



Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

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

No. 26.]

PERTH : FRIDAY, JUNE 4.

[1943.

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 the Health Act Amendment Act, 1942, it is provided that the Governor may by Proclamation prohibit any medical practitioner in private practice from examining, attending upon, or prescribing for any person for the purpose of curing, alleviating or treating any venereal disease, if such person is a member of the armed forces of Australia or its Allies: Now, therefore I, the said Lieutenant-Governor, do hereby, with the advice and consent of the Executive Council, prohibit any medical practitioner in private practice from examining, attending upon, or prescribing for any person who is a member of the armed forces of Australia or its Allies, for the purpose of curing, alleviating or treating any venereal disease.

Given under my hand and the Public Seal of the said State, at Perth, this first day of June, 1943.

By His Excellency's Command,

J. WILLCOCK,
Premier.

GOD SAVE THE KING !!!

Money Lenders Act, 1912-1937.

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.

PURSUANT to paragraph (f) of section 3 of the Money Lenders Act, 1912-1937, I, the said Lieutenant-Governor, do hereby proclaim and declare that the West Australian Finance, Limited, a body corporate, shall be exempt from

registration under the said Act for a period of twelve months from the date of the publication of this proclamation in the *Government Gazette*.

Given under my hand and the Public Seal of the said State, at Perth, this 26th day of May, 1943.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

Native Administration Act, 1905-1941.

Reserve for Natives.

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 the Native Administration Act, 1905-1941, it is provided that the Governor is empowered by Proclamation to declare any Crown lands to be a Reserve for Natives: And whereas, by a Proclamation dated the 14th day of August, 1940, and published in the *Government Gazette* on the 16th day of August, 1940, declared an area of land, containing 19 acres, situate near Norseman and then all the land comprised in Reserve 22179, as described in the Schedule to the said Proclamation, to be a Reserve for Natives within the meaning and for the purpose of the said Act: And whereas the said Reserve 22179 has been enlarged by the inclusion therein of other Crown lands so that the area now contained therein is 70 acres, and it is deemed desirable that the whole of the land now comprised in the said Reserve 22179, as more particularly described, defined, and delineated in the Schedule hereunder, shall be a Reserve for Natives: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, do hereby declare that all the land, now comprised in Reserve 22179, as now constituted and more

particularly described, defined, and delineated in the Schedule hereunder, to be a Reserve for Natives within the meaning and for the purposes of the said Act:—

Schedule.

Reserve No. 22179, in the Dundas District, near Norseman:—Bounded by lines commencing at a point on the eastern side of the Coolgardie-Esperance Railway reserve situate about five chains northwards of 105-mile Post on the said railway and extending northwards along the said eastern side of the said railway reserve to its intersection with the south-western side of the pipe line reserve; thence south-eastward along the same for about 70 chains; thence south-westward to the starting point.

Given under my hand and the Public Seal of the said State, at Perth, this first day of June, 1943.

By His Excellency's Command,

A. COVERLEY,
Minister for the North-West.

GOD SAVE THE KING !!!

The Game Act, 1912-13.

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.

No. 174/39.

WHEREAS it is provided by the Game Act, 1912-13, that the Governor may by Proclamation declare from time to time that any bird or animal indigenous to Western Australia shall be at all times strictly preserved, either generally throughout the State or in any one or more portions thereof, and that the Governor may in like manner exempt from the operations of any such Proclamation under the said Act any defined locality: And whereas, by a Proclamation dated the 30th day of July, 1924, it is provided that the portions of the State and localities defined in the Schedule thereto shall be a Reserve for Grey Kangaroos, known scientifically as *Macropus giganteus*: And whereas it is desirable to exempt from the operations of the said Proclamation a defined locality: Now, therefore I, the said Lieutenant-Governor in exercise of the power aforesaid, do hereby, by and with the advice and consent of the Executive Council, exempt from the operations of the aforesaid Proclamation and the declaration contained therein all those localities mentioned and defined in the Schedule hereto as from the 19th day of May, 1943, until the 31st day of December, 1943:—

Schedule.

The whole of the Kent Road District.

Given under my hand and the Public Seal of the said State, at Perth, this first day of June, 1943.

By His Excellency's Command,

A. COVERLEY,
Minister for the North-West.

GOD SAVE THE KING !!!

The Fisheries Act, 1905-40.

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.

No. 633/32.

WHEREAS by section 9 of the Fisheries Act, 1905-40, it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever, in every or any specified portion of Western Australian waters, by means of fishing nets and fishing lines, or either of such means of capture or by any other specified means of capture for any specified term: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and

declare as follows:—That all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets for a period of twelve months as from the 15th day of May, 1943:—

Schedule.

Eyre River: The whole of the waters of the Eyre River and its tributaries from its entrance into the Southern Ocean upwards to its source.

Given under my hand and the Public Seal of the said State, at Perth, this first day of June, 1943.

By His Excellency's Command,

A. COVERLEY,
Minister for the North-West.

GOD SAVE THE KING !!!

The Factories and Shops Act, 1920-1937.

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.

F. & S. 623/36; Ex. Co. 702.

WHEREAS it is enacted by section 116 of the Factories and Shops Act, 1920-1937, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 7th day of June, 1943, shall be a public holiday throughout the State for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of June, 1943.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

The Mining Tenements (War Time Exemption) Act, 1942.

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.

No. 664/18.

WHEREAS under the provisions of section 4 of the Mining Tenements (War Time Exemption) Act, 1942, it is enacted that, during a time of war, the Governor may by Proclamation, for the period mentioned in such Proclamation, waive or postpone the payment of rent on any mining tenement which is prescribed and payable under the Mining Act, 1904-1937, and exempt the holder of any mining tenement from his obligation under the Mining Act, 1904-1937, to observe, comply with, or perform any conditions relating to such mining tenement: And whereas a time of war now exists to wit, the war in which His Majesty is now engaged with Germany, Italy, and Japan (hereinafter referred to as "the present war"), and it is desirable to give effect to the said section 4 in relation to certain mining tenements during the present war: Now, therefore I, Sir James Mitchell, Lieutenant-Governor as aforesaid, with the advice and consent of the Executive Council, in exercise of the powers conferred by the said Act, do by this Proclamation direct, in relation to the mining tenements set out in the Schedule hereunder, and for the period stated in the said Schedule, that the payment of rent shall be waived and the holders of the mining tenements mentioned in the said Schedule shall be exempted from compliance with the labour covenants relating to such mining tenements.

SCHEDULE.

Class and Number of Mining Tenement.	Goldfield or Mineral Field.	District.	Condition Waived and/or Exempted.	Period Covered.
Gold Mining Lease No. 1107U ...	North Coolgardie	Ularring ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1333 ...	East Murchison	Lawlers ...	Payment of rent and labour covenants	Duration of present war.
Mineral Claims Nos. 31H, 62H, and 108H	Outside any proclaimed	Labour covenants ...	Until the 30th June, 1943.
Gold Mining Lease No. 5472E ...	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 6017E ...	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 2480T ...	Mount Margaret	Mount Margaret	Payment of rent and labour covenants	Duration of present war.
Prospecting Area No. 4211W ...	Broad Arrow	Labour covenants ...	Until the expiry of the term of the mining tenement.
Gold Mining Lease No. 2193W ...	Broad Arrow	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1PP, Avon	Outside any proclaimed	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 5662 ...	Coolgardie ...	Coolgardie ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 3875 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 3390, 3394, 3456, 3465, 3511, 3515, 3518, 3519	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 3418 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 1591, 1593, 1639, 1640, and 1641	Dundas	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 3957 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 3914, 13PP	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 3718 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 2229T and Tailings Areas Nos. 12T and 13T	Mount Margaret	Mount Margaret	Payment of rent and labour covenants	Duration of present war.
Residence Area No. 518 ...	Coolgardie ...	Coolgardie ...	Residence conditions ...	Duration of present war.
Gold Mining Leases Nos. 960B, 979B, 980B, 981B, 1008B, 1010B, and Tailings Leases Nos. 5B, 6B, 7B	East Murchison	Black Range ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1203 ...	Yalgoo	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 4020 and 4042	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 3724 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 552J and 664J	East Murchison	Wiluna ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1421 ...	Dundas	Payment of rent and labour covenants	Duration of present war.
Tailings Leases Nos. 2T and 5T, Tailings Area No. 15T, and Machinery Area No. 15T	Mount Margaret	Mount Margaret	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 5551Z ...	North Coolgardie	Menzies ...	Labour covenants ...	Duration of present war.
Gold Mining Lease No. 1530 ...	Dundas	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 1364 and 1365	Dundas	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1883X ...	Murchison ...	Meekatharra ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 1536, 1537, 1538, 1539, 1540, 1541, 1546, 1625, 1626, 1634, 1635	Dundas	Payment of rent and labour covenants	Duration of present war.
Prospecting Area No. 1923 ...	Dundas	Labour covenants ...	Until the expiry of the term of the mining tenement.
Gold Mining Lease No. 529F ...	Mount Margaret	Mount Morgans	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 2198W ...	Broad Arrow	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 5852E ...	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 2220W ...	Broad Arrow	Labour covenants ...	Duration of present war.
Gold Mining Lease No. 1861X ...	Murchison ...	Meekatharra ...	Payment of rent and labour covenants	Until 31st December, 1943.
Gold Mining Lease No. 1596 ...	Dundas	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 913G ...	North Coolgardie	Niagara ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 4033 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 5665 ...	Coolgardie ...	Coolgardie ...	Payment of rent and labour covenants	Duration of present war.

SCHEDULE—continued.

Class and Number of Mining Tenement.	Goldfield or Mineral Field.	District.	Condition Waived and/or Exempted.	Period Covered.
Gold Mining Leases Nos. 68H and 70H	Outside any pro-claimed	...	Labour covenants ...	Until 31st December, 1943.
Gold Mining Leases Nos. 1336w, 1399w, 2044w, 2045w, Machinery Area No. 41w, Tailings Area No. 42w, Water Rights Nos. 93w, 99w, and Tailings License No. 816H	Broad Arrow	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 2050, 2057, 2058, 2059, 2065, 2131 to 2170 (inclusive), and Water Rights Nos. 54, 55, and 56	Murchison ...	Cue ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 5539E, 5556E, 5630E	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 2254T ...	Mount Margaret	Mount Margaret	Payment of rent ...	Until the 31st December, 1943.
Gold Mining Leases Nos. 3337, 3397, 3819, 3400, 3826, 3350, 3458, 3836, 3378, 3660, 3965	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1322M ...	Murchison ...	Mount Magnet	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 552R ...	Peak Hill	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 4061 ...	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 395F ...	Mount Margaret	Mount Morgans	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1529N ...	Murchison ...	Meekatharra ...	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 5933E, 5934E, 5936E, 5942E	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 3398 and 3425	Yilgarn	Payment of rent and labour covenants	Duration of present war.
Gold Mining Leases Nos. 2408T, 2437T, 2438T, 2439T, 2440T, Tailings Leases Nos. 3T, 4T, and Water Rights Nos. 164T, 186T	Mount Margaret	Mount Margaret	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 5839E ...	East Coolgardie	East Coolgardie	Payment of rent and labour covenants	Duration of present war.
Gold Mining Lease No. 1879N ...	Murchison ...	Meekatharra ...	Payment of rent and labour covenants	Duration of present war.

Given under the hand and the Public Seal of the said State at Perth, this 1st day of June, 1943.

By His Excellency's Command.

A. H. PANTON,
Minister for Mines.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the first day of June, 1943, the following Orders in Council were authorised to be issued:—

The Road Districts Act, 1919-1942
Ashburton Road Board.
Decrease of Membership.

ORDER IN COUNCIL.

P.W. 1375/28.

WHEREAS, under the provisions of the Road Districts Act, 1919-1942, the Governor may from time to time by Order in Council declare and determine the number of members constituting a Road Board and the number of members for each Ward thereof: And whereas it is desirable to decrease the number of members of the Ashburton Road Board from nine to seven, and reallocate the number of members for each Ward: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act and of every other authority enabling him in this behalf, doth hereby declare and determine that the number of members constituting the Ashburton Road Board shall be seven in lieu of nine as theretofore, and shall be allocated as shown in the Schedule hereto, and doth also declare and determine that all existing members of the North-West

and East Wards shall go out of office on the 31st day of July, 1943, on which day an election shall be held to fill the vacancies thus created, and also to fill the vacancies now existing in the Town Ward and the North Ward:—

Schedule.

Town Ward—1 member; North Ward—1 member; North-West Ward—1 member; East Ward—2 members; West Ward—2 members.

(Sgd.) R. H. DOIG,
Acting Clerk of the Council.

Road Districts Act, 1919-1941.

Sussex Road Board.

ORDER IN COUNCIL.

P.W. 2255/25.

HIS Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, and in exercise of the power conferred by section 211 of the Road Districts Act, 1919-1941, doth hereby extend the provisions set out in the Second Schedule to the said Act to the Sussex Road District.

(Sgd.) R. H. DOIG,
Acting Clerk of the Council.

Fire Brigades Act, 1942.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 5 of the Fire Brigades Act, 1942, that the municipal and road districts mentioned in the Second Schedule to the said Act are, for the purposes of the Act, constituted fire districts, by the names as in the said Schedule stated, but that the Governor may by Order in Council *inter alia* (a) excise from any fire district any specified portion thereof, and thereupon such portion shall be no longer included in or be part of such district, and (b) unite the district of or portions of the districts of two or more local authorities, or may unite the districts of any one or more local authorities with any portion or portions of another or others into one fire district, by such name as the Governor may think fit, but before any such last-mentioned Order is made, at least one month's notice of intention to make the same shall be given to the local authorities concerned: And whereas it is deemed to be desirable and expedient—(a) to excise from some of the fire districts set forth in the Second Schedule to the said Act portions of the lands comprised therein, as mentioned in the First Schedule hereunder, so that the

lands so excised shall no longer be included in or be part of such districts, and—(b) to unite into amalgamated fire districts so that in each case the united districts shall be one fire district some of the fire districts set forth in the Second Schedule to the said Act, as mentioned in the Second Schedule hereunder: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, and after giving to the local authorities concerned the notice required by section 5 of the Fire Brigades Act, 1942, doth hereby, for the purposes of the said Act:— (a) excise from the fire districts named in the first column of the First Schedule hereunder those portions thereof respectively more particularly described and defined in the second column of the said First Schedule hereunder opposite the names of each of the said fire districts in the first column of such First Schedule respectively and (b) unite in each case into one fire district the fire districts as named and bracketed in the first column of the Second Schedule, hereunder so that such united fire districts shall be one fire district by the name set opposite the names of the same in the said first column of such Second Schedule.

First Schedule.

Fire District. (1)	Portion of District excised therefrom. (2)
Beverley	<p>Excluding all the land contained within the boundaries of the Beverley Road District, with the exception of all that portion of land bounded by lines starting from the western corner of Avon Location 452, and extending north-easterly to the southern corner of Location 423; thence north-westerly, along the south-western boundary of the said location, and onwards, to the north-western boundary of Location 1376; thence north-easterly, along the said boundary, and onwards, to the south-western boundary of Location 1818; thence north-westerly, along the said boundary; thence north-easterly, along the north-western boundary of the said location, and onwards, to the centre of the Avon River; thence south-easterly, upwards, along the said centre, to a point situate in prolongation south-westerly of the north-western side of Somerville street, in Beverley Townsite; thence north-easterly, to and along the said side, and onwards, to a point situate in prolongation north-westerly of the north-eastern side of Langsford street; thence south-easterly, to and along the said side, to the south-eastern side of Chipper street; thence south-westerly, along the said side, and onwards, to the centre of the Avon River aforesaid; thence generally southerly, upwards, along the said centre, to a point situate in prolongation north-easterly of the south-eastern boundary of Location 422; thence south-westerly, to and along the said boundary; thence north-westerly, to and along the north-eastern boundary of Location 1180, and onwards, to the south-eastern boundary of Location 826; thence north-easterly, north-westerly, and south-westerly, along boundaries of the said location, to the southern corner of the aforesaid Location 452; and thence north-westerly, to the starting point.</p>
Brookton	<p>Excluding all the land contained within the boundaries of the Brookton Road District, with the exception of all that portion of land bounded by lines starting from the western corner of Brookton Lot 173, and extending easterly, along the southern side of Corberding road, to a point situate in prolongation south-westerly of the north-western boundary of Lot 172; thence north-easterly, to and along the said boundary, and onwards, to the north-eastern side of the Great Southern Railway Reserve; thence south-easterly, along the said side, to a point situate in prolongation south-westerly of the north-western side of Crawford road; thence north-easterly, to and along the said side, to the eastern corner of Moorumbine Agricultural Area Lot 76; thence south-easterly, to the northernmost corner of Avon Location 560; thence south-westerly, south-easterly, and north-easterly, along boundaries of the said location, to the north-eastern side of Sewell street; thence south-easterly, along the said side, to the southernmost corner of Location 1633; thence north-easterly, to the easternmost corner of Location 21284; thence south-easterly, and south-westerly, to and along boundaries of Brookton Lot 337, and onwards, in the last-mentioned direction, to the southern corner of Lot 254; thence north-north-westerly, along a boundary of the said lot, and onwards, to a point situate in prolongation north-easterly of the north-western boundary of Avon Location 4363; thence south-westerly, to and along the said boundary, to a point situate in prolongation south-easterly of the south-western side of Bodey street; and thence north-westerly, to and along the said side, and onwards, to the starting point.</p>
Busselton	<p>Excluding all the land contained within the boundaries of the Sussex Road District, with the exception of those portions situate within the boundaries as described hereunder—All that portion of land, bounded by lines starting from a point on the low water mark of Geographe Bay, and situate on the prolongation northerly of the eastern side of Ford road, Busselton Municipality, and extending southerly, to and along the said side to a point situate on the prolongation easterly of the southern side of Fairlawn road; thence westerly, to and along the said side, to the north-eastern corner of Busselton Lot 377; thence southerly, westerly, and northerly, along boundaries of the said lot, to again join the said southern side of Fairlawn road; thence westerly along the same, to the western side of West street; thence northerly, along the said side, to the south-eastern corner of Lot 15 of Sussex Location 5, as shown on Land Titles Office Plan 1717; thence west-south-westerly, along a boundary of the said lot, and onwards, to a point situate on the north-eastern boundary of Lot 14 of Sussex Location 5, as shown on L.T.O. Diagram 6327; thence north-north-westerly, along the said boundary and onwards, to the north-western side of Bussell highway; thence west-south-westerly, along the said side, to the eastern side of High street; thence northerly, along the said side, and onwards to the low water mark aforesaid; thence east-north-easterly, along the said low water mark, to the western side of the Busselton Jetty; thence north-north-westerly, along the said side, to a point opposite the junction of the said jetty with the Railway Jetty; thence east to the eastern side of the former jetty; thence south-south-easterly, along the said side, to the north-western corner of Busselton Lot 322, baths; thence east-north-easterly, along a boundary of the said lot and onwards, to the western boundary of Lot 357; thence north-north-westerly, east-north-easterly, and south-south-easterly, along boundaries of the said lot, to the said low water mark; and thence generally east-north-easterly, along the said low water mark to the starting point.</p>

First Schedule—continued.

Fire District. (1)	Portion of District excised therefrom. (2)
Collie	<p>Excluding all the land contained within the boundaries of the Collie Road District, with the exception of those portions situate within the boundaries as described hereunder—All that portion of land, bounded by lines starting from the eastern corner of Collie Coal Mining Lease 103, and extending north-westerly, to the southern corner of M.L. 33; thence north-easterly, to its eastern corner; thence south-easterly, north-easterly, and north-westerly, along boundaries of M.L. 276, to a point situate in prolongation westerly of the southernmost boundary of Wellington Location 2977; thence generally easterly, to and along the southern boundaries of the said location, and onwards, to and along those of Location 3932, to the south-western corner of Collie Suburban Lot 345; thence north-westerly, and north-easterly along boundaries of the said lot, and onwards, in the latter direction, to the right bank of the Collie River; thence generally south-easterly, downwards, along the said bank, to a point situate in prolongation westerly of the southern boundary of Wellington Location 752; thence easterly, to and along the said boundary, to a point situate in prolongation north-easterly of the south-eastern boundary of M.L. 90; thence south-westerly, to and along the said boundary; thence north-westerly, to the eastern corner of Collie Lot 1356; thence generally south-westerly, along the south-eastern boundary of the said lot, and to and along the south-eastern boundary of Lot 1367, to the southern corner of the said lot; thence north-westerly, along its south-western boundary, and onwards, to the south-eastern boundary of M.L. 95; thence south-westerly, to and along the south-eastern boundary of M.L. 334, and onwards, to a point situate in prolongation easterly of the southern boundary of M.L. 109; thence generally westerly, to and along the said boundary, and onwards, to and along the southern boundary of M.L. 111, to the south-western corner of the said lease; thence northerly, along its western boundary, and onwards, to the southern boundary of M.L. 103 aforesaid; and thence easterly, to the starting point.</p>
Coolgardie	<p>Excluding all the land contained within the boundaries of the Coolgardie Road District, with the exception of all that portion of land bounded by lines starting from the south-eastern corner of Coolgardie Lot 1459, and extending easterly, along the northern side of King street, to a point situate in prolongation northerly of the eastern side of Renou street; thence southerly, to and along the said side, and onwards, to the centre of the Eastern Railway Reserve; thence easterly, south-easterly, and southerly, along the said centre, and to and along that of the Coolgardie-Norseman Railway, to a point situate in prolongation easterly of the southern side of Hopetoun street; thence westerly, to and along the said side, and onwards to a point situate in prolongation southerly of the western side of Parkes street; thence northerly, to and along the said side and onwards, to and along that of Smith street, to a point situate in prolongation westerly of the northern side of Macdonald street; thence easterly, to and along the said side and onwards, to the western side of Quarry street; and thence southerly, along the said side to the starting point.</p>
Cue	<p>Excluding all the land contained within the boundaries of the Cue Road District, with the exception of all that portion of land bounded by lines starting from the northern corner of Cue Lot 358, and extending south-easterly, along the north-eastern boundary of the said lot, and onwards, to a point situate in prolongation north-easterly of the south-eastern boundary of Lot 218; thence south-westerly, to and along the said boundary, and onwards, to a point situate in prolongation south-easterly of the south-western side of Corrigan street; thence north-westerly, to and along the said side, and onwards, to a point situate in prolongation south-westerly of the north-western side of Stewart street; thence northerly, to the western corner of Lot 429; thence generally north-easterly, passing through the northern corner of Lot 391, and thence to the northern corner of Lot 379; thence generally easterly, passing through the northern corner of Lot 271, to and along the southern boundary of Mining Lease 1265, and onwards to a point situate in prolongation north-westerly, of the north-eastern boundary of Lot 358 aforesaid; and thence south-easterly to the starting point.</p>
Dundas	<p>Excluding all the land contained within the boundaries of the Dundas Road District, with the exception of all that portion of land bounded by lines starting from the south-eastern corner of Norseman Lot 821, Reserve 11147, and extending east-north-easterly, to the south-eastern corner of G.M. Lease 1449; thence northerly, along the eastern boundary of the said lease, and onwards, to the north-eastern corner of G.M. Lease 1455; thence westerly, along the northern boundary of the latter lease, and onwards, to the south-eastern side of Road No. 2826, to Princess Royal; thence south-westerly, along the said side, to a point situate in prolongation easterly of the northern boundary of Norseman Lot 699; thence westerly, to and along the said boundary, and onwards, to the western side of Goodliffe street; thence southerly, along the said side, to the northern side of Morgan street; thence westerly, along the said side, to the eastern side of Simon street; thence northerly, along the said side, and onwards, to a point situate in prolongation easterly of the northern side of Barnes street; thence westerly, to and along the said side, and onwards, to a point situate in prolongation northerly of the western boundary of Sub. Lot 5, Reserve 3316; thence southerly, to and along the said boundary, and onwards, to a point situate in prolongation westerly of the southern boundary of Sub. Lot 17; thence easterly, to and along the said boundary, and onwards, to the western side of Angove street; thence southerly along the said side for a distance of 11 chains; thence east, to the south-western boundary of Lot 821 aforesaid; and thence south-easterly, and easterly, along boundaries of the said lot, to the starting point.</p>
Kalgoorlie-Boulder	<p>Excluding all the land contained within the boundaries of the Kalgoorlie Road District, with the exception of those portions situate within the boundaries as described hereunder—All that portion of land, bounded by lines starting from the northern corner of Hampton Location 33, Transcontinental Railway Depot, and extending south-easterly, along the north-eastern boundary of the said location, to a point situate in prolongation northerly of the eastern side of Boyle street, Parkeston Townsite; thence southerly, to and along the said side, to the northern boundary of Bulong road; thence south-south-easterly, to the north-eastern corner of G.M. Lease 3451E; thence south-easterly, to the north-easternmost corner of Saw Milling Site 111/33; thence generally southerly, along boundaries of the said site, to its south-easternmost corner; thence south-westerly, to the northern corner of G.M.L. 5223E; thence west-north-westerly, to a point situate at the junction of the southern prolongation of the eastern side of Deans street, with the eastern prolongation of the southernmost boundary of Reserve 9597, for park lands; thence westerly, to and along the said park boundary; thence northerly, along part of a western boundary of the said reserve, to the south side of Lynch street; thence westerly, along the said side, and onwards, to a point situate in prolongation southerly of the western boundary of Reserve 12935 (sanitary purposes); thence northerly, along the said prolongation, to a point situate in prolongation westerly of the northern side of Chaffers street; thence westerly, to the southern corner of Reserve 8814, Hampton Location 8; thence north, to the north-western side of Broadwood street, Somerville; thence north-easterly, along said side, to the south-western side of Gatacre street; thence north-westerly, along the said side, to the centre of the Great Eastern highway; thence north-easterly, along the said centre, to the centre of Emine street; thence north-westerly along the said centre and onwards to the centre of the Eastern Railway Reserve; thence north-easterly along the said centre to a point situate in prolongation south-easterly of the north-</p>

First Schedule—continued.

