

# **Bazette** Governmen

OF

#### WESTERN AUSTRALIA.

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No. 29.1

PERTH: FRIDAY, JUNE

**[1945.** 

Rural and Industries Bank Act, 1944.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell, 10 W11 } K.C.M.G., Lieutenant-Governor in and over the State of Western Australia Lieutenant-Governor. IL.S.] under the Lieutenant of Australia.

WHEREAS it is enacted by section 1 of the Rural and Industries Bank Act, 1944, that that Act shall come into operation on a date to be fixed by Proclamation: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council do hereby proclaim that the Rural and Industries Bank Act, 1944, shall come into operation on the 1st day of July, 1945.

Given under my hand and the Public Seal of the said State at Perth, this 7th day of June, 1945.

By His Excellency's Command,

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

GOD SAVE THE KING!!!

The Land Act, 1933-1937.

#### PROCLAMATION

(Resumption)

WESTERN AJSTHALIA, By His Excellency Sir James Mitchell, TO WIT.

JAMES MITCHELL,
Lieutenant-Governor in and over the State of Western Australia over the Spendencies in the Commonwealth of Australia.

[L.s.] w Corr. No. 1879/34.

WHEREAS by section 11 of the Land Act, 1933-1939, the Governor may resume, for any of the purposes specified in section 29 of the said Act, any portion of land held as a Conditional Purchase Lease; and whereas it is deemed expedient that the whole of conditional purchase lease 14204/68 (Williams Location 12232), as described hereunder, should be resumed for one of the purposes specified in paragraph G of section 29 of the said Act, that is to say, for State Forest: Now, therefore I, Sir James Mitchell, Lieutenant-Governor as aforesaid, with the advice of the Executive Council, do by this my Pro-clamation resume the whole of Conditional Purchase Lease 14204/68 for the purpose of an addition to State Forest No. 51.

#### Schedule.

Williams Location 12232 containing 100 acres and 12 perches. (Plan 378D/40, A4.)

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of June, 1945. By His Excellency's Command,

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

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth, this 20th day of June, 1945, the following Orders-in-Council were authorised to be issued:-

The Metropolitan Water Supply, Sewerage and Drainage Act, 1909, and the Goldfields Water Supply Act, 1902.

### ORDER IN COUNCIL.

M.W.S. 829/34; P.W. 598/18.

M.W.S. 829/34; P.W. 598/18.
WHEREAS by section 7 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, and by section 20 of the Goldfields Water Supply Act, 1902, it is enacted that the Governor may by Order-in-Council from time to time alter or extend the boundaries of the Metropolitan Water, Sewerage and Drainage Area or of any District, and of the Goldfields Water Supply Water Area; and whereas it is desirable to alter the boundaries of the and whereas it is desirable to alter the boundaries of the said areas and of the Metropolitan Water and Sewerage District, as hereinafter described: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said acts doth

hereby order and declare as follows:—That the boundaries of the Metropolitan Water, Sewerage and Drainage Area, and of the Metropolitan Water and Sewerage District, are hereby altered by adding thereto, and that the boundaries of the Goldfields Water Supply Water Area are hereby altered by deleting therefrom the land described in the schedule hereto:—

#### Schedule.

Bounded by lines commencing on the north boundary of location 13 at a point on the production southerly of Government road No. 1890 and proceeding thence in an easterly direction along the north boundary of location 13 to the north-east corner of location 1114; thence in a southerly direction along east boundary of said location to its south-eastern corner; thence in a westerly direction along south boundary of said location to the north-east corner of location 1160; thence in a southerly direction along east boundary of said location to its south-eastern corner; thence in a westerly direction along the north side of Tunnell road to a point opposite the production northerly of west boundary of reserve No. 2995; thence in a southerly direction along west boundary of said reserve to the north side of Eastern Railway reserve; thence in a general westerly direction along north side of said reserve to its junction with the existing boundary of the Water Supply District as described in the Government Gazette on 20th May, 1914; thence in a general northerly, westerly, northerly, westerly, northerly, north-easterly and northerly direction along said boundary to the point of commencement as shown in brown on Plan M.W.S.S. & D.D., W.A., No. 6775.

This Order-in-Council shall take effect from the 29th day of June, 1945.

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

Traffic Act, 1919-1941.
Albany Road Board.

ORDER IN COUNCIL.

P.W. 1168/38.
HIS Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 48 of the Traffic Act, 1919-1941, namely that in pursuance of subparagraph (b) of paragraph (VII) of subsection (1) of section 46 of the said Act, the Albany Road Board is hereby empowered to prohibit the passage of heavy or obstructive traffic over any specified road, either generally or during certain months of the year.

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

The Road Districts Act, 1919-1943.

Esperance Road District—Election of Members.

ORDER IN COUNCIL.

P.W. 771/39.