Fire District. (1)	Portion of District excised therefrom. (2)
Kalgoorlie Boulder— <i>continued</i>	eastern side of Oxford street, Kalgoorlie ; thence north-westerly to and along the said side and onwards to the centre of Bourke street ; thence north-easterly, along the said centre, to a point situate in prolongation south-easterly of the south-western boundary of Reserve 13195, Kalgoorlie Lot 2896 ; thence north-westerly, to and along the said boundary ; thence north-easterly, to and along the north-western side of Killarney street, to the south-western side of Keenan street ; thence north-westerly, along the said side, and onwards, to the north-western side of Premier street ; thence north-easterly, along the said side, and onwards, to the centre of the Kalgoorlie-Menzies-Railway Reserve ; thence east-south-easterly, to the westernmost corner of Hampton Location 33, aforesaid, and thence north-easterly, along a boundary of the said location, to the starting point.
Katanning	Excluding all the land contained within the boundaries of the Katanning Road District, with the exception of all that portion of land bounded by lines starting from the north-western corner of Kojonup Location 337, and extending easterly, along the northern boundary of the said location, and onwards, to the south-western side of the Great Southern Railway Reserve ; thence generally northerly along the said side, and to and along the eastern side of Cornwall street to a point situate in prolongation westerly of a northern boundary of Location E8 of Kojonup Location 235 ; thence easterly, and northerly, to and along boundaries of the said Location E8, and onwards in the last-mentioned direction, to a point situate on the north-eastern side of Adam street ; thence north-westerly, along the said side, to the south-eastern side of Holly street ; thence north-easterly, along the said side, to a point situate in prolongation south-easterly of the north-eastern boundary of Lot 27 of Kojonup Location 1619 ; thence north-westerly, to and along the said boundary, and onwards, to the south-eastern side of Golf Links road ; thence north-easterly, along the said side, to a point situate in prolongation south-easterly of the north-eastern boundary of Lot 17 of the said location ; thence north-westerly, to and along the said boundary, and onwards to the south-eastern side of Bracside road ; thence south-westerly, along the said side, to the north-eastern side of Adam street aforesaid ; thence south-easterly, along the said side, to a point situate in prolongation easterly of the northern boundary of Katanning Lot 458 ; thence westerly, to and along the said boundary, and onwards, to the eastern boundary of Location E6 of Kojonup Location 255 aforesaid ; thence southerly, and south-westerly, along boundaries of the said Location E6, to the north-eastern boundary of the aforesaid Railway Reserve ; thence north-westerly, along the said boundary, to a point situate in prolongation north-easterly of the north-western side of Crosby street ; thence south-westerly, to and along the said side, to the south-western side of Moojebing road ; thence south-easterly, along the said side, and onwards, to the eastern corner of Kojonup Location 1200, Reserve 21820, thence westerly, along the southern boundary of the said location, to a point situate in prolongation northerly of the western side of McLeod street, thence southerly, to and along the said side, to the northern side of Moore street ; thence westerly, along the said side, and onwards, to the western side of Prosser street ; thence southerly, along the said side, to a point situate in prolongation westerly of the southern side of Mills street ; thence easterly, to and along the said side, and onwards, to the eastern side of Gulley street ; and thence northerly, along the said side to the starting point.
Kellerberrin	Excluding all the land contained within the boundaries of the Kellerberrin Road District, with the exception of all that portion of land bounded by lines starting from the south-western corner of Kellerberrin Lot 104, and extending northerly, along the eastern side of Scott street to a point situate in prolongation easterly of the southern boundary of Lot 22 of Avon Location 3638 ; thence westerly, to and along the said boundary, and onwards to a point situate in prolongation southerly of the western side of Wilding street ; thence northerly along the said prolongation, to the southern side of Scaddan street ; thence westerly, along the said side and onwards to the eastern boundary of Reserve 6794 ; thence southerly, westerly, northerly and easterly, along boundaries of the latter reserve, to the western boundary of Lot 305 ; thence northerly, along the said boundary, and onwards, to the northern side of Hamersley street ; thence easterly, along the said side to the eastern side of Bath street ; thence southerly, along the said side, to the northern side of Price street ; thence easterly, and north-easterly, along the said side, and onwards, to the prolongation northerly of the western side of Wilson street ; thence northerly, along the said prolongation, to the southern boundary of Reserve 11535, Cemetery ; thence easterly, along the said boundary, and onwards, to the eastern side of Moore street ; thence southerly, along the said side, to the northern side of George street ; thence easterly, along the said side, and onwards, to the eastern side of Bedford street ; thence southerly, along the said side, to the northern boundary of Reserve 6937, Recreation ; thence easterly, and southerly, to and along boundaries of Lot 38, and onwards, in the last-mentioned direction, to the northern side of the Eastern Railway Reserve ; thence westerly, to a point situate in prolongation northerly of the eastern side of Mitchell street ; thence southerly, to and along the said side to a point situate in prolongation easterly of the northern side of Rason street ; and thence westerly, along the said side to the starting point.
Leonora	Excluding all the land contained within the boundaries of the Leonora Road District, with the exception of all that portion of land bounded by lines starting from the summit of Mount Leonora, and extending east, to a point situate north of the eastern corner of G.M. Lease 808C ; thence south, through the said corner, and onwards, to the centre line of the Malcolm-Leonora Railway ; thence westerly, and northerly, along the said centre line, to a point situate in prolongation easterly of the southern boundary of Reserve 8478 ; thence westerly, to the south-western corner of the said reserve ; thence northerly, along the western boundary of said Reserve 8478, and onwards, to a point situate in prolongation westerly of the southern boundary of Reserve 21536 (Leonora Lot 590) ; thence easterly, to the south-western corner of the said reserve ; thence northerly, and easterly, along boundaries of the said reserve, and onwards, in the latter direction to the eastern side of Queen Victoria street ; thence southerly, along the said side, to the northern side of Forrest street ; thence easterly, along the said side, to the eastern side of King Edward street ; thence southerly, along the said side, to a point situate west of the summit aforesaid ; and thence east, to the starting point.
Meckering	Excluding all the land contained within the boundaries of the Meckering Road District, with the exception of all that portion of land bounded by lines starting from the south-western corner of Tammin Agricultural Area Lot 119, and extending easterly, along the southern boundary of the said lot, and onwards, to a south-eastern corner of Lot 11 ; thence southerly, along the western side of a one chain road, to a northern boundary of Lot 6 ; thence westerly, along the said boundary and a similar boundary of Lot 7, to the eastern side of Station road ; and thence northerly, along the said side to the starting point.
Meekatharra	Excluding all the land contained within the boundaries of the Meekatharra Road District, with the exception of all that portion of land bounded by lines starting from the western corner of Meekatharra Lot 303, situate on the south-eastern side of Darlot street, and extending south-westerly, along the prolongation south-westerly of the said side, to a point situate in prolongation north-westerly of the south-western side of Livingstone street ; thence south-easterly, to and along the said side,

First Schedule—*continued.*

Fire District. (1)	Portion of District excised therefrom. (2)
Meekatharra— <i>continued</i>	and onwards, to the eastern side of Donovan street; thence north-easterly, to the eastern corner of Lot 627; thence north-north-westerly, along a boundary of the said lot passing through the northern corner of Lot 723, and onwards to a point situate in prolongation south-easterly, of the north-eastern boundary of Lot 543; thence north-westerly, to and along the said boundary, and onwards, to the north-western side of Darlot street; thence north-easterly, along the prolongation north-easterly of the said side, to a point situate in prolongation south-easterly of the north-eastern boundary of Lot 345; thence north-westerly, to and along the said boundary, and onwards, to a point situate in prolongation north-easterly of the north-western boundary of Reserve 7581 for Recreation; thence south-westerly, to and along the said boundary, and onwards, to a point situate in prolongation north-westerly of the south-western boundary of Lot 303 aforesaid; and thence south-easterly, along the said prolongation, to the starting point.
Merredin	Excluding all the land contained within the boundaries of the Merredin Road District, with the exception of all that portion of land bounded by lines starting from a point on the centre line of the Eastern Railway Reserve, situate in prolongation northerly of the western boundary of Merredin Lot 51, and extending southerly, to and along the said boundary and onwards, to a point situate in prolongation westerly of the northern side of Caw street; thence easterly, to and along the said side and onwards to a point situate in prolongation southerly of the western side of MacDonald street; thence northerly, to and along the said side, to the south-eastern side of the York-Goldfields road; thence south-westerly, along the said side, to the centre line of the Dowerin-Merredin Railway Reserve; thence southerly, and south-easterly, along the said centre line to join the centre line of the Eastern Railway Reserve aforesaid; and thence westerly, along the latter, to the starting point.
Metropolitan	(i) Excluding all that portion of the Canning Road District, being the whole of the South Ward. (ii) Excluding all those portions of the Mundaring Road District, being the whole of the Mundaring, Chidlow, and Glen Forrest Wards.
Moora	(iii) Excluding all those portions of the Swan Road District, being the whole of the North Ward and those portions of the West and East Wards situated north of a line extending along the southern boundary of Swan Locations K1 and to and along the southern boundary of Swan Location 12. Excluding all the land contained within the boundaries of the Moora Road District, with the exception of all that portion of land bounded by lines starting from the western corner of Moora Suburban Lot 63 on the southern alignment of Clarke street and extending easterly along said alignment and onwards to the eastern alignment of Tootra street; thence southerly along said alignment to the northern boundary of Lot 196 of Melbourne Location 908; thence easterly and south-westerly along boundaries of said lot and Lot 195 of said location and onwards to the northern boundary of Reserve 4131; thence easterly along said boundary and onwards to the southern corner of Lot 220 of Melbourne Location 908 aforesaid; thence generally northerly along boundaries of said Lot 220 and 219 of said location, and easterly along the northern boundary of the latter lot to the western alignment of Melbourne street; thence southerly along said alignment to a point in prolongation westerly of the northern boundary of Lot 158 of said location; thence easterly to and along said boundary; thence southerly along the eastern boundaries of said Lot 158 and Lot 157; thence easterly along the northern boundary of Lot 175 to the western alignment of Ranfurly street; thence southerly along said alignment to the northern alignment of Atbara street; thence westerly along said alignment to a point in prolongation northerly of the eastern boundary of Lot 16 of aforesaid location; thence southerly to and along said boundary; thence westerly along the southern boundary of the latter lot; thence southerly along the eastern boundary of Lot 20 of said location and that of Lot 21; thence westerly along the southern boundary of said Lot 21 to a point in prolongation north-westerly of the north-eastern side of Lot 23 of said location; thence south-easterly to and along said boundary; thence south-westerly along the north-western boundary of Lot 24 of Location 908 aforesaid; thence south-easterly along the south-western boundary of said Lot 24 to a point in prolongation north-easterly of the south-eastern boundary of Lot 88 of said location; thence south-westerly to and along said boundary and onwards to the south-western alignment of Government road; thence north-westerly along said alignment to the southern alignment of Sheridan street; thence westerly along said alignment and onwards to the western alignment of Padbury street; thence northerly along said alignment; thence westerly along the southern alignment of Stack street; thence northerly to and along the eastern alignment of Roberts street; thence westerly along the northern alignment of Drummond street to the western boundary of Moora Sub. Lot 39; thence northerly along said boundary; thence westerly to and along the southern boundary of Sub. Lot 33; thence northerly to and along the eastern boundary of Sub. Lot 28; thence westerly along the southern alignment of Clinch street; thence northerly along the eastern alignment of Long street and onwards to the southern alignment of Moore street; thence easterly along said alignment; thence northerly along the western alignment of McPherson street to the northern boundary of Sub. Lot 16; thence easterly along the prolongation of the latter boundary to a point in prolongation southerly of the eastern boundary of Sub. Lot 7; thence northerly to and along said boundary and onwards to a point in prolongation westerly of the northern boundary of Lot 32 of Sub. Lot 110; thence easterly to and along said boundary and onwards to the eastern alignment of Keane street; and thence northerly along said alignment to the starting point.
Northam	Excluding all the land contained within the boundaries of the Northam Road District, with the exception of those portions situate within the boundaries as described hereunder—All that portion of land, bounded by lines starting from the southern corner of Avon Location P1, situate on the north-eastern side of East street, Northam, and extending south-westerly, along the north-eastern boundary of Location P, to a point situate in prolongation south-easterly of the south-western side of Forrest street, West Northam; thence north-westerly, to and along the said side, and onwards, to the right bank of the Avon River; thence generally north-easterly, downwards, along the said bank, to a point situate in prolongation north-westerly of the south-western side of Burn street; thence north-westerly, along the said prolongation, to the north-western side of the Great Eastern highway; thence north-easterly, along the said side, to the south-western side of Robinson street; thence generally north-westerly, along the said side, and that of the main road from Northam to Toodyay, to a point situate in prolongation south-westerly of the south-eastern side of Surburban road; thence north-easterly, to and along the said side, to a point situate in prolongation south-easterly of the north-eastern side of River street; thence north-westerly, to and along the said side, and onwards across the said Avon River, to the south-western corner of Lot 27 of Sub. N; thence generally easterly, along the northern side of York road, to the southern corner of Lot 8 of Sub. N; thence north-easterly, and north-westerly, along boundaries of the said lot, to a point situate in prolongation south-westerly of the south-eastern boundary of Lot 15 of Avon Location P2; thence north-easterly, to and along the said boundary, and onwards, to a point situate on the south-western boundary of Lot 61 of Location P2; thence south-easterly, along the said boundary, and onwards, to the south-eastern side of Road No. 3483; thence generally south-westerly, along the said side, and that of Road No. 112, Goomalling road, to the south-westernmost boundary of Location P1 aforesaid; thence south-easterly, along the said boundary,

First Schedule—*continued.*

Fire District. (1)	Portion of District excised therefrom. (2)
Northam— <i>continued</i> ...	to the north-eastern side of York road, aforesaid; thence south-easterly, along the said side, to a point situate in prolongation north-easterly, of the south-eastern side of Elsie street; thence south-westerly, to and along the said side, to the north-eastern side of East street aforesaid; and thence south-easterly, along the said side, to the starting point.
Toodyay	Excluding all the land contained within the boundaries of the Toodyay Road District, with the exception of all that portion of land bounded by lines starting from the southern corner of Toodyay Lot 113, and extending north-easterly, to and along the south-eastern side of Lloyd street, and onwards to the western corner of Lot 1 of Avon Location V; thence south-easterly, to the southern corner of Lot 15; thence north-easterly, along the south-eastern boundary of the said Lot 15, and onwards, to the left bank of the Avon River; thence generally north-westerly, downwards, along the said bank, to a point situate in prolongation southerly of the eastern boundary of Lot 77, of Avon Location U3; thence northerly, to and along the said boundary, and onwards, to the eastern corner of Lot 82; thence north-westerly, to the northern corner of Lot 86; thence generally northerly, passing through the northern corner of Lot 138, to and along the eastern boundary of Lot 128, that of Lot 115, and to and along similar boundaries of Lots 112, 103, 104, 110 and 111, to the south-eastern side of Gibney street; thence south-westerly, along the said side, and onwards, to the left bank of the Avon River aforesaid; thence south-easterly, upwards, along the said bank, to the northern corner of Lot 57, Toodyay; and thence south-easterly, to the starting point.
Wiluna	Excluding all the land contained within the boundaries of the Wiluna Road District, with the exception of all that portion of land bounded by lines starting from the south-eastern corner of Nabburn Location 1, Reserve 9909, and extending south-south-easterly, to the eastern corner of G.M. Lease 586J; thence south, to a point situate in prolongation easterly of the southern boundary of G.M.L. 438J; thence westerly, to and along the said boundary, and onwards, to a point situate south of the southernmost corner of Wiluna Townsite; thence north to the said corner; thence along a boundary of the said Townsite, 328 deg. 18 min. 54 chains 72 links; thence 268 deg. 5 min. about 32 chains to a point situate in prolongation southerly of the western boundary of Reserve 8724; thence northerly, to and along the said boundary, and onwards, to a point in prolongation westerly of the northern side of Lawrence street; thence easterly, to and along the said side, to the eastern side of Caledonia street; thence southerly, along the said side, to the northern boundary of Location 1 aforesaid; and thence westerly, southerly, and easterly, along boundaries of the said location, to the starting point.
Yilgarn	Excluding all the land contained within the boundaries of the Yilgarn Road District, with the exception of all that portion of land bounded by lines starting from the south-eastern corner of Southern Cross Lot 728, and extending westerly, along the southern boundary of the said lot, and onwards, to a point situate in prolongation south-easterly of the south-western side of Taurus street; thence north-westerly, to and along the said side, and onwards, to the south-eastern boundary of Yilgarn Location 49; thence north-easterly and north-westerly, along boundaries of the said location, and those of Location 48; to the eastern corner of Location 11; thence north-easterly, to and along the south-eastern boundary of Location 13, and onwards, to a western boundary of Yilgarn Agricultural Area Lot 17; thence southerly, and south-easterly, along boundaries of the said lot, and onwards, in the latter direction, to the southern corner of Lot 18; thence, continuing south-easterly, to the north-eastern corner of Southern Cross Lot 605; thence southerly, and westerly, along boundaries of the latter lot, to a point situate in prolongation northerly of the easternmost boundary of Lot 606; thence southerly, to and along the said boundary, and onwards to the centre line of the Eastern Railway Reserve; thence generally easterly, along the said centre line, to a point situate in prolongation northerly of the eastern boundary of Lot 723; thence southerly, to and along the said boundary, and onwards, to the northern side of Corvus street; thence westerly along the said side, to a point situate in prolongation northerly of the eastern boundary of Lot 728 aforesaid; and thence southerly, to and along the said boundary, to the starting point.

SECOND SCHEDULE.

Fire Districts united (1)	into one Fire District to be known by the name of (2)
Busselton Municipal District Fire District and Sussex Road District Fire District	} Busselton Fire District.
Collie Municipal District Fire District and Collie Road District Fire District	
Northam Municipal District Fire District and Northam Road District Fire District	} Northam Fire District.
Kalgoorlie Municipal District Fire District and Boulder Municipal District Fire District and Kalgoorlie Road District Fire District	} Kalgoorlie-Boulder Fire District.

R. H. DOIG,
Acting Clerk of the Executive Council

JUSTICE OF THE PEACE.

Premier's Office,
Perth, 2nd June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to accept the resignation of

Roderick George Thomas, Esquire, of Greenhills, as a Justice of the Peace for the Avon Magisterial District, owing to his departure from the District.

R. H. DOIG,
Acting Secretary Premier's Office,

THE AUDIT ACT, 1904.

The Treasury,
Perth, 2nd June, 1943.

Trsy. No. 13/40.
IT is hereby published, for general information, that Mr. E. A. Brown has been appointed a Certifying Officer for the Railway Department as from the 12th May, 1943, and the appointment of Mr. W. Hastwell cancelled as from the same date.

A. J. REID,
Under Treasurer.

Office of Public Service Commissioner,
Perth, 4th June, 1943.

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

Ex. Co. 698; P.S.C. 119/41:—Robert Boston Odgers, under section 28 of the Public Service Act, to be Junior Clerk, Narrogin, Forests Department, as from the 1st August, 1942;

Ex. Co. 698; P.S.C. 417/40:—Clement Horatius Johnston, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 12th September, 1942;

Ex. Co. 698; P.S.C. 207/40:—David Joseph Leahy, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 11th October, 1942;

Ex. Co. 698; P.S.C. 296/41:—Bruce Searle Brotherson, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 23rd October, 1942;

Ex. Co. 698; P.S.C. 461/41:—Noreen Mary Harford, under section 28 of the Public Service Act, to be Junior Typist, Registrar General's Office, Chief Secretary's Department, as from the 1st November, 1942;

Ex. Co. 743; P.S.C. 792/41:—Jessie Victoria Chatfield, under section 29 of the Public Service Act, to be Telephonist, as from the 1st September, 1942;

Ex. Co. 743; P.S.C. 270/39:—George Henley, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 1st October, 1942;

Ex. Co. 743; P.S.C. 204/40:—Gerald Thomas Jolley, under section 23 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 1st October, 1942;

Ex. Co. 743; P.S.C. 353/40:—William Ernest Brown, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 6th October, 1942;

Ex. Co. 743; P.S.C. 272/40:—Ronald Albert Smith, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 28th October, 1942;

Ex. Co. 768; P.S.C. 600/38:—Ivan Chester, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 1st August, 1942;

Ex. Co. 768; P.S.C. 739/39:—Jack Peter Mansell, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 7th November, 1942.

Also of the acceptance of the following resignation:—

Ex. Co. 698:—E. M. Boyle, Telephonist, Chief Secretary's Department, as from the 15th May, 1943.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Lands	Clerk (Item 346)	Class 9, £294—£306	1943. 5th June.
Chief Secretary's	District Registrar for Perth (Item 794)	Class 8, £318—£330	do.
Crown Law	Clerk, Local Court, Perth (Item 1477)	Class 9, £294—£306	12th June.
Do.	Cashier, Local and Police Courts (Item 1478)	Class 9, £294—£306	do.
Do.	Clerk, Local Court, Perth (Item 1479)	Class 10, £279—£288	do.
Do.	Clerk, Fremantle Court (Item 1498)	Class 9, £294—£306	do.
Do.	Clerk of Courts, Bridgetown (Item 1519)	Class 8, £318—£330	do.
Public Works	Plan Moulder and Electric Printer (Item 1144)	Class 10, £279—£288	do.
Lands	Clerk (Item 348)	Class 10, £279—£288	19th June.

Applications are called under section 33 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, 3rd June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:—To assign to Leslie William Stotter the Coolgardie, Laverton, Leonora, Norseman, and Southern Cross Local Courts, and the Collier, Coolgardie, and Dundas Magisterial Districts; to appoint Theodore Ansell as Acting Chairman of the Murchison and East Murchison Courts of Session, Acting Magistrate of the Cue, Meekatharra, Mount Magnet, Wiluna and Yalgoo Local Courts, and Acting Resident Magistrate of the Murchison and Clifton Magisterial Districts; to appoint Kenneth Herbert Parker as Chairman of the Geraldton Court of Session, Magistrate of the Geraldton, Mullewa, Mingnew, Moora, and Northampton Local Courts and Resident Magistrate of the Geraldton Magisterial District; to temporarily appoint, subject to the provisions of sub-

section (1) of section 12 of the Stipendiary Magistrates Act, 1930, Thomas Howard Hannah as an Acting Stipendiary Magistrate during the absence of W. J. Wallwork on other duties; and to assign to the said Thomas Howard Hannah the Midland Junction Local Court and the Swan Magisterial District; David Henry Hann as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Bruce Rock, during the absence on leave of Jack Trivett Cooke; V. R. Thurston as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Donnybrook, during the absence on leave of W. H. Canning; William Francis Gill as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Bridgetown, vice J. F. Robertson; David Middleton Stewart as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wiluna, also Acting Clerk of the East Murchison Court of Session during the absence on leave of G. M. Hickey; Nicholas Andrew Burdge as Clerk of the Local Court

and Clerk to Magistrates, Derby, also Clerk of the West Kimberley Court of Session, vice T. E. Jensen; Frank James Thompson as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Katanning, during the absence on leave of J. E. Smyth; Francis James Thompson as Acting Electoral Registrar for the South-East Electoral Province and the Katanning Electoral District, during the absence on leave of J. E. Smyth; William Francis Gill as Acting Electoral Registrar for the Nelson Electoral District, vice N. A. Davies, transferred; Edwin Philip Foreman as Returning Officer for the Claremont Electoral District, vice H. B. Stone, resigned.