WHEREAS the Lieutenant-Governor, acting under the power conferred by section 30 of the Road Districts Act, 1919-1943, by an Order in Council published in the Government Gazette on the 18th day of May, 1945, appointed a Commissioner to the Esperance Road District; and whereas it is enacted by section 32 of the said Act that, whilst a Commissioner is in office for any District, the Governor may, whenever he thinks fit, by Order in Council appoint a day for holding an election of members for the return of the whole number of members assigned to the district, or to the wards thereof; and whereas it is deemed expedient to hold an election for the return of the whole number of members as already assigned to the Esperance Road District and the wards thereof: Now therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, and in exercise of the power conferred by the said Act, doth hereby appoint the 1st day of September, 1945, for holding an election for the return of the whole number of members assigned to the said Esperance Road District and the Wards thereof.

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

The Forests Act, 1918. ORDER IN COUNCIL.

Forests File 531/43; Lands File 1879/34. WHEREAS by the Forests Act, 1918, it is provided that the Governor may by an Order in Council declare any Crown Lands as State Forests within the meaning and

for the purpose of that Act: Now, therefore, His Excellency the Lieutenant-Governor with the advice and consent of the Executive Council doth hereby declare Williams Location 12232 as an addition to State Forest No. 51 within the meaning and for the purpose of the Forests Act, 1918. (Plan 378D/40, A4.)

R. H. DOIG, Clerk of the Council.

Premier's Office, Perth, 22nd June, 1945.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor has approved of the Honourable A. A. M. Coverley, M.L.A., acting as Chief Secretary and Minister for Police during the absence of the Honourable W. H. Kitson, M.L.C., in the Eastern States.

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

Premier's Office, Perth, 27th June, 1945.

IT is hereby notified for public information that Commander B. L. Vinden, R.D., R.N.V.R., relinquished the position of Private Secretary at Government House on the 6th June, 1945, and that Squadron Leader P. C. L. Williams, M.C., has been appointed Private Secretary as from the 7th June, 1945.

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

Commonwealth of Australia.

ORDER UNDER REGULATION 5 OF THE NATIONAL SECURITY (GENERAL) REGULATIONS.

WHEREAS by regulation 5 of the National Security (General) Regulations, it is provided (amongst other things) that the Minister, if satisfied with respect to any area that it is necessary or expedient in the interests of the defence of the Commonwealth or the efficient prosecution of the war to regulate the entry of persons into that area, may by Order declare that area to be a protected area for the purpose of the National Security (General) Regulations; and whereas by Instrument of Delegation dated the fourth day of December, 1944, made in pursuance of section 17 of the National Security Act, 1939-1940, the Acting Minister of State for the Army, acting for and on behalf of the Minister of State for Defence delegated to every officer who should at any time during the continuance of the delegation be holding the office or performing the duties of the office of Commander Western Command the powers and functions conferred upon the said Minister by regulation 5 of the National Security (General) Regulations in relation to the State of Western Australia exclusive of that Area situate northward of the straight line joining Yampi Sound and the intersection of twenty degrees south latitude with the Western boundary of the Northern Territory; and whereas I, Allan Joseph Boase, Major-General, the officer for the time being holding the office of Commander Western Command, am satisfied with respect to the area described in the Schedule hereto, being an area situate within that portion of the State of Western Australia as above limited, that it is necessary and expedient in the interests of the Defence of the Commonwealth and the efficient prosecution of the war to regulate the entry of persons into that area: Now therefore I, the said Allan Joseph Boase, acting in pursuance of the said Instrument of Delegation dated the 4th day of December, 1944, and of the said regulation 5 and of all other powers me hereunto enabling do hereby order:

- (1) That the area described in the Schedule hereto is declared to be a protected area for the purpose of the National Security (General) Regulations.
- (2) That on and after the 1st day of July, 1945, and so long as this order is in force no person (except the persons mentioned in the next succeeding paragraph hereof) who was not at the beginning of the 1st day of July, 1945, resident in such protected area shall be therein without the permission of one of the authorities or persons specified in para. 4 hereof.

- (3) That the following persons are hereby exempted from the operation of this Order, namely:—
  - (a) The Chairman and all members of the Rottnest Board of Control and all employees of such Board whilst on Rottnest Island in the course of their duty as such Chairman or members or employees respectively or whilst being conveyed in any vessel or aircraft operating between the mainland of Western Australia and Rottnest Island with the permission of one of the authorities or persons specified in para. 4.

(b) All members of the Defence Forces acting in the course of their duty as such.

- (c) The Masters and crews of all commercial vessels and the Pilots and crews of all commercial aircraft whilst operating between the mainland of Western Australia and Rottnest Island with the permission of one of the authorities or persons specified in para 4 hereof.
- (d) All persons lawfully carried as passengers in any such commercial vessel or aircraft.
- (e) All persons lawfully occupying any cottages or other structures or tents on the said Rottnest Island as tenants of the said Rottnest Board of Control.
- 4. That the officer for the time being holding the office or performing the duties of the office of General Staff Officer (Intelligence), Grade II, Western Command, and the officer for the time being holding the office or performing the duties of the office of Brigade Major, Fremantle Fortress, are hereby specified as the authorities or persons authorised to issue permits to enter or be in the said protected area.