THE Honourable Minister for Justice has approved of the following appointments:—V. R. Thurston as Acting Bailiff of the Dornbrook Local Court during the absence on leave of W. H. Canning; Arthur Lionel Herbert Ainsworth, of Meekering, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913.

THE Honourable Minister for Justice has approved of the undermentioned appointments and cancellations of appointments of Postal Vote Officers under section 89 of the Electoral Act, 1907-1940:—

APPOINTMENTS.

Albany District.

Bornholm—Angove, Mary Jane M. (Mrs.).

Forrest District.

c/o Millars T. T. Co., Jarrahdale—Mascette, Matthew. State School, Hoffman's Mill—Minchin, Maurice J. Millar's Store, Jarrahdale—McLean, Edward R.

Greenough District.

Bunjil—Cannon, Arthur Frederick. Murgoo Station via Yalgoo—Glasscock, Charles Frederick.

Whelarra via Geraldton—Gould, W. J. State School, Mia Moon—Trobe, Victor A.

Katanning District.

Road Board Office, Cranbrook—Campbell, John.

Sussex District.

East Witchcliffe—Sunpton, Henry Thomas J.

CANCELLATIONS.

Albany District.

State School, Bornholm—McDonald, Hector Charles.

Geraldton District.

Norman's Well via Northampton—Smith, Frank Bridgman.

Greenough District.

Bunjil—Byne, Edward.

Katanning District.

Millwood, East Katanning—Shaw, James Duncan. "Crippels," Gordon River—Theyer, Edgar.

Kimberley District.

Munja Station via Broome—Griffiths, George James.

Nelson District.

Lands and Surveys, Walpole—Hall, Harry.

Perth District.

Perth Boys' School—Hollis, Leslie James.

Wagin District.

Dongolocking School—Eddy, John Charles.

CASH ORDER LOST.

THE Department has been notified that Cash Order No. 39889, dated the 18th May, 1943, drawn on the Clerk of Courts' Trust Account for the sum of £1 4s. 11d. in favour of M. J. Dunne, has been lost by the payee; payment has been stopped and it is intended issue a fresh order in lieu thereof.

H. B. HAYLES,
Under Secretary for Law.

Chief Secretary's Office,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint W. J. Wallwork to be a member and Chairman of the Prisons Appeal Board, pursuant to the regulations under the Prisons Act, 1903-1918, vice C. A. Munt.

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

THE HEALTH ACT, 1911-1937.

Department of Public Health,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased—

P.H.D. 308/19:—To appoint, under section 11, the following persons to be Inspectors—C. Flower, G. R. Robertson, J. L. Sherman, M. E. McKenzie, L. Worsam, J. B. Quays, C. Virgo, and E. Corser; also Sydney Lawrence Harke to be a Medical Officer of Health;

P.H.D. 949/41:—To appoint Dr. A. Neave Kingsbury to be Deputy Commissioner of Public Health and Acting Principal Medical Officer from the 19th May, 1943, during the absence of Dr. R. C. E. Atkinson from the State.

THE HOSPITALS ACT, 1927.

P.H.D. 469/43:—To appoint the Perth Hospital Board to be the Board of Management of the Infectious Diseases Hospital and vest Reserve No. 2290, being Swan Locations 3235 and 3240, in the said Board;

P.H.D. 484/43:—To appoint, under section 25, the following to be a Visiting and Advisory Committee to the Wooroloo Sanatorium, such Committee to be known as the Wooroloo Sanatorium Colony Committee:—Linley Henzell, Lionel Dundas, Miss Ivy Brown, Ethel Loehhead, James D. Broekie, Thomas J. Puddey, Nicholas Police, and John Knox-Peden;

P.H.D. 1002/42:—To cancel the appointment of S. J. Faulkner, A. J. Scanlan, and Mrs. M. D. Gillespie as members of the Boddington Cottage Hospital Board and appoint George Lapsley to be a member of the said Board for the period ending the 31st July, 1943;

P.H.D. 843/29:—To cancel, under section 15, the appointment of W. J. Skipworth as a member of the North Midlands District Hospital Board.

F. J. HUELIN,
Under Secretary.

Appointment.

THE following appointment made by the undermentioned local health authority is hereby approved:—Wanneroo Road Board:—Sidney R. Hardwicke to be Health Inspector.

EVERITT ATKINSON,
Commissioner of Public Health.

Department of North-West,
Perth, 2nd June, 1943.

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

Under section 8 of the Fire Brigades Act, 1942, to appoint the Chief Electoral Officer, and whenever he is unable to act, the Deputy Chief Electoral Officer, for the time being and from time to time appointed and holding office under the Electoral Act, 1907-1940, to be the Returning Officer for and in connection with all elections of members of the Western Australian Fire Brigades Board under the said Fire Brigades Act, 1942;

Pursuant to the regulations under the Bunbury Harbour Board Act, 1909, relating to the payment of interest on capital, to determine that, for the year ending 30th June, 1944, the rate of interest on all capital expenditure incurred by the Bunbury Harbour Board shall be five per cent.

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

THE FIRE BRIGADES ACT, 1942.

Department of the North-West,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 35 of the Fire Brigades Act, 1942, has been pleased to make the regulations set forth in the Schedule hereunder as and by way of a consolidation and amendment of the regulations heretofore made under the Acts repealed by the Fire Brigades Act, 1942, and in force immediately prior to the publication of this notice, and to declare that the said regulations set forth in the Schedule hereunder, or such of them as are not disallowed, shall come into operation and take effect on the day after that day when they are no longer liable to disallowance by a resolution of either House of the Parliament.

G. K. BARON HAY,
Under Secretary.

Schedule.

FIRE BRIGADES ACT, 1942.

Regulations.

(Section 35.)

1. These regulations may be cited as the Fire Brigades Act Regulations.
2. These regulations are divided into Parts, as follows:—
 - PART I.: r.r. 3 to 43—ELECTION OF MEMBERS OF THE BOARD.
 - PART II.: r.r. 44 to 53—PROCEEDINGS AND BUSINESS OF THE BOARD.
 - PART III.: r.r. 54 to 59—FINANCIAL PROVISIONS.
 - PART IV.: r.r. 60 to 78—PENSION OR SUPERANNUATION FUND.
 - PART V.: r.r. 79 to 93—LONG SERVICE LEAVE.
 - PART VI.: r.r. 94 to 157—PERMANENT FIRE BRIGADES.
 - PART VII.: r.r. 158 to 214—VOLUNTEER FIRE BRIGADES.
 - PART VIII.: r.r. 215 to 218—PRIVATE FIRE BRIGADES.
 - PART IX.: r.r. 219 to 229—MISCELLANEOUS.
 - FIRST APPENDIX—FORMS OF DEBENTURE AND AGREEMENT.
 - SECOND APPENDIX—FORMS OF NOMINATION AND VOTING PAPERS.

PART I.—ELECTION OF MEMBERS OF THE BOARD.

Secretary to furnish Information.

3. The secretary of the Board shall, on demand, forthwith furnish the returning officer with such information as may be required for the purpose of conducting any election under the provisions of the Act and these regulations.

Nomination and Voting Papers.

4. Nomination and voting papers shall be according to the respective forms prescribed in the Second Appendix to these regulations.

First Elections.

5. The procedure prescribed in these regulations for periodical elections shall, as far as is possible, be applied to the said first elections.

Periodical Elections by the Insurance Companies.

6. On the 1st day of November in each year the returning officer shall forward a nomination paper to each insurance company.

7. Each such company may nominate one or more candidates for election as a member of the Board to represent the insurance companies, and the completed nomination paper shall be forwarded to the returning officer so as to reach him not later than the 15th day of November.

8. Where the number of candidates nominated does not exceed the number of vacancies to be filled, the returning officer shall, by notice in the *Government Gazette*, declare such candidate or candidates (as the case requires), duly elected.

9. Where the number of candidates nominated is in excess of the number of vacancies to be filled, the returning officer shall, not later than the 22nd day of November, forward a voting paper or voting papers (as the case requires, under regulation 10) to each insurance company.

10. The number of voting papers to be allotted to insurance companies shall be according to the following scale:—

- (a) Insurance companies (other than marine insurance companies), each company:—

Amount of fire premium income declared in the latest return lodged with the Board—	Number of Voting Papers.
Not exceeding £2,000	One.
Exceeding £2,000 but not over £5,000	Two.
Exceeding £5,000	Three.

- (b) Marine insurance companies, each company One.

11. (a) Each insurance company shall mark the voting paper by placing the numeral 1 opposite the name of the candidate for whom the company votes as its first preference, and shall give contingent votes for all the remaining candidates by placing the numerals 2, 3, and so on (as the case requires) opposite their names, so as to indicate by such numerical sequence the order of preference.

- (b) Any voting paper which is not marked as specified in this regulation shall be informal.

12. The completed voting paper shall be forwarded to the returning officer so as to reach him not later than the eighth day of December.

13. The counting of votes shall be according to the preferential system of voting as employed in State Parliamentary Elections, and laid down in the Electoral Act, 1907-1942, so far as it is applicable.

14. In the case of an equality of votes, the returning officer shall have a casting vote.

15. The returning officer shall count the votes on the ninth day of December and, by notice in the *Government Gazette*, declare the candidate or candidates (as the case requires) receiving the largest number of votes to be duly elected.

Periodical Elections by the Council of the City of Perth.

16. The returning officer shall during the month of October in each election year, advise the Town Clerk that an election is due.

17. The member to be elected by the Council of the City of Perth shall be elected at a meeting of the council to be held during the month of November in each election year.

18. The name of the person elected shall forthwith be communicated by the Town Clerk to the returning officer, who shall, by notice in the *Government Gazette*, declare such person duly elected.

Periodical Elections by the Local Authorities.

19. The Council of each municipality and the Board of each road district mentioned in Parts II., III., and IV. respectively of the Second Schedule to the Act, or as may be added thereto or excised therefrom under section 5, may take part in the elections held in respect to each of such groups of municipalities and road districts.

20. On the 1st day of October in each year the returning officer shall forward a nomination paper to each local authority in the respective groups for which an election is to be held.

21. Each such local authority may nominate a candidate for election as a member of the Board to represent the local authorities comprised in such local authority's group, and the completed nomination paper shall be forwarded to the returning officer so as to reach him not later than the 1st day of November.

22. If not more than one candidate is nominated to represent any one of the said groups of municipalities and road board districts, as set out in Parts II., III., and IV. of the Second Schedule to the Act, or as may be added thereto or excised therefrom under section 5, the returning officer shall, by notice in the *Government Gazette*, declare such candidate duly elected.

23. If more candidates than one are nominated for any of the said groups, the returning officer shall, not later than the eighth day of November, forward a voting paper to each municipal council and road board concerned.

24. Each such municipal council and road board shall be entitled to one vote in the said election.

25. (a) Each such municipal council and road board of the several groups shall, on the occasion of any ordinary or special meeting, mark the voting paper by placing the numeral 1 opposite the name of the candidate for whom the council or board votes as its first preference, and shall give contingent votes for all the remaining candidates by placing the numerals 2, 3, and so on (as the case requires), opposite their names, so as to indicate by such numerical sequence the order of preference.

(b) Any voting paper which is not marked as specified in this regulation shall be informal.

26. The completed voting paper shall be forwarded to the returning officer so as to reach him not later than the eighth day of December.

27. The counting of votes shall be according to the preferential system of voting as employed in State Parliamentary Elections, and laid down in the Electoral Act, 1907-1942, so far as it is applicable.

28. In the case of an equality of votes, the returning officer shall have a casting vote.

29. The returning officer shall count the votes for each group concerned on the ninth day of December and, by notice in the *Government Gazette*, declare the candidate receiving the largest number of votes to be duly elected.

Periodical Elections by the Volunteer Fire Brigades.

30. The volunteer fire brigades registered with the Board under section 49 of the Act may take part in the elections.

31. On the 1st day of October in each election year the returning officer shall forward a nomination to each volunteer fire brigade.

32. Each such brigade may nominate a candidate for election as a member of the Board to represent the volunteer fire brigades, and the completed nomination paper shall be forwarded to the returning officer so as to reach him not later than the 1st day of November.

33. If not more than one candidate is nominated the returning officer shall, by notice in the *Government Gazette*, declare such candidate duly elected.

34. If more candidates than one are nominated by the said volunteer fire brigades, the returning officer shall, not later than the 8th day of November, forward a voting paper to each brigade concerned.

35. Each such volunteer fire brigade shall be entitled to one vote in the said election.

36. (a) Each such brigade shall, on the occasion of any ordinary or special meeting, mark the voting paper by placing the numeral (1) opposite the name of the candidate for whom the brigade votes as its first preference, and shall give contingent

votes for all the remaining candidates by placing the numerals 2, 3, and so on (as the case requires), opposite their names, so as to indicate by such numerical sequence the order of preference.

(b) Any voting paper which is not marked as specified in this regulation shall be informal.

37. The completed voting paper shall be forwarded to the returning officer so as to reach him not later than the 8th day of December.

38. The counting of votes shall be according to the preferential system of voting as employed in State Parliamentary Elections, and laid down in the Electoral Act, 1907-1942, so far as it is applicable.

39. In the case of an equality of votes the returning officer shall have a casting vote.

40. The returning officer shall count the votes on the 9th day of December and, by notice in the *Government Gazette*, declare the candidate receiving the largest number of votes to be duly elected.

Extraordinary Vacancies.

41. Every extraordinary vacancy in the office of a member of the Board shall be filled by appointment or election, as the case may require, under and subject to the provisions of section 11 of the Act, and the procedure prescribed in these regulations for periodical elections shall apply, so far as is possible.

Telegraphic Communications.

42. In all cases where it is impracticable to communicate any matter by post without occasioning undue delay, any telegraphic advice communicated in the ordinary course shall suffice for the purpose of these regulations.

Declaration of Appointment or Election.

43. (a) The publication in the *Government Gazette* of the names of members of the Board appointed by the Governor shall be conclusive evidence of their appointment.

(b) The publication in the *Government Gazette* by the returning officer of the names of elected members of the Board shall be conclusive evidence that the elections at which such members were elected were held in accordance with the Act and these regulations, and that such members were duly elected.

PART II.—PROCEEDINGS AND BUSINESS OF THE BOARD.

Office.

44. The office of the Board shall be at the Headquarters Fire Station, Perth, or at such other place as the Board may from time to time determine.

45. The office of the Board shall be open for the transaction of business during such hours as the Board may from time to time determine.

Meetings.

46. The Board shall meet for the transaction of ordinary business on such days and at such time and place as the Board shall from time to time determine.

47. The President may, or on the written requisition of three members of the Board the secretary shall, call special meetings of which each member shall receive at least seven days' notice.

Committees.

48. The Board may delegate any of its powers to committees, duly appointed by the Board, but any committee so formed shall, in the exercise of its powers so delegated, conform to any direction that may be imposed upon it by the Board. Each such committee shall report to the Board. The president shall be *ex officio* a member of all committees.

Debate.

49. The debate on all questions at meetings of the Board shall be conducted in accordance with the rules, forms, and usages which govern debates in the Legislative Assembly of the State Parliament, so far as the same are applicable or can be made applicable thereto.

Minutes.

50. A record of all proceedings of the Board and of every committee, with the names of the members who attend each meeting, shall be made in books kept for the purpose under the direction of the Board and committees, and shall be signed at the next or some subsequent meeting of the Board or committee.

Common Seal.

51. The common seal shall be placed in the custody of the secretary, who shall keep it securely locked up in the office or have same deposited with the bankers of the Board for safe custody. The seal shall not be affixed to any document, except by the order of the Board as recorded in the minutes, and, when affixed, must be witnessed by at least two members of the Board, and by the secretary or any other officer authorised by the Board in that behalf.

Amendment, Rescission, or Extension of Regulations.

52. Any member may, on giving seven clear days' notice, submit to the Board at its ordinary meeting, or at a special meeting, any motion for the purpose of recommending to the Governor in Council the making, altering, amending, rescinding, or extending of any regulation authorised under the existing Fire Brigades Act.

Secretary.

53. The secretary or other officer appointed by the Board to act in his stead shall, until otherwise determined by the Board—

(a) be responsible to the Board for the proper control and management of the office;

- (b) prepare and send, or cause to be prepared and sent, to the members of the Board or of any committee, all notices of meetings;
- (c) prepare and submit to the president, at least twenty-four hours before the relative meeting, agenda papers for meetings of the Board or of any committee;
- (d) attend all meetings of the Board and of committees, present all correspondence, reports, notices, and other documents relative to the business of the meeting, and enter the minutes of all acts, resolutions, and proceedings in a minute book to be kept for that purpose;
- (e) deal, under the supervision of the president, with all inward and outward correspondence of the Board and of committees;
- (f) carry out, or cause to be carried out, under the supervision of the president, all resolutions and directions carried or given at any meeting of the Board or a committee;
- (g) supervise the receipt and disbursement of moneys on behalf of the Board;
- (h) keep and make, or cause to be kept or made, proper records of the accounts of the Board;
- (i) prepare and submit to the Board, in the month of June in each year, an estimate of the probable expenditure which may be necessary to be incurred by the Board, under or in pursuance of section 36 of the Act, during the next succeeding year;
- (j) prepare and submit to the Board, in the month of November in each year, a report of the proceedings of the Board during the year then last past;
- (k) generally carry out, or cause to be carried out, all orders and directions of the Board and of the president, and, subject to the control of the Board and of the president, do all such acts as may be necessary for the proper and effective execution of the Act and these regulations.

PART III.—FINANCIAL PROVISIONS.

Board Fees.

54. The aggregate fees of £550 per annum payable to the president and members of the Board under section 17 of the Act shall, from the date when the Act comes into operation, be allocated as follows:—

- (a) To the president—at the rate of £100 per annum;
- (b) To the other nine members—each at the rate of £40 per annum;
- (c) To members, exclusive of the president—a fee of £1 ls. for each attendance at a meeting of any committee appointed by the Board: Provided that the aggregate amount of such attendance fees shall not exceed £90 per annum;
- (d) If any balance of fees remain after allocation as aforesaid, such balance shall, at the end of each year of the Board, be distributed equally amongst the members of the Board, exclusive of the president;
- (e) The fees due shall, unless otherwise determined by the Board, be paid by instalments after the close of each quarter ending on the last days of December, March, June, and September respectively in each year.

Travelling Allowances.

55. (1) Members and officers of the Board, when attending demonstrations, competitions, conferences, or inspections, or engaged in other Board business, shall be entitled to and shall be paid the special allowances set forth in the following scale, namely:—

- (a) For journeys within the State occupying more than one day:—

	Per diem.
	s. d.
(i) Members of the Board	30 0
(ii) Officers of the Board:—	
Up to first ten days in one place, officers with a salary at the time travelling begins, of—	
£666 and over	18 0
£402 to £665	15 0
£401 and under	14 0
After ten days in one place:—	
£666 and over	14 6
£665 and under	12 0

- (b) For journeys within the metropolitan area or occupying less than one day, members and officers of the Board shall be allowed out-of-pocket expenses reasonably incurred by them.
- (c) Members and officers of the Board, when travelling beyond the limits of the State on the authority of the Board, shall, except when at sea, or on the Commonwealth Railway between Kalgoorlie and Port Pirie, receive the following allowances:—
 - Members of the Board .. 30s. per diem;
 - Officers of the Board .. 25s. per diem;
 unless it can be shown to the satisfaction of the Minister that such amount is insufficient to meet their reasonable out-of-pocket expenses.
- (d) When members and officers of the Board travel by steamer or other vessel, or on the Commonwealth Railway between Port Pirie and Kalgoorlie, in which the fare paid includes subsistence, an allowance equal to 15 per cent. of the passage money, calculated on single fare, shall be paid in lieu of the ordinary travelling allowance.

2. In addition to the foregoing allowances, members and officers of the Board shall be allowed first-class railway and steamer fares, where such expense is incurred by them when travelling on Board business; and, in the case of a member of the Board resident in the country, the Board may provide him with a seasonal railway ticket.

(3) All expenditure incurred by the Board under this regulation shall be charged to the administration costs of the Board, excepting that incurred in connection with demonstrations, which shall be charged to demonstration costs.

Disbursements.

56. All payments of £1 and over shall be made by cheque upon the bankers of the Board, signed by two members of the Board, and countersigned by the secretary or other officer authorised by the Board.

Debentures.

57. A debenture issued by the Board to secure money borrowed by way of overdraft from a bank, and an agreement relating thereto, may be in the forms in Parts 1 and 2 of the First Appendix hereto, or to the effect thereof, and in such case it shall not be obligatory that a sinking fund should be provided for the redemption thereof.

58. Where the Board borrows money from a lender, otherwise than by way of overdraft from a bank, the debenture or debentures issued by the Board to secure the money so borrowed may be in such form as shall be mutually agreed upon by the Board and the lender and as may be approved by the Governor, and, subject to the Act and to the approval of the Governor, the provision of a sinking fund by the Board for the purpose of paying off such debenture or debentures may be dispensed with.

Marine Insurance Companies.

59. Every marine insurance company carrying on business of marine insurance in the State of Western Australia and not otherwise contributing to the funds of the Board, shall contribute to the said Board, for the protection of the interests insured under their policies on wharves and jetties, the sum of ten pounds annually, in advance, on the first day of January in each and every year: Provided that in any year the annual contribution payable by any marine insurance company may, with the approval in writing of the Board, be paid by four equal quarterly instalments on the first days of January, April, July, and October in such year.

PART IV.—PENSION OR SUPERANNUATION FUND.

Interpretation.

60. In the regulations contained in this Part:—

“Board” means the Western Australian Fire Brigades Board.

“Employee” means—

- (a) any person, not being a member of a fire brigade, who is employed by or under the Board in a permanent capacity and is by the terms of his employment required to give his whole time to the duties of his employment; and
- (b) any person who is employed by or under the Board as a full time member of the following fire brigades—1, Albany; 2, Boulder; 3, Bunbury; 4, Claremont; 5, Fremantle; 6, Geraldton; 7, Kalgoorlie; 8, Leederville; 9, Maylands; 10, Midland Junction; 11, Northam; 12, North Fremantle; 13, North Perth; 14, Perth; 15, South Perth; 16, Victoria Park.

“Fund” means the Western Australian Fire Brigades Board Superannuation Fund.

“Salary” means salary or wages and includes the value of service and rent allowances and house allowed free, but does not include bonuses, overtime, or any allowances other than those mentioned herein.

“Subscriber” means an employee who has become a contributor to the Fund.

Establishment and Title.

61. (1) A pension or superannuation Fund for the employees contributing thereto heretofore established as on and from the first day of October, 1939, shall be and is hereby continued.

(2) The full title of the Fund shall be the Western Australian Fire Brigades Board Superannuation Fund.

(3) The date of the commencement of the Fund shall be the first day of October, 1939, hereinafter referred to as the “date of commencement,” and the regulations contained in this Part shall apply and have effect accordingly.

Management.

62. (1) The Board shall control the said Fund.

(2) The procedure of the Board as to the management of the Fund, the execution of deeds and documents, and all other matters connected with the Fund, shall, in so far as it is not inconsistent with these regulations, from time to time be regulated by the Board in accordance with resolutions thereof.

(3) Subject to the discretion of the Board, the expenses of management and administration of the Fund shall be borne by the Board out of its funds: Provided that the Board may at any time decide that the Fund shall bear the whole or any portion of the expenses of management and administration of the Fund.

Subscribers.

63. (1) As soon as it is practicable to do so after the commencement of this Part, but not later than a date to be fixed by the Board, every employee who is employed by or under the Board at the date when the regulations contained in this Part come into operation and is not already a subscriber to the Fund, shall signify to the Board, by writing under his hand, whether he does or does not intend to become a subscriber to the Fund.

(2) Every such employee who prior to the date so fixed states that he intends to become a subscriber to the Fund, shall thenceforward, so long as he continues in the service of the Board, be a subscriber to the Fund, and shall be bound in all respects by these regulations.

(3) Any such employee not already a subscriber as aforesaid who prior to the date fixed as aforesaid states that he does not intend to become a subscriber to the

Fund, or fails to state that he intends to become a subscriber, shall not, except with the specific consent of the Board, at any time thereafter be admitted as a subscriber to the Fund.

64. Any person appointed by the Board as an employee after the date of coming into operation of the regulations contained in this Part shall, on and from the date of his appointment, and so long as he continues in the service of the Board, be a subscriber to the Fund.

Contributions.

65. (1) Every subscriber to the Fund shall contribute thereto a sum equal to 5 per cent. of his salary, and such contributions shall be deducted by the Board by weekly instalments as the salary is or may become due or payable.

(2) The Board shall, in respect to each subscriber, contribute to the Fund by weekly instalments a sum equal to the percentage of each subscriber's salary as is set out in the table hereunder:—

Where the subscriber's age next birthday after "date of commencement" is—	The percentage of salary to be contributed by the Board shall be—
63	22
62	16
61	12
60	9
59	7
58 and under	5

Provided that the Board's liability to contribute a higher percentage than 5 per cent. shall be restricted to subscribers who are employees at the date of commencement.

(3) For the purpose of these regulations the date of a contribution to the Fund shall be deemed to be the day when the payment of salary from which such contribution is deducted became due, although such payment of salary may not in fact be made until a later date.

(4) Notwithstanding anything to the contrary contained elsewhere in this regulation, whenever a subscriber, having been granted leave of absence from his employment for the purpose, either by reason of enlistment or being called up, is engaged on war service continuously during the time of war, the following provisions shall apply, namely:—

- (a) his liability to contribute as a subscriber under this regulation shall be suspended whilst he is so engaged in such war service;
- (b) subject, as in this subparagraph hereinafter provided, the Board shall continue to make its contributions under this regulation in respect of such subscriber:

Provided that the liability of the Board under this subparagraph shall cease upon the happening of any of the following events:—

- (i) the death of the subscriber during the period of his war service;
 - (ii) the incapacitation of the subscriber during the period of his war service to an extent or in a manner which renders him physically or mentally unfit to resume his employment under the Board, upon his discharge from war service; or
 - (iii) the failure of the subscriber to report to the Board for resumption of his duty as an employee within such period of time as the Board considers reasonable, after his discharge from war service.
- (c) wherever the terms "time of war," "war," and "war service" are used in this paragraph, such terms shall have the same meanings respectively as they have when used in the Commonwealth Defence Act as amended from time to time.
 - (d) All expenditure incurred by the Board under this paragraph shall be charged to the administration costs of the Board.

Investments.

66. (1) All moneys constituting the Fund, notwithstanding that the same have been credited to the respective accounts of the separate subscribers, may be treated as one fund for the purpose of investment, and may be invested by the Board in any securities which are or may be prescribed by any Act or Acts of the Parliament of Western Australia then in force relating to investments by trustees, but the Board shall not be responsible for any loss resulting from any such investment.

(2) All revenue derived from the investment of money constituting the Fund, less any expenses incurred, shall, at the end of each year, be credited to the respective accounts of the separate subscribers in the proportion that the amount standing to the credit of each subscriber bears to the total at credit of all the subscribers at the close of the previous year.

Payments.

67. The Board shall decide upon all claims upon the Fund.

68. (1) Subject to the exceptions hereinafter provided, a subscriber upon his retirement, or his legal personal representative, upon his death, shall receive the total amount standing at credit to his account at the date of his retirement or decease.

Provided that—

- (a) if a subscriber, not totally incapable of performing his duties by reason of ill-health or physical or mental incapacity, retires from the Board's service after having subscribed to the Fund for a period of less than

- ten years, or retires for the purpose of engaging in other employment, he shall receive his own contributions only, with interest at 3 per cent. per annum, calculated in yearly rests;
- (b) if a subscriber, not totally incapable of performing his duties by reason of ill-health or physical or mental incapacity, nor intending to enter other employment, retires after having subscribed for a period of at least ten years to the Fund, but before reaching the age of 50 years, he shall receive from the Fund, for each completed year during which he subscribed thereto, a sum equal to one-twentieth of the total amount standing at credit in his account, but not exceeding in the aggregate such total amount. In the event, however, of a subscriber entering other employment, after having received the amount to which he became entitled in accordance with this paragraph, he shall repay to the Fund an amount equal to the excess (if any) of the sum so received over that payable under paragraph (a) of this regulation. If such excess, after demand, remains unpaid, it may be recovered in a Court of petty sessions as a civil debt, recoverable summarily, or in any Court of competent jurisdiction;
- (c) notwithstanding the limitations in paragraphs (a) and (b) hereof, the Board may, at its discretion, increase the amount payable thereunder to a sum not exceeding the full amount standing at credit in the account of any subscriber to which such paragraphs apply;
- (d) in the event of the dismissal of a subscriber, or of his retirement in order to escape dismissal, he shall be entitled to receive from the Fund only a sum equal to the amount of his contribution thereto;
- (e) (i) In the event of a subscriber committing a breach of trust or other wrongful act by reason of which the Board suffers or may suffer pecuniary loss, the Board shall have full power to use the amount standing at credit to such subscriber's account for the purpose of making good any such loss.
(ii) Where, as a result of the aforesaid breach of trust or other wrongful act, the subscriber is dismissed or retires in order to escape dismissal, he shall, notwithstanding anything to the contrary contained elsewhere in this regulation, be entitled to receive from the Fund only a sum equal to the balance (if any) of his contribution thereto after deducting the amount of the loss.
- (f) Any balance standing at credit in any subscriber's account after payments to him under paragraphs (a), (b), (c), (d) or (e) have been made, shall remain in the Fund and be credited to the accounts of the remaining subscribers, at the end of the year then current, in the same proportion as that referred to in paragraph (2) of regulation 66 hereof.

(2) Notwithstanding anything to the contrary contained elsewhere in this regulation, where a subscriber dies or retires during the currency of any year, the share of profits to be credited to him from the date of the last apportionment to the date of his death or retirement shall be calculated at the rate of three pounds per centum per annum on the lowest monthly balance of such subscriber's account.

69. Notwithstanding anything contained in regulation 68 hereof, on the death before reaching 65 years of age of a subscriber whose age next birthday after the date of commencement is 59 years or over, and if such deceased subscriber leaves a dependant or dependants, the Board shall from its own funds pay directly to such dependant or dependants a sum equal to the amount by which the said subscriber's total credit to his account is less than £200:

Provided that—

- (a) for the purpose of this regulation a dependant shall mean only the deceased subscriber's widow or any child under 16 years of age;
- (b) where there are two or more dependants as aforesaid, the Board shall apportion the additional payment between them in such proportions as it thinks fit.

70. Except as provided in regulation 68 hereof, any benefits derivable from the Fund shall not be in any way assigned or charged or passed by operation of law to any person other than the subscriber or beneficiary.

71. Any sum due or payable to any subscriber under these regulations shall be paid only if the cash is available for the purpose; until paid, however, such sum shall carry interest at the rate of three pounds per centum per annum on the lowest monthly balance of such subscriber's account.

Accounts.

72. (1) A bank account or accounts, in the name of the Fund, shall be opened by the Board at a savings bank or other bank.

(2) All moneys received on behalf of the Fund from any source whatsoever shall be forthwith paid into the said account or accounts.

(3) All payments on behalf of the Fund shall be made out of the said account or accounts, by means of a withdrawal form or cheque (as the case may require), drawn against such account or accounts and signed by two members of the Board and countersigned by the secretary or other officer authorised by the Board.

73. (1) The Board shall keep separate ledger accounts in the respective names of all of the subscribers to the Fund, to which shall be credited in separate columns the contributions of each subscriber, the contributions by the Board on his behalf, and his share of the profits as set out in paragraph (2) of regulation 66 hereof.

(2) The Board shall keep separate books of account, in which shall be recorded the financial transactions of the Fund.

74. (1) At the end of each year a statement of receipts and payments and a balance sheet of the Fund shall be drawn up and printed in the Board's annual report.

(2) Each subscriber shall be entitled to receive annually a statement of the amount standing to his credit at the end of the last preceding year.

Audit.

75. The accounts of all moneys received and disbursed by the Board on behalf of the Fund shall be audited once at least in every year by the Auditor General, who shall have, in respect to such accounts, all the powers conferred on him by any law now or hereafter to be in force relating to the audit of the public accounts.

Notices.

76. (1) Notices to subscribers may be given by the Board through its secretary to such subscribers personally, or by sending the same through the post in prepaid letters addressed to the respective subscribers at the last known address of each or to the fire station where each is stationed.

(2) Any notice sent by post shall be deemed to have been served on the day following the day on which the envelope or wrapping containing the same is posted, and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put in the post office.

Variation of Rates of Contribution or Payments from Fund.

77. (1) The Board shall not recommend to the Governor any alteration or amendment of the rate of contribution by subscribers or of the payments from the Fund on retirement, dismissal or death, as prescribed in these regulations, unless two-thirds in number of the subscribers to the Fund vote in favour of such alteration or amendment.

(2) Express notice in writing of any such proposed alteration or amendment shall be given by the Board to every subscriber.

(3) For the purpose of taking the votes of the subscribers on any such proposed alteration or amendment, the Board shall cause to be given or sent to every subscriber a voting paper containing a statement of the proposed alteration or amendment and two alternative votes, as follows:—

(a) One vote for the proposed alteration (or amendment);

(b) One vote against the proposed alteration (or amendment);

and setting forth the date for the closing of the poll.

(4) The date for the closing of the poll shall be not more than one month and not less than fourteen days after the day when the voting paper is despatched or given by the Board to the subscriber.

(5) The subscriber, when voting, shall strike out on the voting paper the alternative vote which he does not desire to make so that the voting paper will indicate by such striking out the vote of the subscriber.

(6) After indicating his vote in the manner provided in paragraph 5 hereof, the subscriber shall return the voting paper to the Board so that it shall be in the hands of the Board before the time fixed for the closing of the poll.

(7) After the time fixed for the closing of the poll, the votes of the subscribers shall be counted by the chairman, at a duly convened meeting of the Board and in the presence of the members of the Board present at the meeting, and in the presence of two persons to be appointed by the Minister as scrutineers for the purpose of such count.

(8) The result of the poll shall be certified in writing under the hand of the chairman of the Board, countersigned by the scrutineers, and shall be retained in safe keeping by the secretary of the Board.

(9) The Board may do such other acts and things and adopt such other measures and steps in connection with the taking of a vote of the subscribers under this regulation as they may deem necessary to insure that only subscribers vote and that only voting papers issued by the Board are used in connection with the vote:

Provided that no such acts or things, measures or steps, shall in any way interfere with the secrecy of the vote or be inconsistent with or repugnant to any of the provisions of this regulation.

Winding-up and Distribution.

78. With the consent of the Governor in Council the Board may at any time wind-up and distribute the Fund by paying to each subscriber, subject to the provisions hereof, the amount standing at credit in his account, and thereupon the Fund shall cease to exist, and regulations contained in this Part shall be deemed to be cancelled and to have no effect whatsoever, except for the purpose of determining any right or title or exercising any power or discretion for the time being necessary to be determined or exercised for the purpose of winding-up and distributing the Fund:

Provided always, that in any case at least six months' previous notice in writing shall be given to each subscriber of the intention to wind-up and distribute the Fund.

PART V.—LONG SERVICE LEAVE.

Suspension.

79. Except as hereinafter provided, no long service leave shall be granted or paid for under these regulations during the continuance of the war in which His Majesty is engaged at the date of these regulations coming into operation, or while similar leave is suspended in the State Government's Service, whichever of the said periods shall be the longest.

Purpose.

80. (a) Long service leave shall be granted solely for recuperative purposes.

(b) No employee shall undertake during long service leave, without the consent of the Board, any form of employment for hire or reward. Any contravention of this condition shall render the employee liable to dismissal.

Continuous Service.

81. (a) Subject to these regulations, long service leave shall be credited to full-time employees on the basis of continuous service, which term means service with the Board without a break after having attained the age of eighteen years.

(b) Continuous service shall not include the period during which an employee is on long service leave, or any period exceeding one month during which an employee has leave (other than for enlistment) without pay.

(c) The period during which an employee is granted leave of absence on enlistment for war service shall count as continuous service.

Qualifying Periods.

82. (a) Employees who at the date of commencement of these regulations have given ten or more years' continuous service shall be credited with a first period of three months' long service leave as at the date of such commencement.

(b) Employees who at the date of commencement have not given ten years' continuous service shall be credited with a first period of three months' long service leave on the day after such commencement when they shall have completed ten years' continuous service.

(c) Employees referred to in paragraphs (a) and (b) hereof shall be credited with additional periods of three months' long service leave in respect of each ten years' subsequent continuous service.

(d) Employees who commence their employment after the date of commencement of these regulations shall be credited with periods of three months' long service leave when and as often as they shall complete ten years' continuous service.

Granting of Leave.

83. (a) The day on which an employee shall commence his long service leave shall be solely at the convenience of the Board: Provided that the Board shall, as far as possible, and having regard to the relief available and other factors, grant such leave in the order of priority of length of continuous service.

(b) Wherever possible not less than one month's notice shall be given to an employee of the date on which his long service leave shall commence.

Public Holidays.

84. Any public holidays occurring during the period in which an employee is on long service leave shall be calculated as portion of the long service leave, and extra days in lieu thereof shall not be granted.

Sickness or Accident.

85. (a) Any period during long service leave in which an employee is sick, or disabled through an accident, will be calculated as portion of the long service leave, and extra days in lieu thereof shall not be granted.

(b) Where an employee is sick or disabled through an accident on the day he should have resumed duty after long service leave, he shall, subject to the production of a medical certificate, be treated as absent on sick leave as from such date.

Accumulation.

86. (a) Employees over the age of fifty-five years may, by written application addressed to the Chief Officer, apply for permission to accumulate two periods of long service leave.

(b) Such applications shall be submitted as early as possible, and shall not be considered unless reasonable notice is given.

Payment for Leave credited as due.

87. (1) During the present war, referred to in regulation 79:—

(a) an employee who retires at the age of sixty-five or over, or who retires on account of incapacity due to old age, or through ill-health, or the result of an accident, shall be paid for long service leave as credited due to him;

(b) an employee who resigns other than for the reasons specified in the preceding paragraph (a) shall not be entitled to payment for any long service leave unless and until he produces authority under the National Security Regulations to change his occupation or leave the Board's service;

(c) an employee who is dismissed, or who resigns in order to escape dismissal, shall not be entitled to payment for any long service leave credited as due to him.

(2) After conclusion of present war, referred to in regulation 79:—

(a) an employee may, on commencing long service leave, be paid his salary or wages in advance, at his permanent classified rate of pay, for a period equivalent to the leave taken;

(b) an employee who retires at the age of sixty, or at any time thereafter up to the age of sixty-five or over, or who retires on account of incapacity due to old age, or through ill-health, or the result of an accident, shall be paid for long service leave as credited due to him;

(c) an employee who resigns other than to escape dismissal, shall be paid for any long service leave credited as due to him;

(d) an employee who is dismissed, or who resigns in order to escape dismissal, shall be entitled to payment for any long service leave credited as due to him prior to the date of the offence for which he was dismissed or resigned in order to escape dismissal.

Pro rata Leave on Retirement.

88. Where an employee retires or is retired under the circumstances mentioned in paragraph 1 (a) or paragraph 2 (b) of regulation 87, and has served continuously for at least twelve months next before such retirement, such employee shall be paid (in addition to any complete periods of long service leave credited as due to him) for *pro rata* long service leave to the date of retirement:

Provided that, where the employee has any complete period of long service leave credited as due to him, he shall, if required so to do by the Board, take such complete period of long service leave before he reaches the date due for his retirement, and thereafter such employee shall be entitled under this regulation to payment only of *pro rata* long service leave equivalent in respect to that service in relation to which he has not been credited with a complete period of long service leave.

Payment on Death of an Employee.

85. (a) Where a deceased employee does not leave a dependant or dependants, payment for long service leave as credited due to him shall be made to the deceased employee's estate.

(b) Where a deceased employee does leave a dependant or dependants, payment for long service leave as credited due to him shall be made to the dependant or dependants.

(c) In addition, where a deceased employee does leave a dependant or dependants, and he had served continuously for at least twelve months next before his death payment for *pro rata* long service leave to the date of death shall be made to the dependant or dependants.

(d) For the purpose of these regulations a dependant shall mean the deceased employee's widow or children, mother or invalid sister who were dependent upon him.

(e) Where there are two or more dependants as aforesaid, the Board may distribute the payment for long service leave in such manner as it thinks fit.

Board's Superannuation Contributions.

90. Notwithstanding anything contained in Part IV. of these regulations, the Board shall not be liable to contribute for superannuation benefits in respect of long service leave lump sum payments made on the death, resignation, retirement, or dismissal of an employee.

Deductions through Pay Sheets.

91. Where payment for long service leave is made in a lump sum covering a specific period, the usual weekly deductions from the employee's salary or wages (such as for superannuation, assurance, taxation, etc.) shall be deducted therefrom in a lump sum to cover a similar period.

Apportionment over Two Years.

92. Notwithstanding anything contained in this Part of these regulations, the Board may apportion the amount of a payment for long service leave due, into two payments, in cases where two different years are involved.

Register of Long Service Leave.

93. (a) The secretary of the Board shall keep a register, in which shall be entered the names of employees and details of their continuous service; also the date when each period of long service leave is credited as due, and when each such period is taken out or paid for, as the case may be.

(b) On the 1st day of October in each year the secretary of the Board shall forward to the respective stations a list showing the long service leave credited as due to the employees attached to each station, and the officer in charge shall circulate such list to each employee.

PART VI.—PERMANENT FIRE BRIGADES.

Ranks and Classes.

94. Until otherwise determined by the Board, the brigade shall consist of officers of the following ranks:—(i)—Chief Officer; (ii)—Deputy Chief Officer; (iii)—Third Officer; (iv)—District Officer; (v)—Inspecting Officer; (vi)—Station Officer; (vii)—Electrical Engineer; (viii)—Mechanical Engineer; (ix)—Assistant Engineer; and of firemen of the following classes:—(a)—Probationers; (b)—Third-class firemen; (c)—Second-class firemen; (d)—First-class firemen; (e)—Senior firemen.

Appointments.

95. A candidate for appointment to the brigade must—

- (a) be a British subject;
- (b) be not under 21 nor over 30 years of age (unless he possesses special qualifications, in which case the age limit may be extended to 32 years);
- (c) be not less than 5ft. 7in. in height and 37in. natural chest measurement;
- (d) be free from disease or defect in limb, hearing or sight, and not subject to fits;
- (e) be generally intelligent and capable of acquiring instruction;
- (f) produce satisfactory testimonials as to character;
- (g) produce a birth certificate or other satisfactory proof of age;

Provided that any condition prescribed by this regulation may be waived at the discretion of the Board.

96. Applications for appointment must be made in person, and each applicant must write his own application, and state his age, occupation, height, chest measurement, and whether married or single.

97. Every approved candidate will be required to undergo a strict medical examination by the Board's medical officer as to physical fitness before being appointed to the service.

98. All candidates for appointment, before signing on, are required to read the Rules and Regulations of the Board, and to sign the declaration hereunder:—
"I hereby state that I have read the Rules and Regulations of the Board, and undertake to serve under same."

99. Eligible candidates when finally approved shall be accepted as members of the brigade on probation.

100. All appointments or engagements made by the Board may be cancelled or annulled without any reason being assigned: Provided that, excepting in the case of a dismissal under these regulations, not less than one week's pay shall be granted in lieu of notice.

Promotions.

101. Firemen shall automatically progress from third-class to second-class, and from second-class to first-class, after one year's satisfactory service in the third and second classes respectively.

102. Above the rank of first-class, promotion shall not necessarily be by seniority.

103. No first-class fireman shall be promoted to a higher grade unless he has (a), served at least two years at first-class rank; (b), passed an examination in the practical working of fire brigade appliances; (c), satisfied examiners appointed by the Board that he is qualified to take charge at fires and drills, and is able to instruct firemen in the practical working of fire appliances.

104. When a vacancy occurs in a rank higher than first-class, applications shall be invited by the Chief Officer from qualified men in the class immediately below that in which the vacancy occurs, and, all things being equal, a selection shall be made from such applicants for the vacancy.

Chief Officer.

105. The Chief Officer shall perform the duties and may exercise the powers imposed and conferred on him by the Act and these regulations.

Deputy Chief Officer.

106. The Deputy Chief Officer shall—(a), act as Chief Officer in his absence; (b), assist the Chief Officer generally; (c), perform such other duties as the Chief Officer may from time to time assign to him.

Third Officer.

107. The Third Officer shall—(a), act as deputy chief officer in his absence; (b), perform such other duties as the Chief Officer may from time to time assign to him.

District Officer.

108. A District Officer shall—(a), reside, as may be directed by the Chief Officer, and have charge of such district as may be assigned to him; (b), attend fires and take control until the arrival of a senior officer; (c), make, check, and pass reports and requisitions concerning his district, and transmit them to the Chief Officer; (d), be responsible for the proper working of his district, and the maintenance of strict discipline.

Inspecting Officer.

109. An Inspecting Officer shall perform such duties as the Chief Officer may from time to time assign to him.

Station Officer.

110. A Station Officer, or any other officer in charge of a station, shall generally carry out such duties as may from time to time be assigned to him by the Chief Officer, but more particularly he shall—

- (a) reside, when required, at any station to which he may be appointed, and take charge of the station and any other property belonging to the Board, or under its care;
- (b) attend fires and take control until the arrival of a senior officer;
- (c) see that all calls for chimneys on fire are immediately attended to, and that stops for the same or grass fires are sent to the other stations to save any unnecessary turning out of engines;
- (d) report himself immediately upon arrival at a fire to the senior officer present; he shall not work independently of any officer of the brigade;
- (e) ascertain as soon as possible, if he be the first officer to arrive at a fire, the nature and extent of the fire; he shall send information to headquarters, or the nearest fire station, so that it may be communicated to the Chief Officer;
- (f) within forty-eight hours of a fire or alarm of fire furnish the prescribed fire report form, duly completed, to the Chief Officer. The names and respective ranks of firemen present thereat must be recorded on the back of the form;
- (g) requisition for all apparatus, plant, stores, repairs, etc., that may be required at his station;
- (h) make himself conversant with any dangers of a special nature such as timber yards, large buildings, and buildings in which especially hazardous goods are stored; he shall make note of the locality of powder magazines, stores of inflammable liquid, and the like;
- (i) make inspections in his district with a view to enforcing regulations 228 and 229 which require that premises, yards and vacant land be kept free of inflammable matter, and forthwith report any breaches to the Chief Officer;
- (j) be solely responsible for the discipline, control, and management of his station; his judgment and discretion shall be left practically unfettered in order that there may be no limit to his responsibility in the execution of the duties entrusted to him.

Electrical Engineer.

111. The Electrical Engineer shall—

- (a) under the Chief Officer have charge of the electrical department of the brigade, and be responsible for the proper working of the telephones, electric motors, electric light, and other electrical appliances and material;
- (b) keep an account of the time occupied on any work by the men under him, and the cost of the material used in its execution;
- (c) be responsible that the material supplied to him be used economically, and for the purpose for which it was issued;
- (d) furnish requisitions for materials, stating for what purpose they are required, and the probable cost;
- (e) instruct men attending the workshops for electrical work in the care and management of telephones, fire alarms, batteries, and other electrical appliances;
- (f) at a fire, as far as possible, attend to the safety of the firemen from electric tramway trolley wires and electric light cables or wires, or any other electrical installations which may appear to him to imperil the safety of the firemen, or hinder them in their work;
- (g) at a fire require the electric current to be shut off from any source, or cut any wires, if necessary, without awaiting orders.

Mechanical Engineer.

112. The Mechanical Engineer shall—

- (a) under the Chief Officer have charge of the workshops of the brigade and be responsible that the machinery and tools be kept in good order;
- (b) keep an account of the time occupied by the men under him on any work, and the cost of the material used in its execution;
- (c) be responsible that the material supplied is used economically, and for the purpose for which it was issued;
- (d) furnish requisitions for materials, stating for what purpose they are required, and the probable cost;
- (e) instruct men attending the workshop in the use of the various tools, and in the care and management of motor fire engines;
- (f) at fires see that the engines are working satisfactorily, and that they are duly supplied with fuel, and, as far as possible, sufficient water.

Assistant Engineer.

113. An Assistant Engineer shall assist the Engineer in his duties, and take charge of the engineering department in the absence of the Engineer.