### The Schedule.

All that area of land situate near the West Australian coast off Fremantle in the State of Western Australia and known as Rottnest Island and all that area of sea surrounding the said Rottnest Island to a distance of 3 miles from every part of the coast line thereof.

Dated this 20th day of June, 1945.

(Sgd.) A. J. BOASE, Major-General, General Officer Commanding Western Command.

#### Commonwealth of Australia.

ORDER UNDER REGULATION 4 OF THE NATIONAL SECURITY (GENERAL) REGULATIONS.

WHEREAS by regulation 4 of the National Security (General) Regulations it is provided (amongst other things) that if it appears to the Minister to be necessary or expedient in the interests of the defence of the Commonwealth or the efficient prosecution of the war or for maintaining supplies and services essential to the life of the community that special precautions should be taken for the security of any place, he may by order declare that place to be a prohibited place either generally or during such hours or during the existence of such circumstances as are specified in the Order for the purposes of the Regulations; and whereas on the twentieth day of June, 1940, James Murdoch Archer Durrant, Major-General, the Officer for the time being holding the office of District Commandant of the 5th Military District, acting in pursuance of an Instrument of Delegation made in pursuance of section 17 of the National Security Act, 1939-1940, by the Minister for State for Defence Coordination and in pursuance of the said regulation 4 and of all other powers him thereunto enabling, made an order under the said regulation 4 relating to the place described in the schedule thereto and hereto; and whereas by Instrument of Delegation dated the fourth day of December, 1944, made in pursuance of section 17 of the National Security Act, 1939-1940, the Acting Minister of State for the Army acting for and on behalf of the Minister of State for Defence delegated to every officer who should at any time during the continuance of the delegation be holding the office or performing the duties of the office of Commander Western Command the powers and functions conferred upon the said Minister by regulations in relation to the State of Western Australia exclusive of that Area situate northward of the

straight line joining Yampi Sound and the intersection of twenty degrees south latitude with the Western boundary of the Northern Territory; and whereas it appears to me, Allan Joseph Boase, Major-General, the officer for the time being holding the office of Commander Western Command, necessary and expedient in the interests of the defence of the Commonwealth and the efficient prosecution of the war and for maintaining supplies and services essential to the life of the community that the said order dated the twentieth day of June, 1940, should be revoked: Now therefore I, the said Allan Joseph Boase, acting in pursuance of the said Instrument of Delegation dated the fourth day of December, 1944, and of the said regulation 4 and of all other powers me hereunto enabling do hereby revoke, as from the thirtieth day of June, 1945, the said Order made by the said James Murdoch Archer Durrant dated the twentieth day of June, 1940.

#### The Schedule.

All that piece of land known as Rottnest Island and all the sea surrounding Rottnest Island within a distance of 3 miles from the shore of Rottnest Island.

Dated this 20th day of June, 1945.

(Sgd.) A. J. BOASE, Major-General G.O.C., Western Command.

#### JUSTICES OF THE PEACE.

Premier's Office, Perth, 29th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of the following gentlemen to the Commission of the Peace:—Gwilym Cradoc Stephens, Esquire, Roadmaster, Commonwealth Railways, Port Augusta, South Australia, as a Justice of the Peace for the State of Western Australia; Eric Adam, Esquire, Chief Mechanical Engineer, Commonwealth Railways, Port Augusta, South Australia, as a Justice of the Peace for the State of Western Australia; John Harold Glynn, Public Trustee and of 47 Devon road, Bassendean, as a Justice of the Peace for the Perth Magisterial District; Charles Henry Cardwell, Esquire, of 5 Watt street, Narrogin, as a Justice of the Peace for the Peace for the Williams Magisterial District.

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

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

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

Granted under section 11 (Writing Down or Suspension of Debts).

Farmer's Name, Address and Date.

Safe, John Aloysius; Beverley; 20th June, 1945. Antonio, Norman Hurtle (2nd application); Tammin; 20th June, 1945.

Gamble, Arthur John; Kondinin; 21st June, 1945. All claims against these farmers to be forwarded to the Deputy Director, Temple Court, William street, Perth.

E. H. FAUCKNER, Deputy Director.

26/6/1945.

#### COAL MINE WORKERS (PENSIONS) ACT, 1943-1944.

Treasury Department, Perth, 25th June, 1945.

M.P. 3001, C.L.D. 1877/44.

HIS Excellency the Lieutenant-Governor in Council, acting in exercise of the powers conferred by section 37 of the Coal Mine Workers (Pensions) Act, 1943-1944, and upon the recommendation of the Coal Mine Workers' Pensions Tribunal, constituted under that Act, has been pleased to make the additions to the Coal Mine Workers (Pensions) Regulations, 1944, as set forth in the Schedule hereunder.