Probationers.

114. Every probationer shall serve a term of two months on probation and may, on the expiration of such term, and on the recommendation of the Chief Officer, be appointed by the Board to the class of third-class fireman;

Provided that on such appointment his service as a fireman shall be deemed to commence from the date of his appointment as a probationer.

Third-class Firemen.

115. Third-class firemen shall receive such instruction and perform such duties as the Chief Officer may from time to time direct.

Second-class Firemen.

116. Second-class firemen shall be conversant with the details of a fireman's ordinary duties, and be proficient in drills.

First-class Firemen.

117. First-class firemen shall—(a) be competent to describe the various apparatus in the brigade; (b) have a knowledge of internal combustion engines; (c) be able to instruct a class in elementary drills.

Senior Firemen.

118. Senior firemen shall perform such duties as the Chief Officer may from time to time direct.

General Duties.

119. All officers and firemen shall render immediate obedience to all lawful orders from their senior officers, and must conform to all rules and regulations which have been made or may be made from time to time in the brigade orders.

120. Roll-call shall be at 7 a.m., 8 a.m., 1 p.m., and 6 p.m., and at such other times as the Chief Officer may direct.

121. Firemen shall be held responsible to the officer in charge of the Station that the apartments, bedding, and furniture are kept clean and in good order at all times, and ready for inspection at 10 a.m. each day. Firemen shall be held responsible for any wilful damage during occupancy, of such quarters.

122. Every officer and firemen must serve wherever the Chief Officer may direct, and attend all fire calls while on duty.

123. The general duties of officers and firemen shall be as defined from time to time by resolution of the Board, and shall be conveyed to those concerned by the Chief Officer.

Uniforms.

124. The uniform of the brigade shall consist of a tunic, undress jacket, woollen sweater for winter, light coat for station work, trousers, peak cap, boots, flat cap, helmet, axe, hose and nozzle spanner, belt and two pouches, or as may be otherwise determined from time to time by the Board.

125. Uniform shall be worn at all times when on duty. At fires every officer and fireman must appear in full uniform. When on duty other than at fires officers and firemen shall wear such uniform as the Chief Officer may direct.

126. All articles of uniform issued are and shall remain the property of the Board.

127. If an officer or fireman leaving the service fails to return any of the Board's property in proper order, allowing for fair wear and tear, the Board may deduct from any moneys due to him such sum as will indemnify the Board against loss.

Leave.

128. Officers shall receive such sick, annual and other leave (other than long service leave) as may be determined by resolution of the Board from time to time.

129. Firemen shall receive such sick, annual and other leave (other than long service leave) as determined by an industrial award or agreement: Provided that further sick leave, with or without pay, may be granted at the discretion of the Board.

130. Medical certificates shall be furnished as to an officer's or fireman's fitness or otherwise for duty on application for sick leave, and before resuming duty. Provided that the Chief Officer may dispense with certificates in cases where the sick leave does not exceed one day.

131. The Board or the Chief Officer may, for sufficient reason, defer any or all leave.

Accidents.

132. Any officer or fireman who has established a claim under the Workers' Compensation Act, 1912-1941, and any amendments thereof, by reason of personal injury by accident arising out of or in the course of his employment whilst proceeding to, at, or returning from a fire or fire call shall be entitled to leave of absence from duty, and shall receive during the period of incapacity such sum weekly as shall, together with any weekly amount received as compensation, including child allowance (if any), under the Workers' Compensation Act, 1912-1941, and any amendments thereof, be equal to the amount of his weekly wages:

Provided that—

- (a) such payments shall not be made for more than thirteen weeks, except by resolution of the Board;
- (b) such payments shall not be continued after the services of any officer or fireman have been terminated;
- (c) such payments for a period not exceeding thirteen weeks shall not be deducted from any payments made under the second schedule of the above Act;
- (d) leave granted under this regulation shall not be counted against sick leave.

Offences.

133. No officer or fireman shall—

- (a) accept or engage in any employment for reward other than in connection with his duties: Provided that the foregoing shall not prevent any officer or fireman from—
 - (i) becoming a member or shareholder only of any incorporated company, or of any company or society of persons registered under any Statute;
 - (ii) holding any office in any society founded under the law relating to friendly societies;
- (b) accept any money, gifts or addresses, for services rendered at a fire, without permission of the Board;
- (c) supply information to the Press;
- (d) take orders at fires from citizens;
- (e) wear his uniform off duty, unless when proceeding to or from duty;
- (f) absent himself while on duty from a station to which he is attached, without permission of the officer in charge;
- (g) indulge in gambling in or about the premises of a station;
- (h) take or cause to be taken any intoxicating liquors into the premises of a station without the consent of the Chief Officer;
- (i) otherwise conduct himself in a manner whereby the discipline, good order, or reputation of the brigade may be imperilled.

134. The Chief Officer may, on his own initiative or on receipt of a complaint in writing, suspend any officer or fireman.

135. The Chief Officer shall be empowered to inquire into all alleged offences.

136. The Chief Officer, after the holding of an inquiry under these regulations, and if satisfied that the offence alleged has been committed, shall be empowered to take such action, either in the form of dismissal, or reduction in grade, or the imposition of a fine not exceeding ten pounds, as he may deem fit.

137. (a) When an officer or fireman is suspended and summoned to appear before the Chief Officer to answer a charge, he shall be so informed in writing at least 48 hours before the hearing thereof, and copies of all documents in connection with such charge shall be forwarded at the same time.

(b) He may have an advocate from his association or union, as the case may be, present at the inquiry and shall be allowed to call evidence and to hear all evidence and to interrogate any witness. It shall be mandatory for the person making the charge to be present and to give oral evidence. The Board shall provide a stenographer to fully report the proceedings, and shall subsequently provide a copy of the report to the Chief Officer and to the officer or fireman charged.

138. The Chief Officer shall report each alleged offence and his decision to the Board at its next meeting after an inquiry.

139. Any officer or fireman may appeal to the Board against a decision of the Chief Officer, and the Board may affirm, annul, or vary such decision.

140. Any officer may appeal against a decision of the Board to an Appeal Board constituted of one representative of the Board, one representative of his association, and a Stipendiary Magistrate (or some other person appointed by the Court) as chairman.

General.

141. Any officer or fireman desiring to terminate his service (unless under special circumstances) must give at least seven clear days' notice in writing, addressed to the Chief Officer. Any officer or fireman resigning or discontinuing his duties without such notice, or without special permission, shall be liable to forfeit all pay due to him, and to be formally dismissed.

142. Any married officer or fireman having quarters in a station shall be held responsible for any wilful damage during the occupancy of such quarters. The quarters shall be subject to inspection by the Chief Officer and by the officer in charge of the station, and, when vacated, must be left clean and in good order.

143. In the event of the Board sustaining any financial loss through misappropriation or through wilful damage to any property of the Board by an officer or fireman, the amount so misappropriated and/or the amount of the wilful damage so done may be deducted from any moneys due to such officer or fireman then or thereafter.

144. Any change in an officer's or fireman's marital condition shall be notified in writing to the Chief Officer.

145. Any communication which an officer or fireman may desire to place before the Board must be sent in writing through the Chief Officer.

146. When an officer or fireman is ordered to move from one station to another, the Board shall pay all reasonable expenses of removal, except when such removal be ordered by way of punishment, or is granted at the request of the officer or fireman.

147. Long service medals shall be issued to an officer or fireman on the completion of 15 years' service with good conduct, and shall not be liable to forfeiture. The medal must be worn on the right breast of tunic.

Auxiliary Firemen.

148. Applications for appointment as firemen in the auxiliary force must be made in candidates' own handwriting to the Chief Officer.

149. Candidates must be physically strong men, free from defect in limb or sight, and not subject to fits.

150. Candidates must be of suitable age, and be approved by the Chief Officer.

151. Candidates shall furnish testimony from at least two reputable persons as to their character, and, if necessary, produce satisfactory proof of age.

152. Candidates shall be required to serve at least one month on probation, and, if found suitable, may be appointed to the auxiliary force.

153. The engagement of every auxiliary fireman shall be for one month, and thereafter from month to month.

154. Long service medals shall not be issued to auxiliary firemen.

155. Subject to any relevant award or industrial agreement auxiliary firemen shall receive pay in accordance with the following scale, viz.:—

- (a) A retaining fee of 12s. 6d. a month;
- (b) In addition to the retaining fee, pay shall be allowed for attendance at fires in accordance with the following schedule:—For the first hour—5s.; for each subsequent hour or part thereof—2s. 6d;
- (c) No pay shall be granted for attendance at drills, false alarms, fires with but trifling damage or chimney fires, unless under special circumstances, and no firemen shall be entitled to receive pay under this Schedule for services at any fire unless he shall have received orders to attend such fire from his seniors.

156. Where an auxiliary fireman is injured whilst on duty incidental to a fire call, the provisions of regulation 190 shall apply.

Special Firemen.

157. Should the Chief Officer deem it necessary to obtain assistance at any fire, he may engage special firemen.

PART VII.—VOLUNTEER FIRE BRIGADES.

Classification of Brigades.

158. For the efficient working of fire brigades, the Board may register brigades and place them under classification as it may from time to time determine. The classification for the present shall be as follows:—

Class A.—A complement of 20 effective registered members graded as follows:—Captain, foreman, apparatus officer, secretary, and 16 active members.

Class B.—A complement of 15 effective registered members, graded as follows:—Captain, foreman, secretary, and 12 active members.

Provided that the complement of any volunteer fire brigade, of whatever classification, may be increased during the continuance of the war in which His Majesty is engaged at the date of these regulations coming into operation, and for six months thereafter, for the purpose of reinstating any members thereof who received leave of absence for war service, and have since been discharged from such war service.

Suspension and Disbandment of Brigades.

159. (a) Whenever any brigade by reason of deaths, resignations, or expulsions shall have reduced its roll to less than a minimum effective strength to be determined by the Board, the registration of the said brigade may be suspended, and any allowances payable to any officers and members thereof may be reduced or forfeited to the Board as the Board may determine.

(b) If, after one month's notice from the Board, any registered brigade remains below the minimum effective strength determined by the Board, the Board may cancel the registration of such brigade.

(c) If through dissensions or other cause the efficiency of any brigade is, in the opinion of the Board, impaired, registration may be suspended or the brigade may be disbanded by the Board.

Brigade District.

160. (a) The district within which each registered brigade shall be liable to do duty shall be that portion that is within the boundary of the fire district in which the brigade is established.

(b) Such fire district shall be known and designated as the brigade district under the name of the said fire district.

(c) Brigades may, at the discretion of the senior officer, be permitted on request to attend fires outside their fire district: Provided that sufficient officers and members and apparatus and plant are retained for adequate protection of their fire district.

Observance of Regulations.

161. Every officer and member shall conform to the regulations made, or which may hereafter be made, for the management of the various fire brigades, and shall be subject to the duties, conditions and penalties named therein. All allowances may, at the discretion of the Board, be subject to stoppage or absolute forfeiture in the event of wilful violation of the regulations.

Brigade Rules.

162. Each brigade may have its own rules of internal and general working, which shall in all cases be subject to the approval of the Board. All proposed alterations or additions shall be submitted to the Board for approval or otherwise. No rule shall be contrary to these regulations.

Qualification of Membership.

163. No person shall be registered on the roll of any brigade unless he is—

(a) in good health, and sound in body and mind;

(b) of good moral character and habits;

(c) over the age of 18 years, and not over the age of 40 years: Provided that the Board may, in special cases, consent to the enrolment of a person outside this age group.

Persons Not Eligible for Membership.

164. No person shall, unless with the consent of the Board, be eligible for re-election to any brigade, who has been dismissed or struck off the roll of any brigade for misconduct, or for persistent neglect to attend fires or practices, or for want of interest generally in his duty as an officer or member, or for any cause which, in the opinion of the Board, would disqualify him for membership.

Retiring Age of Members.

165. No officer or member over the age of 55 years shall be allowed to remain on the registered roll of any brigade unless under special circumstances, and with the approval of the Board.

New Active Members.

166. (a) In each case of persons desiring to join, after a brigade has been registered by the Board, if the candidate complies with the requirements set forth in regulation 163, and the brigade approves of him, the name and particulars of such candidate shall be submitted to the Board, in such form as the Board may from time to time direct, for approval or otherwise.

(b) No person shall be recognised as an officer or member of any brigade until his name has been approved by the Board, and registered on the roll of such brigade by the Board.

(c) The Board may require a certificate from the captain of the brigade that due regard has been paid to the distribution of the membership over the area in which property has to be protected.

(d) Officers and members shall, unless the Board otherwise determines, reside within easy sound of the alarm bell, and their services must be reasonably available as required.

New Reserve Members.

167. In addition to the complement of registered active members, brigades may elect reserve members, subject to the approval and registration by the Board. As vacancies in the ranks of registered active members occur, the places should be filled, as far as practicable, from the reserve.

Leave of Absence.

168. Officers and members desirous of obtaining leave of absence shall apply for same in writing to their brigade, and in the event of such leave being sought for a longer period than one month, the applications shall be forwarded to the Board with the brigade's recommendation.

Transfer of Members.

169. Officers and members may be transferred from one brigade to another: Provided the complement of the latter permits of such transfer, on production of a certificate of good character and discharge from their former brigade and with the approval of the Board.

Resignations.

170. Officers and members desiring to retire from the membership of their brigade shall send in their resignation in writing to the Board through the brigade.

Members may be Struck Off the Roll.

171. Any officer or member who has failed to keep himself effective, as set forth in regulation 184 (e), without leave or sufficient excuse, shall be liable to be struck off the register by the Board.

Election of Officers.

172. (a) Every brigade shall meet during the first week in December in each year, and elect by ballot the complement of officers allotted to it under its classification.

(b) All officers elected shall be effective registered members of their respective brigades.

(c) Officers shall hold office for the term of one year from and including the first day of January next ensuing the annual election.

(d) In the event of an officer resigning or being removed from office, or ceasing to be a member of the brigade during the year, the brigade shall forthwith in meeting fill the vacancy by ballot. The officer elected shall hold office until the ensuing thirty-first day of December.

(e) Brigades may make their own rules or resolutions with regard to the date and method of nominating for the position of officers.

(f) Secretaries of brigades shall, within seven days of such elections, report to the Board the result thereof.

Conduct of Members.

173. Officers and members of brigades shall in their intercourse with each other, official or social, observe a courteous demeanour, and officers and members addressing each other shall do so in a respectful manner.

174. While on duty at fires, practices, drills, or parades, the greatest degree of silence compatible with a proper discharge of duty shall be observed, and members shall address officers by their official titles.

175. Officers and members of brigades shall be deemed to be on duty at all times when in uniform; and at fires, alarms of fire, practices, drills, parades or brigade meetings, etc., whether in uniform or plain clothes.

Offences, Punishments and Appeals.

176. (a) The Chief Officer may, on his own initiative or on receipt of a complaint in writing, suspend any officer or member of a brigade.

(b) Any officer or member of a brigade who may be deemed to be guilty of disobedience of orders, insubordination, conduct subversive of discipline, intoxication, abusive or obscene language, or other unseemly conduct when on duty shall within twenty-four hours be reported to the Chief Officer, in writing, by the captain or senior officer, who may suspend such officer or member from duty pending an inquiry. Officers below the rank of captain shall forward their reports in such cases to the captain for transmission to the Chief Officer.

177. The Chief Officer shall be empowered to inquire into all offences contrary to the good order and discipline of the brigade, and take such action as he may consider necessary to meet the case.

178. The Chief Officer shall report all offences and penalties for same to the Board at its next meeting after the offence has been dealt with.

179. Any member may, in writing, appeal to the Board against any penalty inflicted by the Chief Officer, and the Board may affirm, annul, or vary such penalty.

Duties of Officers and Members.

Captain.

180.—The Captain shall—

- (a) enforce discipline and the regulations of the Board;
- (b) take command at fires in the absence of any permanent officer of the Board;
- (c) take command at all brigade practices, drills, and parades;
- (d) be empowered to suspend any officer or member, as provided for in regulation 176 (b);
- (e) see that the officers and members, or any persons employed, do their duty faithfully;
- (f) see that all apparatus, plant, and buildings belonging to the Board or in charge of the brigade are kept clean and in good condition and repair;
- (g) at least once every month cause an inspection to be made of all hydrants within the brigade district, and immediately report details of defective hydrants to the Chief Officer;

- (h) examine from time to time all entries made in the brigade books by the secretary; and prior to the brigade's monthly meeting check the secretary's income and expenditure account from the cash book, and the duplicate receipts issued for income, and the invoices and vouchers for payments, and verify the balance shown as cash in bank from the bank pass book; and report the result of his inspection of the brigade's accounts to the said monthly meeting;
- (i) inspect brigade uniforms, and report to the Chief Officer thereon; as provided for in regulation 204.
- (j) act in any matter if a senior officer of the Board is not present;
- (k) see that effect is given to the provisions of regulation 192 (1), relative to demonstrations and competitions.

Foreman.

181. The Foreman shall—

- (a) act with and be under the direction of the captain;
- (b) perform the duties of the captain in his absence;
- (c) where a station-keeper is not provided, take charge of all apparatus and plant and be responsible for its cleanliness, and the good order of the fire station;
- (d) immediately report any defects in the apparatus and plant and buildings to the captain.

Apparatus Officer.

182. The Apparatus Officer shall—

- (a) be subject to the senior officers of the brigade;
- (b) assist the foreman in his duties;
- (c) perform the duties of foreman in his absence.

Secretary.

183. The Secretary shall—

- (a) subject to the control of the Board, have charge of all books, papers, and other documents of the Board that may be in the custody of the brigade;
- (b) attend promptly to all communications received from the Chief Officer or secretary of the Board;
- (c) promptly communicate the directions of the captain or the brigade;
- (d) keep a file containing all inwards correspondence, and copies of all outward official correspondence and requisitions;
- (e) attend all meetings of the brigade and record the minutes thereof;
- (f) issue a receipt, and at the same time make a duplicate by means of carbon paper from the receipt book provided by the Board for that purpose, for all moneys received by or on behalf of the brigade; and be held responsible for all moneys of the Board which may be remitted to the brigade, and deal with brigade funds as provided for in regulation 209.

(g)—

(1) At each and every monthly meeting of the brigade—

(a) submit a proper income and expenditure account for the month then next preceding the meeting, in a form to be prescribed from time to time by the Board, together with the cash book, the bank pass book written up to date by the Bank, the cheque book, vouchers, duplicate receipt books and other documents of the brigade relevant to the said account and necessary to check and verify the same;

(b) answer all questions which may be put to him at the meeting relating to the funds and finances of the brigade: Provided that, if in the opinion of the meeting the said account, or the brigade books and documents as submitted therewith, or any answer given by the secretary, is or are unsatisfactory, as indicating some breach of duty on the part of the secretary, the chairman of the meeting shall forthwith report to the secretary of the Board in writing the matters which are deemed to be unsatisfactory as aforesaid;

(c) produce all other brigade books and correspondence.

(2) As and when so requested by the secretary of the Board, prepare and submit a financial statement relating to the funds and finances of the brigade in respect of such period and in respect of such matters as may be required by the secretary of the Board, and together therewith produce to him for inspection such books, vouchers, receipts, and other documents of the brigade as may be relevant to such account and necessary for the purpose of checking and verifying the same.

(3) Produce the brigade books and correspondence to the captain of the brigade or to any officer of the Board, as and whenever requested so to do by such captain or officer.

- (h) perform to the satisfaction of the Board and the brigade all such duties as may be imposed upon him by the regulations, the Board, or the brigade;
- (i) be under the general direction of the secretary of the Board in all matters relating to office routine and management;
- (j) be liable to suspension, removal, or dismissal by the Board;

- (k) on his retirement from office, furnish to the Board all returns to the end of the term for which he held office, and hand to his successor all moneys, books, correspondence, or other documents which are the property of the Board;
- (l) furnish to the Board, within the times specified, the following returns, forms, and reports:—

Returns, Forms and Reports to be furnished.

Applications for registration of new active and reserve members; applications for transfer; applications for leave of absence; resignations of members; requisitions—immediately after being dealt with by the brigade.

Receipts for uniforms issued—immediately after issue.

Invoices for goods supplied or services rendered—immediately after being certified correct.

Reports of fires—within forty-eight (48) hours of the fire.

Reports of election of officers—within seven days of the election.

Return of attendances at fires, practices and hydrant inspections; Statement of petty cash expenditure and supporting invoices—within seven days of each quarter ending 31st March, 30th June, 30th September, and 31st December.

Annual return of board and brigade property—on 30th September in each year.

- (m) keep the following books and records, which are and shall remain the property of the Board, viz:—

- (i) Register of Members' Book—in which shall be entered in ink the full name of every registered active and reserve member, together with his age, birthplace, occupation, residence, brigade rank, dates of admission to and leaving the brigade, dates of election to and ceasing to be an officer, dates of transfer from active to reserve list and vice versa, dates granted long service awards, and any other relevant information.
- (ii) Register of Fires Book—in which shall be entered in ink full particulars of all fires and alarms of fire, together with the names and respective ranks of members in attendance.
- (iii) Minute Book—in which shall be entered in ink the names of officers and members attending each meeting, and the minutes of resolutions and proceedings thereat.
- (iv) Attendances Book—in which shall be entered in ink the dates of, and the names and respective ranks of members attending, all practices, drills, hydrant inspections, competitions and demonstrations.
- (v) Property Book—in which shall be entered in ink details of all property, showing in separate parts the respective property belonging to the Board and the brigade (including trophies).
- (vi) Cash Book—in which shall be entered in ink details of all brigade receipts and payments, as provided for in regulation 209.
- (vii) Reference File—which shall contain all regulations, the manual book, and general and special circulars issued by the Board.

Active Members.

184. Active members shall—

- (a) upon an alarm of fire proceed promptly with the apparatus and plant to the fire, and immediately on arrival report themselves to the senior officer present;
- (b) perform such duties at fires as may be required of them;
- (c) remain on duty until relieved by orders, which shall be given only by the officer in command;
- (d) where the brigade has no Station-keeper, keep the apparatus and plant and buildings clean and in good order;
- (e) make themselves effective by attending fires and practices. (An effective member shall mean one who has each half-year attended at least two-thirds each of the fires or alarms of fire, and also of the recognised monthly practices;)
- (f) attend all brigade meetings unless excused, but attendances at meetings shall not be counted towards the attendances required for effectiveness.

Reserve Members.

185. (1) Reserve members shall—

- (a) make themselves efficient in the use of fire extinguishing apparatus and plant;
- (b) attend fires, practices, and drills;
- (c) make themselves effective as set forth in regulation 184 (e).

(2) Reserve members may attend brigade meetings and take part in the discussions, but they shall not have the right to vote on motions submitted to the meeting.

Station-keeper.

186. Where the Board appoints a Station-keeper he shall—

- (a) reside at the fire station if practicable;
- (b) be under the direction of the senior officer present for the time being;
- (c) attend to and be responsible for the cleanliness, good order and condition of the fire station and the fire extinguishing apparatus and plant belonging to the Board or in charge of the brigade;
- (d) receive such remuneration as the Board may determine;
- (e) be liable to suspension, removal, or dismissal by the Board.

Duties at Fires.

187. At fires the senior officer present shall take command until the arrival of his senior. The brigade's duties shall be deemed not to be completed until the fire is properly and effectually extinguished. Officers and members must turn out to fires or alarms of fire in the Board uniform when they can do so without causing undue delay in attending.

Roll Call at Fires.

188. On return from a fire or alarm of fire, the officer in command shall cause the roll to be called, and see that full details of same are recorded as provided for in regulation 183 (m), subclause (ii). He may exempt officers and members from returning to the fire station for roll call, and may call the roll at the place of the fire or alarm of fire.

Reports of Fires.

189. A report, in the prescribed form, of all fires and alarms of fire, signed by the officer in command, shall be furnished to the Board within forty-eight (48) hours of the fire or alarm of fire. The names and respective ranks of officers and members present thereat shall be recorded on the back of such fire report form.

Accidents.

190. Any officer or member of a volunteer fire brigade, or any auxiliary fireman who has established a claim with the Board's insurers as if he were a "worker" under the Workers' Compensation Act, 1912-1941, and any amendments thereof, by reason of personal injury by accident, arising out of or in the course of his employment whilst proceeding to, at or returning from a fire or fire call, shall be entitled to leave of absence from duty, and shall receive, during the period of incapacity, such sum weekly as shall, together with any weekly payment by way of compensation, including child allowance (if any), payable by the Board's insurers as if he were a "worker" under the Workers' Compensation Act, 1912-1941, and any amendments thereof, be equal to his weekly wages, but not exceeding the sum of four pounds and five shillings per week:

Provided that—

- (a) such payments shall not be made for more than thirteen weeks, except by resolution of the Board;
- (b) such payments shall not be continued after the services of any officer or member of a volunteer fire brigade or any auxiliary fireman have been terminated;
- (c) such payments, for a period not exceeding thirteen weeks, shall not be deducted from any payments made under the Second Schedule of the above Act.

Practices.

191. (1) The members of each brigade shall be practised in the duties at engine, reel, or other drill at least once each calendar month, under the supervision of their officers, and at such other times as the Board, Chief Officer, or captain may direct.

(2) A recognised practice shall mean practical work in fire extinction or other drill, for at least three-quarters of an hour.

(3) Each brigade may appoint its own dates for practices. Moonlight nights should be selected when practicable, and during the winter months or in inclement weather brigades may hold their practices or drills indoors.

Demonstrations and Competitions.

192. (1) Brigades shall not at any time attend fire brigades' demonstrations or competitions outside a radius of five miles from their head station without leaving a sufficient number of effective registered members within their respective districts. No portion of the apparatus and plant (with the exception of a competition reel and apparatus) shall be taken to a demonstration or competition without the written consent of the Board. Captains shall be responsible for the observance of this regulation.

(2) The Board may by resolution authorise such expenditure or make such grants as it considers necessary or expedient for the successful conduct of demonstrations and competitions, and, in particular, for all or any of the following purposes, viz.:—

- (a) the transportation of volunteer firemen and their apparatus or plant;
- (b) the purchase of trophies for competition by volunteer fire brigades and firemen, and the allocation of the cost thereof;
- (c) the entertainment of volunteer firemen, and visiting officials and brigades;
- (d) any other matter incidental to the conducting of demonstrations and competitions.

(3) The Board may by resolution grant a sum not exceeding twenty-five pounds to a brigade, or apportioned between brigades where more than one, attending demonstrations or competitions outside of Western Australia as approved representatives of the State.

(4) All expenditure incurred by the Board under this regulation shall be charged in the first instance to demonstration costs, and thereafter shall be dealt with in the following manner, namely:—

- (a) Expenditure incurred in connection with the conducting of the annual Volunteer Fire Brigades' Demonstration shall be apportioned equally between all registered volunteer fire brigades, and when so apportioned, shall be charged against the fire district accordingly;
- (b) Expenditure incurred by the Board in connection with fire brigades attending inter-district competitions shall be charged against the fire district of the brigade in relation to which the expenditure was incurred;
- (c) Expenditure incurred by the Board by way of grant to a fire brigade or fire brigades attending demonstrations or competitions outside Western Australia shall be charged against the fire district of the brigade to which the grant was made.

Uniforms.

193. The uniforms for registered officers and active members shall be provided by the Board, and shall consist of a coat with arm badge, cap, belt, and sparrer. Helmets shall be supplied to brigades in cases where the Board considers they are required.

194. Uniforms shall not be issued to reserve members, unless the Board otherwise determines.

195. The uniform and equipment shall remain the property of the Board.

196. Officers and members shall provide their own trousers, which should be of dark blue serge with a strip of scarlet braid five-eighths of an inch wide covering the outside seam, and shall not be more than 20 inches wide over the instep.

197. Officers and members shall use reasonable care in keeping uniforms clean and in good order.

198. Officers and members shall not lend a uniform or any part of it to any person not in the service.

199. Flowers shall not be worn in coats and tan boots shall not be worn.

200. Officers and members shall not at any time appear dressed partly in uniform and partly in plain clothes, except in cases of emergency at fires.

201. Full uniforms shall be worn at inspections made by the Chief Officer, or any other officer deputed for that purpose by the Board or Chief Officer.

202. Long service awards shall be worn on the right breast of uniform coat, as follows:—

- (a) the ten years' badge shall be worn three-quarters of an inch below the seven years' badge;
- (b) the 15 years' medal supersedes the seven and 10 years' badges, in which case the latter two awards shall not be worn;
- (c) where badges for 20, 25, 30, 35, or 40 years' service have been issued, only the one for the longest service shall be worn, on the ribbon of the 15 years' medal.

203. Members qualified in ambulance work shall wear their ambulance badge on the left arm.

204. Captains shall inspect all uniforms and equipment on issue during the months of May and November in each year, and forthwith report to the Chief Officer on the condition thereof. Requisitions for new issues or replacements shall reach the Chief Officer not later than the 30th day of November.

205. Brigade secretaries shall obtain a receipt on the form provided for all issues of uniform and equipment to members. One copy of the receipt shall forthwith be sent to the secretary of the Board and the other retained for brigade record purposes.

206. (a) Captains with not less than five years' service as captains under the Board, and not less than fifteen years' service in all, shall be entitled to retain and wear their uniforms, and to wear an ex captain's badge.

(b) Other officers and members with not less than twenty-five years' service shall be entitled to retain and wear their uniforms.

(c) Service as a reserve member shall not be counted in the periods of service mentioned in this regulation.

(d) The Board may, in its discretion, withhold the privileges of this regulation if the applicant shall at any time have been adjudged guilty of any offence against the Board's regulations.

207. Subject to regulation 206, officers and members shall return uniforms and equipment to the Chief Officer or captain, on being requested in writing to do so. If an officer or member fails to comply within seven days of the transmission to him of such request, the brigade shall be liable to a penalty not exceeding £5, and shall, in addition to the penalty named, be further liable for and shall pay the cost of any article not returned.

Long Service Awards.

208. (a) Officers and members of volunteer brigades who shall have efficiently served in any one or more brigades in Western Australia shall be entitled to awards as under:—

- (i) For 7, 10, 20, 25, 30, 35 and 40 years' service—a long service badge;
- (ii) For 15 years' service—a long service medal.

(b) Periods of service as an executive officer of the Western Australian Volunteer Fire Brigades' Association shall, for the purpose of this regulation, count as service qualifying for these awards.

(c) Periods of service as a reserve member shall not count as service qualifying for these awards, unless under special circumstances and with the approval of the Board.

(d) Applications, on the prescribed form, showing full details of service, and certified by the captain and secretary of the brigade or the president and secretary of the Association (as the case may require), shall be furnished to the Board forthwith after officers or members become eligible for the awards.

(e) Long service awards shall be worn on the uniform as set forth in regulation 202.

Brigade Funds.

209. (a) All moneys received by or on behalf of a brigade from any source whatsoever shall be paid into an account in the name of the brigade, to be kept at a savings bank or other bank.

(b) All payments by or on behalf of the brigade shall be made out of such account by means of withdrawal form or cheque (as the case may require) drawn against such account, and signed by the secretary and captain and one other member of the brigade.

(c) All such receipts and payments shall be recorded in the brigade cash book, as provided for in regulation 183 (m), subclause (vi).

(d) The captain and secretary shall certify to the correctness of the brigade's funds by signing the certificate incorporated in the quarterly return form to be rendered to the Board.

Petty Cash.

210. (a) The Board may advance each brigade an amount not exceeding £1 on any one occasion for the purpose of purchasing minor supplies, and defraying the cost of minor repairs and services.

(b) A requisition shall not be necessary in such cases, but, where practicable, invoices shall be obtained for each item of expenditure, and certified as correct.

(c) At the close of each quarter ending 31st March, 30th June, 30th September, and 31st December, the petty cash expenditure form shall be completed, and, together with the supporting invoices, forwarded within seven days to the secretary of the Board.

(d) All expenditure under this regulation shall be subject to the approval of the Board, who may disallow any or all of it.

Gratuities and Allowances.

211. (a) The Board may pay a gratuity, not exceeding in any one case the sum of fifty pounds, to any member of a brigade or to any other person, in respect of voluntary or special services rendered by such member or person aforesaid in connection with the extinction of fires or saving of life or property at fires or for special services rendered to any brigade.

(b) The Board may, whenever it shall think fit, pay to any volunteer fire brigade for special services rendered at a fire, an allowance of an amount, to be determined by the Board, but not exceeding in any one case the sum of fifty pounds.

(c) The Board may, whenever it shall think fit, pay to any volunteer fire brigade for its services in fire prevention and fire protection, and in keeping the brigade an efficient force by regular attendances of members at drills, practices and hydrant inspections, an allowance of an amount to be determined by the Board, but not exceeding in any one case the sum of fifty pounds.

Requisitions, Purchase Orders and Invoices.

212. (1) Apparatus, plant, supplies and repairs required by any brigade shall, subject to regulations 210 and 213, be requisitioned for to the Chief Officer. Requisitions shall be sent in only on the authority of a properly constituted meeting of the brigade.

(2) The Chief Officer shall submit all requisitions, with his recommendations thereon, to the next ensuing meeting of the Board.

(3) The secretary of the Board shall send to the secretary of the brigade a purchase order (in duplicate) for all requirements approved by the Board.

(4) The secretary of the brigade shall send the original purchase order to the tradesman, and retain the duplicate for reference purposes.

(5) On the order being satisfactorily completed by the tradesman, the secretary of the brigade shall send the invoice to the Board after inserting thereon the purchase order number, and his signature and the name of the brigade under the words "Certified Correct."

Urgent Repairs.

213. Urgent repairs to the Board's property may be effected by the brigade without requisition, provided the cost does not exceed two pounds. Where the repairs will involve a larger expenditure, a requisition shall be made under regulation 212 (1).

Brigade Property and Trophies.

214. Any property belonging to a brigade, and which has been acquired by subscription, or trophies won, shall vest in two trustees, one of whom shall be appointed by the Board and the other by the brigade. A brigade may on application to and approval of the trustees dispose of any such property as may be determined.

PART VIII.—PRIVATE FIRE BRIGADES.

Registration.

215 A private fire brigade may be registered by the Board, subject to the person on whose property the brigade is to operate making written application to the Board and undertaking to give effect to the following conditions, viz.:—

(i) to reimburse the Board all expenditure and costs of any nature whatsoever incurred by the Board in connection with the brigade;

(ii) to pay to the Board annually the sum of five pounds for the Board's administration of the brigade.

Demonstration and Competitions.

216. The Board may permit registered private fire brigades to compete in volunteer fire brigades Demonstrations and Competitions.

Regulations applicable to.

217. The regulations contained in Part VII. hereof relating to volunteer fire brigades shall, as far as is possible, be applicable to registered private fire brigades.

Suspension or Termination.

218. The Board may at any time suspend or terminate the registration of a private fire brigade.

PART IX.—MISCELLANEOUS.

Fires outside District.

219. Whenever occasion requires any portion of a brigade or any of its officers or firemen or apparatus and plant may be directed to proceed or be taken beyond the limits of any district, and from one district to another, for the purpose of attending fires.

Fires within provisions of Section 44.

220. In the event of any brigade attending a fire in premises or property to which the provisions of section 44 are applicable, the owner, and, in the case of a vessel, the master and/or agents, shall be liable to pay to the Board an amount, to be determined by the Board, but not exceeding the following maximum scale of fees and charges:—

	£	s.	d.
For the Chief Officer, for first hour	2	2	0
For the Chief Officer, per hour for each succeeding hour	1	1	0
For any other officer in charge, for first hour	1	1	0
For any other officer in charge, per hour for each succeeding hour	0	10	6
For each officer and member of a brigade and turncock, for the first hour	0	7	6
For each officer and member of a brigade and turncock, per hour for each succeeding hour	0	5	0
For wages for each extra man engaged by the Chief Officer, for each hour	0	5	0
For use of each motor fire engine	10	0	0
For use of each motor hose carriage	2	10	0
For use of each hand hose reel	2	10	0
For the use of hose, and cleaning and drying the hose, each 100 feet	0	10	0

Attendance of Firemen at certain Places of Entertainment.

221. On every occasion when in any public building or enclosed place any entertainment is given in connection with which scenery is used, or an exhibition of animated pictures is given, a skilled fireman, approved by the Chief Officer, shall be in attendance in such building or place during the whole time such building or enclosed place, used as aforesaid, is occupied by the public; and such fireman shall see that the fire prevention appliances and the exit doors are in proper working order, and perform such other duties for the prevention of fire and of panic as he may deem necessary, or as the Chief Officer may direct: Provided that—

- (a) in cases where entertainments are held in an enclosed place, and not in a public building, the person having the charge or control of such entertainments may apply to the Board for exemption from any provisions of this regulation in respect of such entertainments, and the Board, in writing, may grant such exemption in cases where it considers the attendance of a skilled fireman is not necessary;
- (b) in localities where volunteer fire brigades are established the Chief Officer shall not, without the concurrence of the Board, approve of firemen other than members of volunteer fire brigades.

222. The Board may, in writing, grant permission for the owner or occupier of any public building to dispense with the services of a fireman during any exhibition of animated pictures held between the hours of sunrise and sunset.

223. All firemen approved by the Chief Officer under these regulations shall be subject to the direction and control of the Chief Officer.

224. For the services of each fireman in attendance under regulation 221, the following fee per performance for each fireman shall be payable by the owner or occupier of the premises on which such fireman shall have been in attendance, viz.—7s. 6d., but subject to Federal basic wage adjustments. At Kalgoorlie the fee shall be 1s. 4d. extra per performance, but subject to Federal basic wage adjustments.

225. In the event of any person failing to pay any fees due under regulation 224, such fees may be recovered summarily by complaint made by the fireman to whom such fees are due in manner provided by the Justices Act, 1902-1936.

Certain Places of Entertainment must have Direct Telephonic communication with a Fire Brigade Station.

226. (a) Every owner and/or occupier of any theatre, building, or place in which any entertainment is given and in connection with which scenery is used, or any exhibition of animated pictures is given, and situate within a fire district shall, on direction to that effect being given in writing by or on behalf of the Board, forthwith effect direct telephonic communication with a fire brigade station: Provided that application may be made to the Board for exemption from the provisions of this regulation, and the Board may grant such exemption subject to such terms and conditions as it may deem fit, in cases where it considers that direct telephonic communication with a fire brigade station is not necessary.

(b) The Board may at any time withdraw such exemption.

(c) The position of the alarm and the number of points in the theatre, building, or other place shall be as directed by the Board from time to time.

Fire Alarms on Private Premises.

227. The Board is hereby authorised to make such provision as it considers proper for the inspection and maintenance of fire alarms installed on private premises, and for that purpose to enter into an agreement with any owner or occupier to inspect and maintain any fire alarm, on payment by such owner or occupier of an annual fee of £2 2s., or such other sum as may be from time to time prescribed, and on such other terms as may be mutually agreed on between the Board and any such owner or occupier.

Inflammable Matter.

228. No person shall, on the roof, in the basement, or in any other part of any building, or in any light area, or in close proximity to any building in any fire district to which the Act applies, store any inflammable matter of such nature and in such manner, position, or quantity as may be or cause or be likely to become either directly or indirectly a danger by fire to life or property:

Provided that this regulation shall not apply to the storage of any inflammable matter which is stored in a manner prescribed or permitted by law.

229. (a) The owner and/or occupier of any yard or vacant land situate in any fire district to which the Act applies shall cause such yard or vacant land to be kept at all times free of inflammable matter (including trees, crops, grasses, and weeds) of any nature or quantity which may be, or cause, or be likely to become, either directly or indirectly, a danger by fire to life or property.

(b) For the purposes of this regulation:—

“Owner” means the person for the time being receiving or entitled to receive the rents and profits of land, whether on his own account or as agent, trustee, or attorney for another person or who, if the land were let to a tenant at a rent, would be entitled to receive the rent as aforesaid.

“Occupier” means the inhabitant occupier of any land or, if there is no inhabitant occupier, the person entitled to possession thereof.

“Person” includes any body of persons corporate or unincorporate.

First Appendix.

Part 1.

WESTERN AUSTRALIAN FIRE BRIGADES BOARD.

Issue of Debenture of £.....
No.

1. In consideration of the (hereinafter called “the Bank”) having agreed to allow the Western Australian Fire Brigades Board (hereinafter called “the Board”) to overdraw its account with the Bank to an amount not exceeding £....., the Board hereby undertakes that it will on demand pay to the Bank all such sums as are now or shall from time to time hereafter become owing to the Bank from the Board on the balance of its current account with the Bank whether in respect of moneys advanced or paid to or for the use of Board or charges incurred on its own account or in respect of negotiable instruments drawn, accepted, or indorsed by or on behalf of the Board and discounted or paid or held by the Bank either at the Board’s request or in the course of business or otherwise or in respect of moneys which the Board shall become liable to pay to the Bank in any manner whatsoever and whether any such moneys shall be paid to or incurred on behalf of the Board alone or jointly with any other person or corporation together with the usual interest, commission, and lawful Bank charges.

2. The Board will in the meantime until such demand pay to the Bank interest for the balance for the time being owing by the Board to the Bank at the rate of £..... per centum per annum by equal half-yearly payments on every..... day of and day of in each year. The first of such payments to be made on the day of

3. The Board hereby charges with such payments its property and revenue, whether accrued or to accrue.

4. The principal moneys hereby secured shall become immediately repayable on demand being made by the Bank.

5. The Board may at any time give notice in writing to the Bank of its intention to pay off the said debenture, and at the expiration of one calendar month from the time of such notice being given the principal moneys hereby secured shall become payable.

6. At any time after the Board has made default in payment of the principal moneys hereby secured the Bank may proceed to exercise its powers under section 46, subsection (8), of the Fire Brigades Act, 1942, and its amendments.

Part 2.

MEMORANDUM of Agreement made the..... day of..... one thousand nine hundred and..... between the Western Australian Fire Brigades Board (hereinafter called “the Board”), of the one part, and (hereinafter called “the Bank”), of the other part.

Whereas the Board has for the purpose of its business a current account with the Bank:

And whereas the Board has applied to the Bank to allow it to overdraw such account to an amount not exceeding £....., which the Bank has agreed to do upon delivery by the Board to the Bank of a debenture in the annexed form duly executed to secure such overdraft for the time being:

Now therefore it is agreed and declared as follows:—

1. The said debenture is a standing security with the Bank for payment of the final balance on the said current account including therein all usual and accustomed banker's charges and commissions together with interest on such final balance until payment at the current Bank rate of interest ruling from time to time.

2. For the purposes hereof the final balance aforesaid means such sums as upon the closing at any time of the current account of the Board by either party shall be found due thereunder to the Bank and accordingly payments to the credit of the account so long as the same shall be current shall not be deemed to be made in or towards discharge of the said debenture.

3. The Board hereby declares that there is no mortgage or charge upon its property having priority to or ranking pari passu with the said debenture (save and except as the case may be), and the Board will not at any time during the continuance of this security create any mortgage or charge ranking or which can by any means be made to rank in priority to or pari passu with the said debenture (save as aforesaid).

In witness whereof the Common Seals of the parties were herewith affixed the day and year first before written.

Second Appendix.

Part 1.

NOMINATION PAPER FOR USE BY INSURANCE COMPANIES.

I.....acting for and on behalf of the (insert name and official position)

.....Insurance Company hereby nominate the following candidates for election as members of the Western Australian Fire Brigades Board to represent the Insurance Companies in accordance with the provisions of the Fire Brigades Act, 1942.

..... (insert description of candidates)

..... (signature of proposer)

I consent to this nomination

..... (signature of candidates)

Part 2.

NOMINATION PAPER FOR USE BY LOCAL AUTHORITIES.

THE Council of the Municipality of.....hereby Board Road District

nominates.....as a candidate for election (insert description of candidate)

as a member of the Western Australian Fire Brigades Board to represent the Municipal and Road Board Fire Districts included in Part.....of the Second Schedule to the Fire Brigades Act, 1942.

..... (signature of Mayor or Chairman)

..... (signature of Town Clerk or Secretary)

I consent to this nomination.....

..... (signature of candidate)

Part 3.

NOMINATION PAPER FOR USE BY VOLUNTEER FIRE BRIGADES.

THE.....Volunteer Fire Brigade hereby nominates.....

(insert description of candidate)

as a candidate for election as a member of the Western Australian Fire Brigades Board to represent the Volunteer Fire Brigades in accordance with the provisions of the Fire Brigades Act, 1942.

..... (signature of Captain)

..... (signature of Secretary)

I consent to this nomination.....

..... (signature of candidate)

Part 4.

WESTERN AUSTRALIAN FIRE BRIGADES BOARD.

Election of Members.

VOTING PAPER.

A

B

(i) The voter shall write the figure "1" opposite the name of the candidate who stands first in his order of preference; the figure "2" opposite the name of the candidate who stands second in his order of preference; the figure "3" opposite the name of the candidate who stands third in his order of preference, and so on, as the case requires.

(ii) Any voting paper upon which more than one name is left unnumbered shall be rejected as informal.

(iii) The voter shall not place any signature or other mark of identification on the voting paper.

(iv) Having marked his voting paper, the voter shall gum the tops and sides of the paper down so that the letters AA and BB in the corners meet, and place it in the accompanying envelope, addressed to the Returning Officer.

(v) The declaration must be signed before a witness and must NOT be detached from the voting paper.

(vi) All voting papers received by the Returning Officer not later than.....on.....shall be counted in the ballot.

List of candidates.	Vote in this Column.

A

B

DECLARATION.

I, the undersigned, declare that this voting paper has been completed on behalf of the

.....
(insert name of the Insurance Company, Local Authority, or Volunteer Fire Brigade, as the case may be).

Signature

Official Position

Signature of Witness.....

Address

Date

FREMANTLE HARBOUR TRUST.

Amendments of Regulations.

THE Fremantle Harbour Trust Commissioners hereby amend the regulations made under the Fremantle Harbour Trust Act, 1902, and as reprinted by the Government Printer with all amendments up to the 31st day of March, 1942, as follows:—

Regulation No. 145 is amended by inserting in the appropriate alphabetical position in the Schedule of "Goods and Charges" the following:—"Wheat—see regulation No. 148."

By inserting after regulation 147 the following new regulation:—

No. 148.

Handling Charges on Bagged Wheat.

Subject as hereinafter provided the rates prescribed hereunder shall be payable in respect of the handling of bagged wheat, that is to say:—

	Per Bag.
(A) Receiving, including the unloading of railway trucks, and stacking where required, the Trust giving a receipt for number of bags only	2.5d.

Handling Charges on Bagged Wheat—*continued.*

	Per Bag.
(B) Delivering from stack to vessel for loading by means of—	
(1) Gantry loaders	1.75d.
(2) Vessel's own gear or crane	2.0d.
(C) Delivering to the platform of road vehicles, including the customary single bag weighing, or loading into, and stowing railway wagons without weighing	2.65d.
(D) Restacking or rehandling, for each service	1.0d.
(E) Handling to and from scales for single bag weighing during the course of shipment (including the weighing of the bags, together with a list of weights but not a receipt for weight)	1.0d.
(F) Discharging direct from railway wagons and—	
(1) Loading on to gantry loaders	1.25d.
(2) Slings for vessel's own gear or crane	1.5d.

Provided that—

- (i) For each complete one penny variation in the ordinary hourly rate of pay to waterside workers based on the said rate of pay (viz., 3s. 11½d.) as in operation from the 1st day of February, 1943, the above rates shall be increased or decreased, as the case may require, by 1¼ per centum, and
- (ii) Where the aggregate quantity of wheat to be received or delivered in any one day is less than the quantity capable of being so dealt with by a receiving gang within the minimum period of four hours' engagement as provided in the wages award, the cost of the idle time involved, plus 10 per centum, shall be payable in addition to the above rates.

By repealing regulation No. 152 and inserting in lieu thereof the following new regulation:—

No. 152.

Gantry Loaders or Extra Portable Conveyors.

(A) Charges payable—

The charges for the hire of gantry loaders or extra portable conveyors shall be as follows:—

	Per Hour or Portion thereof.
(1) Where only one gantry loader is in use at any time ..	15s.
(2) Where more than one gantry loader is in use simultaneously—	
One gantry loader, for the whole period such appliances are being used	15s.
All other gantry loaders in use, each	12s.
(3) When hatches remain rigged and appliances not used by vessel, for each machine	7s. 6d.
(4) Extra portable conveyors, each	5s.
(5) The cost of rigging, rerigging, adjusting and unrigging shoots and gear shall be payable in addition to the above charges.	