A. J. REID, Under Treasurer.

#### Schedule.

Regulation 19A.

The average weekly amount which a mine worker or his widow or female dependant, who has been awarded a pension under the Act, earns from employment or from any occupation or business on his or her own account, shall be the amount ascertained by dividing the total amount of such earnings during such period as may be determined by the Tribunal by the total number of weeks in that period.

Regulation 28.

(g) A mine worker, the total of whose earnings during a pay period is less than the amount of the basic wage for the district for such period, shall not be eligible to elect under subsection (5) of section 21 of the Act if the normal rate of his pay per

(h) Where a mine worker, who elects under subsection (5) of section 21 of the Act, receives a rate of pay equal to or greater than the basic wage for one or more shifts during any pay period, he may continue to contribute at the reduced rate prescribed, provided that his normal rate of pay is less than the basic wage.

#### AUDIT ACT, 1904.

IT is hereby notified for general information that section B of the Auditor General's fifty-fourth report for the financial year ended 30th June, 1944, is now completed and has been transmitted to me under section 53, subsection 2 of the Audit Act.

Under the provisions of the above Act I hereby declare the said report to be available as a Public Document for issue and publication of all or any of the information therein contained.

(Sgd.) J. WILLCOCK, Treasurer.

27th June, 1945.

Crown Law Department, Perth, 27th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following:—Under section 2 of the Stipendiary Magistrates Act, 1930, to appoint Kenneth Herbert Parker as Stipendiary Magistrate; under section 5 (3) of the said Act to assign to the said Kenneth Herbert Parker as such Stipendiary Magistrate the Avon Magisterial District and the Local Courts held at Beverley, Bruce Rock, Dalwallinu, Goomalling, Kellerberrin, Merredin, Northam, Toodyay, York and Wyalkatchem, as from a date to be fixed.

Cancel the assignments made to F. M. I. Read, Stipen-

diary Magistrate (as published in the Government Gazette, 8th November, 1940); assign to the said F. M. I. Read the Fremantle Magisterial District and the Fre-

mantle Local Court, as from the 21st day of May, 1945.
The appointment under the provisions of section 6 of the Electoral Act, 1907-1940, of Lionel Stanley Human

of the Electoral Act, 1907-1940, of Lionel Stainley Human as Acting Electoral Registrar for the Avon Electoral District during the absence of G. G. Doonan on leave, as from the 15th June, 1945.

The appointment of 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. Court of Session during the absence on leave of G. M. Hickey.

H. B. HAYLES, Under Secretary for Law.

#### VACANCIES IN THE PUBLIC SERVICE.

	ACANOTES IN THE LOBBIC SERVICE.		
Department.	Position.	Salary.	Date Returnable.
		Class 9,	1945.
$\Gamma$ reasury	Clerks (Items 23, 24, 25, and 27)	£294—£306 Class 6,	30th June.
Public Works (Town Planning Office)	Town Planning Assistant and Secretary*	£378—£402 Class 8,	do.
Do. do. do.	Draftsman, 3rd Class*	£270—£306 Class 10,	do.
Chief Secretary's	Clerk, Record Office (Item 627)	£279—£288 Class 8,	7th July.
Public Works	Clerk (Item 1095)	£318—£330 Class 7,	do.
Metropolitan Water Supply	Clerk (Item 1233)	£342—£366§ Class 1,	do.
Do. do	Meter Reader (Item 1352)	£230—£270 Class 5,	do.
Crown Law	Clerk of Courts, Fremantle (Item 1469)	£414—£438 Class 1,	do.
Agriculture	Field Technician, Denmark Research Station *†	£230—£270	14th July.

<sup>\*</sup> Applications are also called under section 29 of the Public Service Act.

<sup>†</sup> With quarters or alternatively an allowance of 10s. per week in lieu. The diploma of the Muresk Agricultural College or an institution of similar standing is desirable.

<sup>§</sup> Limit fixed (£342) in accordance with clause 10 of Clerical Agreement.

<sup>||</sup> Applications are also called under section 29.

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

12,268 16 0

#### Public Service Commissioner's Office, Perth, 28th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:— Ex. Co. 703; P.S.C. 219/45.—D. L. Forsyth, Clerk, Crown Law Department, to be Clerk, Electoral Office,

Class 9, £294-£306, as from 20th June, 1945. Ex. Co. 703; P.S.C. 220/44.—Oliver Hanbury, under section 29 of the Public Service Act, to be Horticultural Instructor Department of Agriculture, as from 11th De-

cember, 1944.

Ex. Co. 671; P.S.C. 13/44.—Valerie Elizabeth Dowdell, under section 28 of the Public Service Act, to be Junior Typist, Mines Department, as from 1st December, 1944.

Ex. Co. 671; P.S.C. 108/43.—Eileen Margaret Watts, under section 28 of the Public Service Act, to be Junior Typist, Registrar General's Office, Chief Secretary's Department, as from 1st December, 1944.