(B) General provisions—

- (1) The vessel that is first ready to use such appliances as are available shall be deemed to have priority of claim to same. The right is reserved to the manager to remove any appliance from any vessel at any time he may consider desirable.
- (2) In the event of any alteration in the method of loading a vessel whereby any such appliance is thrown idle, the hirers shall be charged the rate specified in (A) (3) hereof, unless they shall give notice of the discontinuance of the use of the said appliances, thus enabling the hatches to be unrigged.
- (3) Extra portable conveyors when used for moving wheat from stacks to gantry loaders or ship's gear or from place to place will be charged for at the discretion of the manager.
- (4) The extra cost involved for these appliances during hours other than the ordinary working hours of the port, shall be paid by the hirer in addition to the charges herein specified.

Made by the Fremantle Harbour Trust Commissioners at the meeting of the said Commissioners held on the twenty-second day of April, 1943.

The Common Seal of the Fremantle Harbour Trust was at the same time affixed and impressed hereto by order and in the presence of the Commissioners by—

(Sgd.) TOM CARTER,
Chairman.

(Sgd.) L. L. BATEMAN,
Commissioner.

[L.S.]

(Sgd.) R. J. COX,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 1st day of June, 1943.

R. H. DOIG,
Acting Clerk of the Council.

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, 23rd JUNE, 1943.

PERTH LAND AGENCY.

North-West Division.

Koondra District—Sylvania Station.

Corres. 10214/12. Plan 91 & 80/300.

That area of unsurveyed land, containing about 431,223 acres, subject to payment for improvements, being F. W. Morrissey's forfeited Pastoral Lease No. 2851/96.

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 mallet, is reserved to the Crown, subject to the provisions of clause 18 of the regulations.

SCHEDULE.

WEDNESDAY, 9th JUNE, 1943.

PERTH LAND AGENCY.

Melbourne District (near Manaling Spring).

Corr. No. 1733/34. (Plan 63/80.)

Bounded by lines starting from the north-west corner of Melbourne Location 3332 and extending west about 120 chains, south about 166 chains, east to the west boundary of said Location 3332, and thence north to the starting point; subject to survey, classification, and pricing, and the payment of survey fee with the application.

Murray District (west of 9-Mile Lake).

Corr. No. 931/42. (Plan 380D/40.)

Location No. 1431, containing about 500a.; subject to survey, classification, and pricing.

Nelson District (about 5½ miles north of Cape Beaufort).

Corr. No. 237/42. (Plan 441/80, F1.)

Location No. 8247, containing 4,620a. 2r. 23p., at 5s. per acre; classification page 3 of 2145/20; exempt from road rates for two years from date of approval; being I. P. Neverman's cancelled application.

Roe District (about 7 miles east of Newdegate).

Corr. No. 5343/22. (Plan 388/80, C4.)

Location No. 63, containing 1,038a. 3r. 2p., at 5s. per acre; particulars page 96 of 5343/22; subject to Agricultural Bank indebtedness. This cancels the previous *Gazette* notice dated 18/11/1942.

Roe District (about 30 miles north-east of Newdegate).

Corr. No. 2327/32. (Plan 375/80, F4.)

Locations 1162 and 1752, containing 861a. 1r. 32p. and 160a., respectively, at 4s. 6d. per acre; classification Alkali 564, Sheet 13; subject to Agricultural Bank indebtedness; being G. E. Drust's forfeited Leases 68/3699 and 74/1583.

Roe District (about 12 miles north-west of Karlgarin).

Corr. No. 4841/30. (Plan 375/80, A2.)

Location 1514, containing 2,663a. 3r. 21p., at 5s. 6d. per acre; classification page 28 of 4570/27; subject to Agricultural Bank indebtedness; being C. R. Johnston's forfeited Lease 68/2882.

Sussex District (about 7 miles south-west of Carbinup).

Open under Part V. of the Land Act, 1933-1939.

Corres. 838/41. (Plan 413D/40, C3.)

Location 2388, containing 134a. 3r. 37p.; purchase money, including improvements—£260; half-yearly instalments (over 30 years), including principal and interest:—to civilians, at 5 per cent. per annum—£8 4s. 2d.; to returned soldiers, at 4½ per cent. per annum—£7 15s. 4d.; subject to the conditions applying to land selection in this district and to timber conditions; being M. J. Henry's forfeited Lease 347/3016.

Williams District (about ¾ of a mile south of Kukerin).

Corr. No. 2110/33. (Plan 408/80, E1.)

Location 10754, containing 993a. 1r. 2p., at 5s. 3d. per acre; classification page 27 of 14593/11; exempt from road rates for two years from date of approval; being H. G. Matson's forfeited Lease 68/3939.

Williams District (about 6 miles south-west of Jitaring).

Corr. No. 7248/22. (Plan 377/80, D4.)

Location 12047, containing 270a. 1r. 23p., at 7s. per acre; classification page 22 of 7248/22; exempt from road rates for two years from date of approval; being M. J. Gray's forfeited Lease 16202/68.

WEDNESDAY, 16th JUNE, 1943.

PERTH LAND AGENCY.

Avon District (about four miles north-east of Doodlakine).

Corr. No. 3841/26. (Plan 25/80, CD2 and 3.)

Locations 14684 and 14685, containing 1,000a. 2r. 37p., at 5s. 6d. per acre; classification page 106 of 3841/26; subject to Agricultural Bank indebtedness; being F. Ward's forfeited Lease 21154/68.

Kent District (about 22 miles south-east of Ongerup).

Corr. No. 277/33. (Plan 435/80, F2 and 3.)

Location 683, containing 934a., at 3s. 9d. per acre; classification page 23 of 4071/18; subject to payment for improvements, if any, and to poison eradication; being E. M. Stone's forfeited Lease 68/3865.

Swan District (about 12½ miles north-west from Gingin).

Corr. No. 1647/39. (Plan 31/80, A4.)

Location 4425, containing 300a. 0r. 5p., at 5s. 6d. per acre; classification page 5 of 1647/39; exempt from road rates for two years from date of application; being A. E. Turner's forfeited Lease 349/423.

Victoria District (about four miles south of Wilroy).

Corr. No. 1165/42. (Plan 156/80, E3 and 4.)

Locations 6007, 6008, 6193, and 9488, containing 4,434a. 3r. 34p., at 4s. 3d. per acre; classification page 6 of 2804/32; subject to Agricultural Bank indebtedness and to a Grazing Lease expiring 28/2/1944; being A. E. Burt's cancelled application.

Victoria District (about seven miles north-west of Tenindewa).

Corr. No. 2695/12. (Plan 156/80, B2.)

Locations 6052, 5172, and 6053, containing 773a. 0r. 34p., 497a. 0r. 16p., and 1,382a. 2r. 16p., respectively, at 7s. 6d. per acre; classification page 133A of 2695/12; subject to Agricultural Bank indebtedness and Cropping Lease expiring 28/2/44; being H. W. Johnson's forfeited Leases 9870/68 and 34186/55, and E. Johnson's 11894/68, respectively.

Victoria District (about 13 miles south-east of Gmyidi).

Corr. No. 525/39. (Plan 90/80, F4.)

Location 9272, containing 4,262a. 0r. 3p., at 2s. 4d. per acre; classification page 8 of 525/39; exempt from road rates for two years from date of approval; being W. Leonard's forfeited Lease 347/2224.

WEDNESDAY, 23rd JUNE, 1943.

PERTH LAND AGENCY.

Avon District (about 5½ miles east of Jura Siding).

Corr. No. 425/38. (Plan 5/80, A1.)

Location 25208, containing 1,351a. 0r. 9p., at 4s. 3d. per acre; classification page 12 of 4938/26; exempt from road rates for two years from date of approval; being C. C. Schilling's forfeited Lease 347/1776.

Esperance District (about 4 miles north-west of Esperance).

Corr. No. 1203/24. (Plan 423, CD/20.)

Location 413, containing 98a. 2r. 5p. at 5s. per acre; classification page 43 of 1203/24; exempt from road rates for two years from date of approval. This cancels the previous *Gazette* notice dated 28/10/1942.

Hay District (about 19 miles south-west of Tenterden).

Corr. 2001/36. (Plan 444/80, D2 & 3.)

Location 1772, containing 1,655a. 0r. 1p., at 3s. 3d. per acre; classification page 27 of 2001/36; exempt from road rates for two years from date of approval; being R. F. Moriarty's forfeited Lease 347/1359.

Kojomup District (about 5½ miles north-east of Katanning).

Corr. No. 1545/24. (Plan 417A/40, A2.)

Location 7981, containing 100a. 0r. 35p., at 3s. 6d. per acre; classification page 12 of 1545/24; and Location 8163, containing 148a. 1r. 28p., at 3s. per acre; classification page 4 of 4997/24; subject to the eradication of poison; being E. W. Gilchrist's forfeited Leases 19012/68 and 19985/68.

Peel Estate (about 3½ miles south-east of Karnup).

Open under Part V. of the Land Act, 1933-1939.

Corr. No. 1393/39. (Plan 341D/40, C4.)

Location 139, containing 166a. 1r. 2p.; purchase money, including improvements—£307; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£6 18s. 2d.; to civilians, at 5 per cent. p.a.—£7 13s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£8 11s. 2d.; to civilians, at 5 per cent. p.a.—£9 2s. 1d.; and Location 402, containing 150a. 2r. 39p.; purchase money, including improvements—£269; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£6 1s.; to civilians, at 5 per cent. p.a.—£6 14s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£7 10s.; to civilians, at 5 per cent. p.a.—£7 19s. 7d.; subject to the conditions applying to this Estate; being D. F. Keane's forfeited Lease 347/2452.

Peel Estate (about 6 miles south-east of Karnup).

Open under Part V. of the Land Act, 1933-1939.

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

Location 362, containing 132a. 2r. 28p.; purchase money, including improvements—£173; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£3 17s. 10d.; to civilians, at 5 per cent. p.a.—£4 6s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 16s. 6d.; to civilians, at 5 per cent. p.a.—£5 2s. 8d.; and Location 363, containing 152a. 3r. 3p.; purchase money, including improvements—£109; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£2 9s.; to civilians, at 5 per cent. p.a.—£2 14s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£3 0s. 9d.; to civilians, at 5 per cent. p.a.—£3 4s. 8d.; subject to the conditions applying to this Estate; being D. F. and M. P. Keane's forfeited Leases 347/1896 and 347/2316.

Plantagenet District (about 1½ miles south of Elleker).

Corr. No. 45/29. (Plan 457A/40, B1.)

Location 955, containing 14a. 3r.; at £1 10s. per acre; classification page 34 of 45/29; subject to timber conditions; being W. A. North's forfeited Lease 55/1478.

G. L. NEEDHAM,
Under Secretary for Lands.

The Road Districts Act, 1919-1941.

Closure of Road.

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

Upper Chapman.

954/39.

C. 419:—The surveyed road along the southern boundary of Victoria Location 5908; from its south-east corner to Road No. 8624 at its south-west corner. (Plan 161/80, A & B 3.)

T. S. HIGGINS.

I, William Frederick Forbes, on behalf of the Upper Chapman Road Board, hereby assent to the above application to close the road therein described.

W. F. FORBES,
Chairman Upper Chapman Road Board.

29th May, 1943.

PUBLIC WORKS TENDERS.

TENDERS are invited for the following:—

Work:—Donnybrook—Hostel for Flax Workers (9266); closing Tuesday, 8th June, 1943, at 2.30 p.m.; conditions may be seen at the Contractors' Room, P.W. Department, Perth, and at P.W.D., Bumbury, Tuesday, 1st June, 1943.

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 highest, lowest, or any tender will not necessarily be accepted.

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

27/5/43.

THE LAND DRAINAGE ACT, 1925.

Drainage Board Elections.

Department of Water Supply,
Perth, 31st May, 1943.

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

Date of Election; Drainage Board; Members Elected (Surname and Christian Names).

(Extraordinary) May, 1943; Stirling; Hutton, Frederick Giles; Bentley, Maxwell Gordon; Norton, Jasper Patrick; and Higgins, John James.

The terms of Messrs. Hutton and Bentley expire in April, 1944, and of Messrs. Norton and Higgins in April, 1945.

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

PUBLIC WORKS AND MAIN ROADS DEPARTMENTS—CASH ORDERS LOST.

Department of Public Works,
Perth, 1st June, 1943.

IT is hereby notified that Main Roads Department Cash Orders, drawing on the Minister for Works and numbered 24301-24500, inclusive, have been lost and payment thereof has been stopped.

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

P.W. 394/38; Ex. Co. 793.

PUBLIC WORKS ACT, 1902-1933.

LAND RESUMPTION.

Yilgarn Railway—Merredin-Southern Cross Section—Additions and Improvements—Deviations between Boddalin and Nulla Nulla (with road Diversions).

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Jilbadji District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 1st day of June, 1943, been set apart, taken, or resumed for the purposes of the following public work, namely :—Additions and Improvements to the Yilgarn Railway (Deviations between Boddalin and Nulla Nulla, with road Diversions), and that the portions of the several roads, streets, or thoroughfares referred to in such Schedule, and which are by this notice so set apart, taken, or resumed, are wholly closed and have ceased to be public highways.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan P.W.D., W.A. 29672/4 sheets (L.T.O. 6003, 6004, 6005, 6006), which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 29672.	Owner or Reputed Owner.	Description	Area.
Sheet 1 :			a. r. p.
1	Crown	Crown land	0 1 8
2	Crown	Crown land	0 1 8
3	Crown	portion of road	0 3 7.9
4	James Gooney	part of Jilbadji Location 246 (Grazing Lease 20015/68, Crown Lease 940/1927)	0 0 37.3
5	James Gooney	part of Jilbadji Location 54 (C.P. Lease 39956/55, Crown Lease 1338/1923)	32 3 30
6, 7, and 8	Crown	Crown land	7 0 8
9	Crown	portion of road	0 3 6.8
Sheet 2 :			
10	Crown	Crown land (portion of road)	0 3 6.2
11	Grace Eileen West	part of Jilbadji Location 262 (Grazing Lease 22892/68, Crown Lease 2360/1928)	1 3 9.7
12	Crown	portion of road	0 1 18.7
Sheets 2 and 3: 13, 14, and 15	Grace Eileen West	parts of Jilbadji Location 262 (Grazing Lease 22892/68, Crown Lease 2360/1928)	45 2 15
Sheets 3 and 4 :			
16	Crown	Crown land	50 1 32
Sheet 4 :			
17	Crown	portion of road	0 1 17.3
18	Crown	Crown land (part of Reserve 13200)	0 1 9.9
19, 20, and 21	Crown	Crown land	7 2 3.7
22	Crown	Crown land (portion of road)	0 3 36.6

Certified correct this 18th day of May, 1943.

E. H. GRAY,
Acting Minister for Works.

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 1st day of June, 1943.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipal Elections.

Department of Public Works,
Perth, 3rd June, 1943.

IT is hereby notified, for general information, in accordance with section 113 of the Municipal Corporations Act, that the following gentlemen have been elected members of the undermentioned Municipal Councils, to fill the vacancies shown in the particulars hereunder:—

Date of Election; Member Elected (Surname and Christian Name); Ward; Occupation; How vacancy occurred [(a) Retirement, (b) Resignation, (c) Death]; Name of Previous Member; Remarks.

Subiaco Municipal Council.

- 1/5/43; Blencowe, Wilton George; Central; accountant; (a); Blencowe, W. G.
- 1/5/43; Perry, Charles A.; North; manager; (a); Nicholl, E. E.
- 1/5/43; O'Neill, Thomas; East; shopkeeper; (a); Maley, H. K.

1/5/43; Cook, John William; South; butcher; (a); Buggius, A. A.

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

MUNICIPAL CORPORATIONS ACT, 1906-1942.

Municipality of Geraldton—Lease of Land.

Department of Public Works
P.W. 241/29. Perth, 1st June, 1943.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has consented, under the provisions of section 211 of the Municipal Corporations Act, 1906-1942, to the lease of all that part of Geraldton Town Lot 814, more particularly delineated in lease attached, granted by the Geraldton Municipal Council for a term of ten years as from and including the 28th day of October, 1942, to Geraldton Yacht Club Incorporated, Geraldton.

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

THE ROAD DISTRICTS ACT, 1919-1941.

Road Board Elections.

Department of Public Works,
Perth, 3rd June, 1943.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-1941, that the following gentlemen have been elected members of the undermentioned Road Boards, to fill the vacancies shown in the particulars hereunder:—

Date of Election; Member Elected (Surname and Christian Name; Ward; Occupation; How vacancy occurred [(a) Effluxion of time, (b) Resignation, (c) Death]; Name of Previous Member; Remarks.

Mount Magnet Road Board.

- 22/5/43; Fenn, Harry Leslie; Town; engine-driver; (b); Oliver, C. T.: unopposed.
- 24/5/43; Grose, Charles; Country; mine owner; (b); Atkinson, F. W.; unopposed.

Mosman Park Road Board.

- 17/5/43; Davis, John; South; superphosphate mixer; (a); Davis, J.
- 17/5/43; Howell, Keith; Central; hardware buyer; (a); Brown, Melville.
- 17/5/43; Wood, Keith McKay; North; P.O. telegraphist, R.A.N.; (a); Bryant, J. S.

Leonora Road Board.

- 22/5/43; Brown, Robert Lees; Leonora; tailor; (b); Crump, A. H.; unopposed.
- 22/5/43; Miller, Hubert Frederick; Lawlers; pastoralist; (b); Robertson, G. N.; unopposed.

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

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 667/40.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, that water mains have been laid in the undermentioned street in district indicated:—

Perth Road District.

126/43—First street, from Lot 663 to Lot 662—Southerly.

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

Dated this 4th day of June, 1943.

J. C. HUTCHINSON,
Under Secretary.

Registrar General's Office,
Perth, 3rd June, 1943.

THE undermentioned ministers have been duly registered in this office for the celebration of Marriages throughout the State of Western Australia:—

R.G. No., Date, Denomination and Name, Residence, Registry District.

BAPTIST UNION OF W.A. INCORPORATED.

34/41; 26/5/43; Rev. John Harry Ridden; 75 Eginna street, Mount Hawthorn; Perth.

METHODIST CHURCH OF AUSTRALASIA.

30/41; 1/6/43; Rev. Frank Wilnot; 33 Bedford street, East Fremantle; Fremantle.

ROAD DISTRICTS ACT, 1919-1942.

Dalwallinu Road Board.

P.W.W.S. 784/35.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved, under the provisions of section 170 of the Road Districts Act, 1919-1942, of Well AA.532, situated on Location 2901, being placed under the control and management of the Dalwallinu Road Board, to the intent that it be maintained by the said Board for a public water supply under the provisions of paragraph (4) of section 162 of the said Act.

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

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.

BAPTIST UNION OF W.A. INCORPORATED.

34/41; 27/5/43; Pastor Harold Stanley Donnan; 4 Shelbourne Flats, 59 Stirling highway, Nedlands; Perth.

R. J. LITTLE,
Acting Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
193/43	1943. May 28	Harris, Scarfe & Sandovers, Ltd.	56A, 1943	Stainless Steel Sinks and Drainers, as per Items 1 to 7, inclusive, delivered to Wooroloo Sanatorium	Public Works ...	Rates on application.
227/43	do.	Saunders & Stuart Pty., Ltd.	62A, 1943	Steelwork for Gantries, as per Item 1, F.O.R. Perth	do. ...	for £111.
155/43	do.	The Southern Cross Windmill & Engine Co.	37A, 1943	One (1) only "S.C." Mark Y.F.B. 3-cylinder Vertical T.E. Diesel Engine, with Bosch Fuel Pump, etc., V. Belt-driven, and with material for two (2) 800 gallon Cooling Tanks, 27.5 H.P. at 1,200 R.P.M., as per Item 1, delivered at Barton's Mill Prison	do. ...	for £425 10s.
212/42	do.	Sara & Cook, Ltd.	Butter for Government Institutions, etc., during the month of June, 1943, less 1½d. per box rebate	Various ...	1s. 7½d. per lb.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.*

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1943. June 3 ...	68A, 1943 ...	Eggs, New Laid and Chilled, as required by Fremantle Hospital, during period of six (6) months commencing 1st July, 1943	1943. June 10
May 18 ...	64A, 1943 ...	Cartage of Stores from Meekatharra to Native Rationing Depots at Mundiwindi and Jigalong, and to Turee Native Station, during year ending 30th June, 1944	June 17

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned 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.

G. L. NEEDHAM,

Chairman W.A. Government Tender Board.

Dated the 3rd June, 1943.

THE MINING ACT, 1904.

Department of Mines,
Perth, 1st June, 1943.

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.
Dundas	1649*, 1650*, 1651*, 1652*.
East Coolgardie	East Coolgardie	6030E*.
Murchison	Cue	2237, 2238.
	Mount Magnet	1428M*.
North Coolgardie	Ularring	1125U*.
Pilbara	Nullagine	281L.
Yilgarn	4068*, 4069*.

The undermentioned application for a Gold Mining Lease was refused:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Coolgardie	Coolgardie	5675	Little George	Postans, Henry Keith.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Murchison	Mount Magnet	1422M	Florance	O'Keefe, George Herbert; Brand, Georg.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.	Name of Person to whom prior right of Application is granted.
North Coolgardie	Menzies	5690Z	Crusoe South	Epis, Martin	The First Hit Gold Mine (1934), No Liability.

* Conditional.

THE MINING ACT, 1904—continued.

The undermentioned Gold Mining Leases were declared forfeited for breach of covenant, viz., non-payment of rent :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Mount Margaret ...	Mount Margaret ...	2261T 2363T 2382T 2403T	Mary Mac ... Mount Laverton ... Pinnacles ... Pinnacles South ...	Tasker, William. Tasker, William. Tasker, William. Tasker, William.

The forfeiture of the undermentioned Gold Mining Leases for non-payment of rent, published in the *Government Gazette* of 12th February, 1943, 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 ...	5862E	Albert Adventure ...	Dixon, Albertine.
Yalgoo	1201	Hard to Find ...	Nevill, Gloria.

The forfeiture of the undermentioned Miner's Homestead Lease for non-payment of rent, published in the *Government Gazette* of 28th August, 1942, was declared cancelled, and the Lessee reinstated as of his former estate :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
East Coolgardie ...	East Coolgardie ...	255E	Lake View Homestead ...	Mundy, Ernest John Richard.

THE MINING ACT, 1904.

Department of Mines,
Perth, 1st June, 1943.

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

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

The undermentioned Temporary Reserve has been cancelled :—

No.	Corres. No.	Occupant.	Locality.
1111H ...	992/42	Eddy, John Trezise	Coolgardie, Coolgardie Goldfield.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Leonora, 4th May, 1943.

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

(Sgd.) T. ANSELL,
Warden.

To be heard at the Warden's Court, Leonora, on Friday, the 11th day of June, 1943.

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

MT. MARGARET GOLDFIELD.
Mt. Malcolm District.

Business Areas.

- 164C—Foulkes-Taylor, Chas.; Roe, Albert Alfred; Leonora; non-payment of rent.
- 257C—Hawker, Chomley & Co.; Sturt Meadows Station; non-payment of rent and no Miner's Right.

Garden Areas.

- 22C—Bordoni, Vittorio; Gwalia; non-payment of rent and no Miner's Right.
- 49C—Poletti, Guiseppina; Leonora; non-payment of rent.
- 61C—Newbon, Arthur; Leonora; non-payment of rent.
- 62C—Poletti, Lino; Leonora; non-payment of rent.
- 64C—Smith, Bernard D.; Leonora; non-payment of rent and no Miner's Right.
- 69C—Sutherland, James; Leonora; non-payment of rent.
- 70C—Stokes, Ethel C.; Leonora; non-payment of rent.
- 72C—Hobart, Jessie; c/o W. Powell, Leonora; non-payment of rent and no Miner's Right.
- 25C—Miller, Louise B.; c/o W. Powell, Leonora; non-payment of rent and no Miner's Right.
- 74C—Johnson, William; c/o W. Powell, Leonora; non-payment of rent and no Miner's Right.

Machinery Area.

- 11C—Park, David; Victory Mail, Leonora; non-payment of rent.

Tailing Area.

- 14C—Park, David, and Hunt, Eric Ray; Victory Mail, Leonora; non-payment of rent.

Water Rights.

- 190C—Stock, David William; Malcolm; non-payment of rent and no Miner's Right.
- 193C—Fanetti, Marianna; Leonora; non-payment of rent.
- 203C—Tarmoola Pastoral Co.; Leonora; non-payment of rent.

Water Rights—*continued.*

- 205C—Robertson, George N.; Melrose Station, Darlot; non-payment of rent and no Miner's Right.
213C—Wilson, David A.; Leonora; non-payment of rent and no Miner's Right.