Ex. Co. 703; P.S.C. 268/45.—J. E. Bramley, Assistant

Inspector of Fisheries, North-West Department, to be Inspector of Fisheries, as from 20th June, 1945.

Ex. Co. 703; P.S.C. 270/45.—H. H. Anson, Draftsman,

Ex. Co. 703; P.S.C. 270/45.—H. H. Anson, Draftsman, 3rd Class, Public Works Department, to be Draftsman, 2nd class, as from 20th June, 1945.

Also of the acceptance of the following resignations:—
Ex. Co. 640.—S. E. Carlson, Junior Typist, Forests Department, as from 27th April, 1945.

Ex. Co. 703.—L. M. Cull, Junior Typist, Chief Secretary's Department, as from 30th April, 1945.

Ex. Co. 61.—A. W. Hudleston, Veterinary Surgeon, Department of Agriculture, as from 20th June, 1945.

Department of Agriculture, as from 30th June, 1945.
Also of the following retirements:—

Ex. Co. 588.—P. C. Cousins, Dairy Produce Inspector and Butter Grader, Department of Agriculture, under section 66 of the Public Service Act, as from 22nd August, 1945.

Ex. Co. 703.-A. R. T. Brown, Assistant Under Secretary, Lands and Surveys Department, under section 66 of the Public Service Act, as from 26th June, 1945.

#### S. A. TAYLOR, Public Service Commissioner.

#### NURSES REGISTRATION ACT, 1921-1944.

Notice of Election of Representative of the General Trained Nurses, the Mental Nurses and the Midwifery Nurses on the Nurses Registration Board.

NOTICE is hereby given that submissions of candidates for nomination as Member of the abovementioned Board, to represent the General Trained Nurses, the Mental Nurses and the Midwifery Nurses, closed at 4 o'clock in the afternoon of the 20th day of June, 1945, when the undermentioned submissions of candidates for nomination were received and declared:

Submissions of Candidates for Nomination to represent the General Trained Nurses .- Attwood, Margaret Winifred, District Hospital, Northam; Hassell, Tita Marie Oldenbourg, Children's Hospital, Subiaco; Yeates, Mary Kathleen, Gooseberry Hill.

Submission of Candidate for Nomination to represent the Mental Nurses .- Scott, Clifton Murray, 30 Wellington street, Mosman Park.

Submissions of Candidates for Nomination to represent the Midwifery Nurses.—Edis, Margaret Dorothy, King Edward Memorial Hospital, Subiaco; Livesey, Constance, Perth Hospital; Walsh, Agnes Marion, King Edward Memorial Hospital, Subiaco.

Three candidates having been submitted for nomination to represent the General Trained Nurses and the Midwifery Nurses respectively, a poll will be held and will close at 4 o'clock in the afternoon of Wednesday, the 18th day of July, 1945, at the office of the Returning Officer, the State Chief Electoral Office, 62 Barrack street, Perth.

Dated this 21st day of June, 1945.

#### C. B. MARSHALL, Chief Electoral Officer, Returning Officer.

#### THE HEALTH ACT, 1911-1944.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:—Esperance District Road Board—G. F. Palmer to be Health Inspector.

A. NEAVE KINGSBURY, Acting Commissioner of Public Health.

#### DEPARTMENT OF NATIVE AFFAIRS.

Statement of Receipts and Payments for Financial Year, 1943-44, under Section 72 of the Native Administration Act, 1905-41.

Rec	eipts.					
	£	s.	d.	£	s.	đ.
Balance carried forward ex Consolidated Revenue ex General Loan Fund	5,511 18,684		7 4	24,195	\ 14	11
Grant under section 5 of Native Administra- tion Act, 1905-41 Amount provided for from Consolidated Revenue				10,000		
Fund				41,250	0	0
	•			£75,445	14	11
Note.—The Revenue of the Department is not credited to the Trust Fund but direct to Consolidated Revenue Fund. The Revenue for the year was—  Generally Moola Bulla	6,374 14,929 221	$-\frac{1}{8}$	$\frac{6}{2}$ $\frac{7}{3}$		,	
	21,524					
Pay	ments.					
By Salaries Departmental— Commissioner of Native Affairs, Medical Inspector and Head	£	s.	d.	£	s.	d.
Office Staff Relief Distributions				6,418 88	$\begin{array}{c} 14 \\ 0 \end{array}$	$0 \\ 0$

### Relief Distributions . . Relief to Natives (General)-

Provisions	3,126	18	4	
Freight and Cartage	945	1	11	
Blankets and Cloth-				
ing	2,319	4	8	
Medical Supplies	283	12	10	
Burials	355	16	6	
Transport of Natives	817	11	0	
Travelling	552	6	8	
Miscellaneous	1,070	3	7	
Motor car upkeep and	,			
travelling (Commis-				
sioner Native Affairs,				
Medical Inspector				
and Travelling In-				
spectors	801	5	1	
Evacuation, Special				
War Expenditure	246	15	5	
Maintenance of Natives				
in Government and				
Assisted Hospitals	1,750	0	0	
٠.				