NORTH COOLGARDIE GOLDFIELD.

Niagara District.

Water Right.

- 112G—Bright, William; Kookynie; non-payment of rent.

Machinery Areas.

- 64G—Palmer, David Harry; Kookynie; non-payment of rent.
65G—Owen, Rupert H.; Owen, Ralph; Kookynie; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904
(Regulation 180).

Warden's Office,
Coolgardie, 13th May, 1943.

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

(Sgd.) L. W. STOTTER,
Warden.

To be heard at the Warden's Court, Coolgardie, on Tuesday, the 29th day of June, 1943.

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

COOLGARDIE GOLDFIELD.

Coolgardie District.

Residence Areas.

- 515—Wylie, Lionel Ross; Spargoville; no Miner's Right.
516—Spargo's Reward Gold Mine (1935), No Liability; Spargoville; no Miner's Right.

Machinery Areas.

- 85—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
86—Lister, George Francis; Higginsville; non-payment of rent.
97—Kingswood, Richard; Widgiemooltha; non-payment of rent.

Garden Area.

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

Water Rights.

- 220—Denninup Vale Pastoral Company, Limited; C.M.L. Buildings, St. George's terrace, Perth; non-payment of rent.
302—Denninup Vale Pastoral Company, Limited; C.M.L. Buildings, St. George's terrace, Perth; non-payment of rent.
550—Denninup Vale Pastoral Company, Limited; C.M.L. Buildings, St. George's terrace, Perth; non-payment of rent.
559—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
563—Birmingham, John Patrick; Higginsville; non-payment of rent.
566—Consolidated Gold Mines of Coolgardie, Limited; Coolgardie; non-payment of rent.

Tailing Areas.

- 98—Phoenix Gold Mines, Limited; London House, 321 Murray street, Perth; non-payment of rent.
99—Phoenix Gold Mines, Limited; London House, 321 Murray street, Perth; non-payment of rent.

Tailing Areas—*continued.*

- 100—O'Callaghan, Patrick Anthony; Widgiemooltha; non-payment of rent.
103—Consolidated Gold Mines of Coolgardie, Limited; Coolgardie; non-payment of rent.

Kunanalling District.

Business Areas.

- 96S—Moran, Patrick; Moran, James Marron; Wallace, Mary Ann; Carbine; non-payment of rent.
118S—Crawford, Robert; Carbine; non-payment of rent.

Water Rights.

- 56S—Crawford, Robert; Carbine; non-payment of rent.
59S—West Australian Goldfields Firewood Supply, Ltd.; Lakewood; non-payment of rent.
60S—West Australian Goldfields Firewood Supply, Ltd.; Lakewood; non-payment of rent.
65S—Crawford, Robert; Pimley, Elizabeth Mary; Carbine; non-payment of rent.
67S—Crawford, Robert; Pimley, Elizabeth Mary; Carbine; non-payment of rent.

THE MINING ACT, 1904
(Regulation 180).

Warden's Office,
Norseman, 5th May, 1943.

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

(Sgd.) L. W. STOTTER,
Warden.

To be heard at the Warden's Court, Norseman, on Wednesday, the 30th day of June, 1943.

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

DUNDAS GOLDFIELD.

Garden Areas.

- 12—Williams, Lillian Maud; Norseman; non-payment of rent and no Miner's Right.
19—Sale, Frederick Joseph; Norseman; non-payment of rent and no Miner's Right.

Machinery Areas.

- 18—Rawlings, Henry Charles; Bullen, Henry Pascoe; Rumble, Ernest Wilson; Norseman; non-payment of rent and no Miner's Right.
45—Mitchell, Alexander James; Norseman; non-payment of rent and no Miner's Right.

Water Right.

- 226—Norseman Developments, No Liability; Norseman; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904
(Regulation 180).

Warden's Office,
Wiluna, 14th May, 1943.

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

the date mentioned the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) K. H. PARKER,
Warden.

To be heard at the Warden's Court, Wiluna, on Wednesday, the 23rd day of June, 1943.

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

EAST MURCHISON GOLDFIELD.

Lewlers District.

Tailing Areas.

- 16—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.
- 17—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.
- 21—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.
- 25—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.
- 26—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.
- 35—Australian Machinery and Investment Co., Ltd.; London House, 321 Murray street, Perth; non-payment of rent and no Miner's Right.

Machinery Area.

- 34—Australian Machinery and Investment Co., Ltd.; London House, 321 Murray street, Perth; non-payment of rent and no Miner's Right.

Garden Area.

- 65—Pegler, George; Agnew; non-payment of rent and no Miner's Right.

Water Rights.

- 80—Australian Machinery and Investment Co., Ltd.; London House, 321 Murray street, Perth; non-payment of rent and no Miner's Right.
- 87—Australian Machinery and Investment Co., Ltd.; London House, 321 Murray street, Perth; non-payment of rent and no Miner's Right.
- 97—Australian Machinery and Investment Co., Ltd.; London House, 321 Murray street, Perth; non-payment of rent and no Miner's Right.
- 98—Vickery, Arthur; Norwood, Arthur; Lewis, George; c/o Wesley Moore, Accountant, Kalgoorlie; non-payment of rent and no Miner's Right.

Wiluna District.

Residence Areas.

- 94—Shaw, James William; Mine Road, Red Hill; non-compliance with conditions.
- 95—Trindall, Olive Louisa; Mine road, Red Hill; non-compliance with conditions.
- 147—Yakich, Ivan; Third street, Lakeside; non-compliance with conditions.
- 187—Spencer, Clifford Alexander; McDermott street, Red Hill; non-compliance with conditions.
- 237—O'Toole, Frank Eugene; cr. McDermott and Dawson streets, Red Hill; non-compliance with conditions.
- 284—Curator, Intestate Estate; cr. Forth street and Second avenue; non-compliance with conditions.
- 406—Maher, Annie; Eighth street, Lakeside; non-compliance with conditions.
- 424—Gencheff, Dimitar; First avenue, Lakeside; non-compliance with conditions.
- 441—Paolinelli, Peter; Fourth street, Lakeside; non-compliance with conditions.
- 444—Gray, Walter Robert; cr. Mine road and Bernales street, Red Hill; non-compliance with conditions.
- 447—Tsoneff, Prodan; First avenue, Lakeside; non-compliance with conditions.

Machinery Area.

- 5J—Coolgardie Brilliant; c/o L. C. Horley, Wiluna; non-payment of rent and no Miner's Right.

Water Rights.

- 28J—Coolgardie Brilliant; c/o L. C. Horley, Wiluna; non-payment of rent and no Miner's Right.
- 29J—Coolgardie Brilliant; c/o L. C. Horley, Wiluna; non-payment of rent and no Miner's Right.
- 30J—Coolgardie Brilliant; c/o L. C. Horley, Wiluna; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904 (Regulation 180).

Warden's Office,
Broome, 13th May, 1943.

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

(Sgd.) D. J. OLDMEADOW,
Warden.

To be heard at the Warden's Court, Broome, on Thursday, the 24th day of June, 1943.

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

WEST KIMBERLEY MINERAL FIELD. Mineral Claim.

- No. 26—Peninsular Copper Mining Co., Ltd.; c/o Paterson & Co., Ltd., 641-3 Wellington street, Perth; non-payment of rent; no Miner's Right; failure to occupy.

Quarrying Area.

- No. 1—Johnston, John A.; Noonkaubah Station, via Derby; non-payment of rent; no Miner's Right; failure to occupy.

THE MINING ACT, 1904 (Regulation 180).

Warden's Office,
Kalgoorlie, 29th April, 1943.

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

(Sgd.) L. W. STOTTER,
Warden.

To be heard at the Warden's Court, Kalgoorlie, on Monday, the 28th day of June, 1943.

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

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Residence Areas.

- 168E—Williams, Thomas; Brown Hill road, Williams-town; no Miner's Right in force.
- 183E—Usher, Edward John; Brown Hill road, Williams-town; no Miner's Right in force.

Business Areas.

- 198E—Smith, Harry; Mount Monger; non-payment of rent.
201E—Gray, Kenneth Victor; Boulder road, Kalgoorlie; non-payment of rent.

Machinery Area.

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

Garden Areas.

- 33E—Mannix, Dennis; Parkeston; non-payment of rent.
86E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.
91E—Mannix, Dennis; Parkeston; non-payment of rent.
124E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.
151E—Ryan, William; Boulder; non-payment of rent.
170E—Brown, Frederick Henry; Boulder; non-payment of rent.
172E—Linton, Robert Ivon; Hannan street, Kalgoorlie; non-payment of rent.
173E—Ryan, William; Boulder; non-payment of rent.
174E—Ryan, William; Boulder; non-payment of rent.
177E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.
178E—Simpson, Thomas Willie; Kalgoorlie; non-payment of rent.
182E—O'Loughlin, Ellen Mary; Kalgoorlie; non-payment of rent.
183E—Ryan, Alphonsus; Boulder; non-payment of rent.

Water Rights.

- 267E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.
295E—New Milano, No Liability; Mount Monger; non-payment of rent.
296E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
297E—New Milano, No Liability; Lakewood; non-payment of rent.
299E—New Milano, No Liability; Lakewood; non-payment of rent.
300E—New Milano, No Liability; Lakewood; non-payment of rent.
301E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
302E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
303E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.

Bulong District.

Mineral Claims.

- 8Y—Jones, Robert Load Cecil; Bulong; non-payment of rent.
9Y—Jones, Robert Load Cecil; Bulong; non-payment of rent.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Mineral Claims.

- 10X—Willmott, Joseph; Kanowna; non-payment of rent.
11X—Smith, John Urwin; Kanowna; non-payment of rent.

Garden Area.

- 52X—Willis, Jabez; Kanowna; non-payment of rent.

Water Right.

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

Kurnalpi District.

Machinery Area.

- 7K—Henderson, Jessie; 17 Coventry street, Kalgoorlie; non-payment of rent.

BROAD ARROW GOLDFIELD.

Business Areas.

- 70W—Finlayson, Mattie Carveth; Ora Banda; non-payment of rent.
72W—Bowden, Charles Daniel; Smith, James; Ora Banda; non-payment of rent.

Residence Area.

- 127W—Kitch, Alice Maud; Grant's Patch; no Miner's Right in force.

Water Rights.

- 76W—Argus, John; Ora Banda; non-payment of rent.
89W—Dillon, Francis; Pearce, Walter Nicholas; Bardoe; non-payment of rent.
99W—Ora Banda Amalgamated Mines, No Liability; Grant's Patch; non-payment of rent.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Machinery Area.

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

Water Rights.

- 352Z—The Sand Queen Gladstone Mines, No Liability; 321 Murray street, Perth; non-payment of rent.
368Z—Sand Queen Gladstone Mines, No Liability; 321 Murray street, Perth; non-payment of rent.
370Z—First Hit Gold Mine (1934), No Liability; Menzies; non-payment of rent.

Yerilla District.

Business Area.

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

Water Rights.

- 51R—Porphyry (1939) Gold Mine, No Liability; c/o J. Cranston, Boulder road, Kalgoorlie; non-payment of rent.
48R—Edjudina Pastoral Company, Limited; Edjudina; non-payment of rent.

THE MINING ACT, 1904

(Regulation 180).

Warden's Office,

Bridgetown, 19th May, 1943.

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

(Sgd.) K. J. DOUGALL,
Warden.

To be heard at the Warden's Court, Bridgetown, on Wednesday, the 21st day of July, 1943.

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

GREENBUSHES MINERAL FIELD.

Mineral Claims.

- 4—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
6—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
8—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
9—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
17—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.

Mineral Claims—*continued*.

- 20—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
 25—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
 27—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
 32—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
 39—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
 40—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
 41—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
 42—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
 45—Patterson, Hector; Greenbushes; non-payment of rent and no Miner's Right.
 47—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.

Water Rights.

- 286—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
 290—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.

Dredging Claims.

- 90—Galt, Alexander Robert; Greenbushes; non-payment of rent and no Miner's Right.
 97—Selfe, Alfred George; Coady, Percy; Greenbushes; non-payment of rent and no Miner's Right.

Garden Areas.

- 49—Lindsay, Rose; Greenbushes; non-payment of rent and no Miner's Right.
 50—Lindsay, Rose; Greenbushes; non-payment of rent and no Miner's Right.
 52—Lindsay, Bert; Greenbushes; non-payment of rent.
 55—Tredrea, Laura Violet; Greenbushes; non-payment of rent.
 57—Children's Cottage Home, Inc.; Greenbushes; non-payment of rent and no Miner's Right.

Residence Areas.

- 16—Wilkes, William; Greenbushes; no Miner's Right.
 299—Wilkes, Eliza; Greenbushes; no Miner's Right.

Alluvial Claims.

- 960—Wilkes, William; South Greenbushes; no Miner's right.
 961—Lindsay, Rose; Lindsay, Harold Oswald; Lindsay, Ronald Theodore; South Greenbushes; no Miner's Right.

THE MINING ACT, 1904.

Appointment.

Department of Mines,
Perth, 1st June, 1943.

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

4574/1935:—Stewart, David Middleton, as Acting Mining Registrar at Wiluna, East Murchison Goldfield, during the absence of Gregory Manrice Hickey on leave; to date from the 7th day of May, 1943.

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

THE MINING ACT, 1904-1937.

Department of Mines,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 327 of the Mining Act, 1904-1937, has been pleased to amend the regulations as made and in force under the said Act, in the manner mentioned in the Schedule hereunder.

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

Schedule.

The above-mentioned regulations are amended as follows:—

(1) Regulation 55 is amended by inserting in paragraph (7) thereof after the word "Regulation" in line seven of the said paragraph the words "refuse the application or."

(2) Regulation 157 is amended by adding thereto a proviso as follows:—
Provided that—

- (i) this regulation shall not apply in relation to mineral claims; and
 (ii) in relation to mineral claims, the order of priority in registration shall be determined by the Minister.

(3) Regulation 181 is amended by inserting therein after the word "lease" in line one of the regulation the words "or a mineral claim."

MINE WORKERS' RELIEF ACT, 1932-1934.

Department of Mines,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting under section 62 of the Mine Workers' Relief Act, 1932-1934, has been pleased to amend the regulations made under the said Act and published in the *Government Gazette* on the 12th day of July, 1935, and amended from time to time thereafter, in the manner mentioned in the Schedule hereunder.

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

Schedule.

The above-mentioned regulations are amended as follows:—

1. Regulation 45 (*Gazettes* 26/7/1940, 11/7/1941, and 20/11/1942) is amended by adding thereto new paragraphs as follows:—

(4) When, in the opinion of the Board, the widow of any mine worker is eligible to apply for the Commonwealth widows' pension, such widow shall not be entitled to receive any benefit out of the fund until she has made application for such pension in the prescribed form under the Commonwealth Widows' Pensions Act, 1942, and such pension has been granted or refused.

(5) In the event of the widow of any mine worker receiving or becoming entitled to receive the Commonwealth widows' pension, the Board shall deduct the amount of such pension received or entitled to be received from the benefits payable from the fund.

(6) Where the widow of any mine worker receives the Commonwealth widows' pension, the Board shall pay from the fund an amount which shall not exceed the allowance provided for in section 15, subsection (2) of the Commonwealth Widows' Pensions Act, 1942, and any amendments of such Act, subject however to the fluctuation in the rate of pension under the said Act.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Department of Mines,
Perth, 1st June, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting in exercise of the powers conferred by section 7 of the Civil Defence (Emergency Powers) Act, 1940, has been pleased to amend the Civil Defence Regulations, 1941, as reprinted in the *Government Gazette* of the 9th day of April, 1943, in the manner mentioned in the Schedule hereunder.

(Sgd.) A. H. TELFER,
Under Secretary for Civil Defence.

Schedule.

The abovementioned Civil Defence Regulations are amended as follows:—

1. A new regulation is inserted after regulation 30, as follows:—

30A. Any person who knowingly makes any false statement for the purpose of obtaining enrolment in the Civil Defence Forces shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

Department of Agriculture,
Perth 2nd June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased, under section 8 of the Dairy Products Marketing Regulation Act, 1934-1937:—(a) to accept the nomination by the Minister for Agriculture of Patrick Francis Ryan, Esquire, of Fremantle, in this State of Western Australia, for appointment as a member of the Dairy Products Marketing Board, as constituted under and for the purposes of the said Act, to be the representative of the consumers on the said Board; and (b) to appoint the said Patrick Francis Ryan a member of the said Board as the representative of the consumers as aforesaid, for a period of two years as from and including the 8th day of June, 1943.

G. K. BARON HAY,
Under Secretary for Agriculture.

IN THE MATTER OF THE COMPANIES ACT,
1893-1938.

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, was issued to Australian Blue Asbestos, Limited, on the 6th day of April, 1943.

Dated this 2nd day of June, 1943.

[L.S.] J. G. BOYLSON,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT,
1893-1938.

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, was issued to the Wyal-katchem Farmers Co-operative Company (1943), Limited, on the 9th day of April, 1943.

Dated this 2nd day of June, 1943.

[L.S.] J. G. BOYLSON,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

Western Australia.

THE COMPANIES ACT, 1893.

Fruit Packers, Limited.

Notice of Removal of Registered Office.

NOTICE is hereby given that the Registered Office of Fruit Packers, Limited, has been removed from the offices of Messrs. Smith & Goyder, Pastoral House, St. George's terrace, Perth, to Basement, Goldsbrough House, St. George's terrace, Perth; the said Office will be accessible to the public on all week days other than public holidays and Saturdays between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m., and on Saturdays between the hours of 9 a.m. and noon.

Dated this 31st day of May, 1943.

DWYER & THOMAS,
49 William street, Perth,
Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT,
1893-1938.

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to The Busselton Shipbuilding, Engineering and Constructional Company, Limited.

Dated this 1st day of June, 1943.

[L.S.] J. G. BOYLSON,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA.

In the matter of Eric John Henry Morfitt, late of Sundown Valley, Mandurah, in the State of Western Australia, Fisherman, deceased (intestate).

Ex Parte the Crown.

Notice of Application for Order of Escheat.

TAKE notice that an application will be made on the 19th day of July, 1943, at 10.30 o'clock in the forenoon to a Judge of the Supreme Court in Chambers for an Order that the property of the abovenamed deceased, described hereunder, namely—(a) one G.M.C. motor truck, (b) one fishing boat, (c) a credit balance held in the Commonwealth Savings Bank—Account numbered 141776, (d) realty comprising all that piece of land, being Murray Location 926, containing 300 acres, and being the whole of the land comprised in Certificate of Title Volume 1049, Folio 212, being the property known as "Sundown Valley," situate at Mandurah, together with all buildings, fixtures, and improvements erected thereon, shall be and become the property of the Crown by way of escheat.

Any person claiming title to the abovementioned property or premises may appear in support of the claim.

Dated the 1st day of June, 1943.

E. A. DUNPHY,
Crown Solicitor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims or demands against the Estate of John Allen Barrett-Lennard, formerly of "Mobedine," York, in the State of Western Australia, but late a Sergeant in the Royal Australian Air Force, deceased, are hereby required to send particulars thereof in writing to the Executors, The West Australian Trustee, Executor, and Agency Company, Limited, of St. George's terrace, Perth, on or before the 5th day of July, 1943, after which date the Executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which the Executors shall then have had notice.

Dated the 31st day of May, 1943.

NORTHMORE, HALE, DAVY, & LEAKE,
Halsbury Chambers, Howard street, Perth,
Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Vincent Roberts, late of 45 Dart street, Boulder, in the State of Western Australia, Miner, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to forward full particulars thereof in writing to the Executrix, care of Cowle & Macoboy, Solicitors, Exchange Buildings, Kalgoorlie, on or before the 5th day of July, 1943, after which date the said Executrix will proceed to distribute the Estate amongst the persons entitled thereto, having

regard only to claims and demands of which she shall then have had notice.

Dated the 28th day of May, 1943.

COWLE & MACOBOY,
Exchange Buildings, Kalgoorlie,
Solicitors for the Executrix.

JUSTICE OF THE PEACE.

Premier's Office,
Perth, 3rd June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Thomas Francis Warlow Kendall, Esquire, of 92 Monash avenue, Hollywood, as a Justice of the Peace for the Perth Magisterial District.

R. H. DOIG,
Acting Secretary Premier's Office.

GOLDFIELDS WATER SUPPLY ACT, 1902.

Extension of Main, Mahogany Creek.

W.S. 379/43.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has been pleased to approve, under section 22 of the Goldfields Water Supply Act, 1902, of the construction of an extension of the water supply main in Dawson street, Mahogany Creek, from the south-east corner of Lot 29, Dawson street, to lot south-east of Lot 318, Dawson street.

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

NOTICE TO CREDITORS AND CLAIMANTS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims or demands against the Estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 5th day of July, 1943, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 3rd day of June, 1943.

J. H. GLYNN,
Public Trustee, Supreme Court Buildings, Perth, W.A.

Name.	Occupation.	Address.	Date of Death.
Houghton, Edward James	Cook	late of Exmouth Station, Carnarvon	2-1-43
Lawn, Harry Dean	Retired tally clerk	late of Treesville	29-10-42
Warner, Andrew William	Private	formerly of Cowarup but late a member (No. WX14061) of the Australian Imperial Forces	31-10-42
Cannell, Frederick Charles	Farmer	formerly of East Narrogin but late of Yilliminning	11-1-43
Mackimmon, Murdo	Petty Officer	late of the Royal Australian Navy	20-11-41
Baker, Samuel Ellis	Fitter and engineer	formerly of Day Dawn and 15 Coronation street, North Perth, but late of 137 Joel terrace, Mount Lawley	25-2-43
Kerr, Reginald	Book-keeper	late of 2 Scotia street, Wiluna	30-12-42
Brooks, William Thomas	Moulder	late of Lake Way avenue, Wiluna	16-2-43
Urbani, Egildo	Labourer	late of Wanneroo	15-2-43
Nelson, Grace Mabel	Divorcee	formerly of Bunbury but late of Claremont	25-2-34
Chockson, Andrew (also known as Charles Coxon)	Shopkeeper	late of Avon terrace, York	15-2-43
Burbidge, John Matthew	Leading stoker	late of the Royal Australian Navy	26-11-42
Forbes, Ernest	Farm hand	late of Balkuling via York	2-10-41
Bullingham, Cecil John	Warrant Officer	formerly of Bullfinch, machine miner, but late a member (No. WX1998) of the Australian Imperial Forces	11-11 42
Pearce, Bowyer Frederick	Sergeant	formerly of 26 Commonwealth avenue, North Perth, railway clerk, but late a member (No. 406168) of the Royal Australian Air Force	11-10-42
Carter, Godfrey	Aircraftsman	formerly of Youanmi and of 4 Parker street, South Perth, studio supervisor, but late a member (No. 80814) of the Royal Australian Air Force	15-3-43
Chivers, Laurence Edward	Electrician	late of Big Bell	20-1-43
Field, Geoffrey Henry Barrett	Private	formerly of 104 Nelson crescent, East Perth, clerk, but late a member (No. WX17400) of the Australian Imperial Forces	9-12-42
Wilson, Newton George	Sergeant	formerly of Pasture street, Pingelly, but late a member of the Royal Australian Air Force	7-1-43

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that, pursuant to section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the Estates of the undermentioned deceased persons.

Dated at Perth the 3rd day of June, 1943.

J. H. GLYNN,
Public Trustee, Supreme Court Buildings, Perth.

Name of Deceased.	Occupation.	Address.	Date of Death.	Date Election Filed.
Houghton, Edward James	Cook	late of Exmouth Station, Carnarvon	2-1-43	27-5-43
Lawn, Harry Dean	Retired tally clerk	late of Treesville	29-10-42	27-5-43
Baker, Samuel Ellis	Fitter and engineer	formerly of Day Dawn and of 15 Coronation street, North Perth, but late of 137 Joel terrace, Mount Lawley	25-2-43	28-5-43
Kerr, Reginald	Book-keeper	late of 2 Scotia street, Wiluna	30-12-42	28-5-43
Brooks, William Thomas	Moulder	late of Lake Way avenue, Wiluna	16-2-43	28-5-43
Urbani, Egildo	Labourer	late of Wanneroo	15-2-43	28-5-43
Ghockson, Andrew (also known as Charles Coxon)	Shopkeeper	late of Avon terrace, York ...	15-2-43	31-5-43
Forbes, Ernest	Farm hand	late of Balkuling <i>via</i> York	2-10-41	31-5-43
Chivers, Laurence Edward	Electrician	late of Big Bell	20-1-43	1-6-43

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.

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