Native Hospitals—				
Port Hedland:				
Salaries		1,202	8	5
Provisions		373	13	4
Medical Supplies	• •	69	4	0
Miscellaneous		751	2	1
Derby:				
Salaries		739	15	5
Provisions	• •	525	8	3
Medical Supplies		50	17	2

Miscellaneous 664 11 Wyndham: Salaries 379 2 Provisions 225 Medical Supplies 27 Miscellaneous 349 3

Broome: Salaries Provisions 376 14 0 Medical Supplies 66 8 Miscellaneous 342 14

000	<u> </u>			
Payments—	-continued.			Payments—continued.
Moore River Native	£ s. d. £	s.	d.	£ s. d. £ s. d. Moore River Detention
Settlement: Salaries and Wages	2,949	2	4	Cells and Yards 80 1 7 Carrolup Removal, Kil-
Stores and Pro- visions	5,179	13	7	burn School 214 18 10 Carrolup Water Sup-
Bedding and Cloth- ing	131	. 19	4	ply 81 5 8 Carrolup Purchase
Medical Supplies	206	18	3 2	Sheep 127 9 4 564 11 5
Freight and Cartage Forage		19		Balance on hand, 30th
Furniture and Hard- ware	265	14	11	June, 1944— ex Consolidated Re-
Upkeep truck trac- tor and car		18		venue Fund 1,433 16 2 ex General Loan
Miscellaneous	1,595	5 19	10	Fund 18,050 9 5 19,484 5 7
Carrolup Native Settle- ment—				£75,445 14 11
Salaries and Wages Provisions, etc.	1,857 4,581			2. 4
Native Stations—				I certify that this Statement is correct according to the books and documents produced.
Moola Bulla: Salaries and Wages	1,934	1 0	6	(Sgd.) S. A. TAYLOR, Auditor General.
Improvements and Up- keep	2,967	7 18	9	Titli Septi, 1911.
Munja: Salaries and Wages	869	10	0	FORFEITURES. THE undermentioned leases have been cancelled
Improvements and Up- keep	469	2 15	5	under section 23 of the Land Act, 1933-1939, owing to non-payment of rent or other reasons.
Relief Depots—				Name, Lease, District, Reason, Corres., Plan.
La Grange:	20	) 5	6	Arnold, J. P. G.; 347/3281; Ninghan 3184; abandoned; 653/41; 67/80, A.2.
Salaries Provisions, etc		8	4	Eaton, R. E.; 14757/68; Victoria 4706; £83 6s. 7d.; 1499/21; 160/80, C.1.
Cosmo Newbery: Salaries	394	£ 11	5	Gauld, R.; 347/2361; Williams 13572; abandoned; 1232/39; 407/80.
Provisions, etc Wallal:	1,103	3 7	6	Gauld, R.; 348/740; Williams 11306, 11100; abandoned; 1933/37; 407/80, A.2.
Provisions, etc	78	5 0	3	Stanton, D. M.; 3117/1609; Norseman 1033; abandoned; 591/36; Townsite.
Cundeelee: Salaries Provisions, etc		$\begin{array}{ccc} 2 & 14 \\ 1 & 1 \end{array}$		G. L. NEEDHAM, Under Secretary for Lands.
East Perth Girls' Home:				DEGEDVEC
Salaries Provisions, etc		$ \begin{array}{ccc} 6 & 19 \\ 4 & 4 \end{array} $	7 5	RESERVES.  Department of Lands and Surveys,
Grants to Missions and				Perth, 27th June, 1945.  HIS Excellency the Lieutenant-Governor in Executive
W.A. School for Blind	1.6	6 10	0	Council has been pleased to set apart as Public Reserves the lands described in the Schedule below for the pur-
Port George IV. (Kun- munya)		9 11		pose therein set forth. 577/43.
Beagle Bay Wotjulum (Sunday Is-		8 16		WINDELL (Wittencom Gorge).—No. 22415 (Govern-
land) Drysdale River	17: 150	$\begin{array}{cc} 2 & 13 \\ 0 & 0 \end{array}$	0	ment Requirements) (about 4a.); bounded by lines com- mencing at the north-eastern corner of mineral claim
Forrest River New Norcia	36			177H and extending 45deg. 27min. 8 chains 57.2 links; thence 79deg. 42min. 3 chains 41.1 links; thence 114deg.
Broome Convent School Children's Cottage	15	1 0	0	22min. 2 chains 15.3 links; thence 223deg. 34min. 3 chains 46.3 links; thence 225deg. 27min. about 8 chains
Home, Queen's Park Mt. Margaret	1,05	2 12		50 links; thence 308 deg. 42min. about 4 chains along the north-eastern boundary of aforesaid mineral claim
Norseman	1			177H to the starting point. (Plan 97/300.)
A.I.M. Mission, Fitz- roy Crossing	1			577/43. WINDELL (Wittenoom Gorge).—No. 22418 (Public
Roelands Lombadina		7 10 8 13		Utility) (50a.); bounded by lines commencing at the north-eastern corner of mineral claim 171H and extend-
W.A. School for Deaf and Dumb	Cr.	6 0	10	ing north 31 chains 75.7 links; thence east 3 chains 33 links to the westernmost corner of residential lease 18H;
Loan Works-				thence southwards along western boundaries of said lease to its southernmost corner; thence north-eastward
Item 41: Moola Bulla Water				11 chains 50.1 links along its south-eastern boundary; thence south 26 chains 42 links and west 19 chains 46.5
Supply Moola Bulla Electric	34 12 6			links to the starting point. (Plan 97/300.) 134/45.
Lighting Motor	35 0 0	9 12	: 6	DERBY.—No. 22467 (Ecclesiastical Purposes) lots
Item 42: Cosmo Newbery Settle-				819/43.
$rac{ ext{ment}}{ ext{Reconstruction}}$	12 10 0			COWARAMUP.—No. 22468 (Church Site—Church of Christ); lot No. 51 (1r. 5.6p.). (Plan Cowaramup Townsite.)
pound, Kitchen, M. River	41 11 0			297/45.
Carrolup Teacher's Extra Accommoda-				CHANDLER.—No. 22469 (Church Site—Presbyterian); lots Nos. 59 and 60 (2r.). (Diagram O.P. 5333;
tion	6 15 0			Plan Chandler Townsite.)

PERENJORI.—No. 22470 (Recreation—Children's Playground; lot No. 74 (1r.). (Diagram 48047; Plan Perenjori Townsite.)

533 /44

WITCHCLIFFE.—No. 22471 (Hall Site—United Ancient Order of Druids); lot No. 29 (1r. 25.3p.). (Plan Witcheliffe.)

COLLIE.—No. 22472 (Park Lands); lot No. 1188 (1a. 2r. 33p.). (Plan Collie.)

G. L. NEEDHAM, Under Secretary for Lands.

#### RESERVE NO. 18452.

Department of Lands and Surveys, 21. Perth, 27th June, 1945. Corres. 784/21. IT is hereby notified for general information that His Excellency the Lieutenant-Governor has been pleased to classify reserve No. 18452, near White Lake in the Peel Estate, as of Class A for the purpose of "Recreation Picnic Ground."

G. L. NEEDHAM, Under Secretary for Lands.

CANCELLATION OF RESERVE 11152 SOMERVILLE) AND RESERVE 18096.

Department of Lands and Surveys, Perth, 27th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1939, as follows:—Corres. 1138/06—Of the cancellation of reserve 11152 (Hampton Location 7) (Explosives and Safety Zone) (Plan 49/80). 454/21—Of the cancellation of reserve No. 18096.

G. L. NEEDHAM, Under Secretary for Lands.

APPLICATIONS FOR LEASING BUCKLAND ESTATE LOTS, 45, 46, 47, 48, 49, 50, 51.

Plans 27 A/40 and 27 D/40.

Department of Lands and Surveys, Corr. No. 1924/37. Perth, 14th June, 1945. IT is hereby notified for general information, that the abovementioned Lots containing 340 acres, 2 roods, 30 perches, are available for leasing under section 131 of the Land Act, 1933-39.

The lease to be granted for grazing purposes, for a term of one year as from the 1st July, 1945, at a minimum rental of £25 (twenty-five pounds), half of the amount tendered to be lodged with tender. Lessee to pay rates and taxes, and maintain improvements. No compensation to be paid for any improvements effected by Lessee.

Tenders endorsed "Tender for leasing Buckland Estate Lots 45-51," must be lodged on or before Wednesday, July 4th, 1945.

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 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

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.

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

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

#### SCHEDIILE WEDNESDAY, 4th JULY, 1945.

#### PERTH LAND AGENCY.

Avon District (about three miles south of Mukinbudin). Corr No. 8931/19. (Plans 55/80 and 54/80, F4 & A4.) Location 14100, containing 995a., at 7s. 9d. per acre; classification page 23; subject to Agricultural Bank indebtedness; being R. Corunna's forfeited lease 36938/55.

Fitzgerald District (about two miles east of Circle Valley.)

Corr. No. 1131/37. (Plan 392/80, C3 & 4.) Locations 415 and 416, containing 2,218a. 2r. 13p., at 3s. 3d. per acre; subject to Agricultural Bank indebtedness and sandalwood and mallet bark conditions; being F. C. Davies forfeited lease 348/700.

Plantagenet District (11 miles north-east of Albany).

Corr. No. 6225/10. (Plan 451/80, E3 & 4.) Location 3078, containing 160a., at 6s. per acre; classification page 23; being R. Curtis' forfeited lease 15161/74.

Sussex District (about six miles north-west of Forest Grove).

Corr. No. 2486/35. (Plans 440 D/40, B3 and 440 A/40, AB2.)

Location 3701, containing 96a.; classification page 15 in 14248/11; and locations 862, 863, 1021 and 1022, containing 504a. 3r., at 7s. 6d. per acre; classifications loc. 862, pages 37 and 37A, locs. 1021 and 1022, page 22 in 1126/12 and page 21 in 14257/11, respectively; subject to Agricultural Bank indebtedness; being E. G. Thurman's cancelled leases.

### WEDNESDAY, 11th JULY, 1945.

#### PERTH LAND AGENCY.

Avon District (one mile south of Wyalkatchem). Corr. No. 13067/10. (Plan 33 C/40, DE3.)

Location 15729, containing 560a. at 9s. per acre; subject to Agricultural Bank indebtedness and to a cropping and grazing lease expiring 28/2/46; being M. S. Cochrane's forfeited lease 27315/55.

Fitzgerald and Esperance District (about six miles south-east of Grass Patch.)

Corr. No. 309/45. (Plan 402/80, D2.) Locations 335 and 885, containing 2,234a. 3r. 4p., at 2s. 9d. per acre; subject to Agricultural Bank indebtedness and to sandalwood and mallet bark conditions; being J. H. Lawford's forfeited lease 348/552.

Roe District (about three miles north-west of Kalgarin).

Corr. No. 1897/34. (Plans 376/80, D. & E1., and 345/80, D. & E4.)
Location 177, containing 1,060a. 3r. 2p., at 3s. 6d. per acre; classification page 49; subject to Agricultural Bank indebtedness and to sandalwood and mallet bark conditions; being H. S. Bellamy's forfeited lease 348/445.

Williams District (about 11/2 miles west of Wedin.)

Corr. No. 3136/23. (Plan 386 A/40, A2.) Locations 11040 and 11061, containing 482a. 2r., at 7s. per acre; classification page 58; subject to Agricultural Bank indebtedness; being A. J. Clinch's forfeited lease 17718/68.

#### WEDNESDAY, 18th JULY, 1945.

#### PERTH LAND AGENCY.

Avon District (adjoining Lake Brown Siding).

Corr. No. 923/44. (Plan 54/80 A.B.4.)

Locations 15386 and 15387, containing 815a. and 843a. 1r. 34p. respectively, at 3s. 9d. per acre, if those locations are chosen as one holding; Locations 15388 respectively, at 1s. 9d. per acre, if those locations are chosen as one holding; subject to Agricultural Bank indebtedness; being G. W. Chrisp and J. H. Ball's forfeited leases 36562/55, 12454/56, 14985/68, 20708/68 20708/68.

Swan District (about 11 miles east of Wannamal). Corr. No. 1439/29. (Plan 31/80 F.3.)

Locations 2327, 2328, 2412, and 3250, containing 1,664a. 2r. 2p., at 4s. per acre; classification page 11, being W. R. Harrison's cancelled lease 68/2042.

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI. of the Land Act, 1933-1939. WEDNESDAY, 25th JULY, 1945. PERTH LAND AGENCY.

Northampton District. (Plans 191/80 and 56/300.) 1T is hereby notified that an area containing about 20,000 acres and situated between leases 392/564 and 392/515, north of Victoria Location 142 and east of the main road, will be available for selection on the above-mentioned date. The boundary starting from the south-east corner of A. A. Harvey's Pastoral Lease 392/564, running north and east of the road for approximately 580 chains, thence eastward to a point to meet the western boundary of pastoral lease 392/515 extended northwards. IT is hereby notified that an area containing about

#### WEDNESDAY, 8th AUGUST, 1945. PERTH LAND AGENCY.

Ashburton District. (Plan 96/300.)

IT is hereby notified that the area comprised in C. J. Austin's late lease 394/894, containing about 59,818 acres and bounded by lines commencing near the south-eastern corner of Red Hill Station, running northward for approximately 1,005 chains, and eastward for 530 chains, thence southward and westward to the starting point, is available for leasing subject to payment for improvements.

#### WEDNESDAY, 15th AUGUST, 1945.

North-West Division-Hardey District. (Plan 93/300.) IT is hereby notified that the land described hereunder and comprising about 20,000 acres, being G. Pihl's forfeited lease 394/756, will be available for re-selection on the abovementioned date: -Starting from a point 100 chains south of south-east corner of Ullawarra Station Lease No. 394/926; thence northward along the eastern boundary a distance of about 526 chains; thence eastward about 380 chains; thence southward, and westward to the starting point.

G. L. NEEDHAM, Under Secretary for Lands.

AMENDMENT OF BOUNDARIES AND AREA OF RESERVES NOS. 10854 AND 22437.

Department of Lands and Surveys Perth, 27th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 37 of the Laud Act, 1933-1939, as follows:—Corres. 517/43—Of the boundaries of reserve No. 10854 (Excepted from Sale) being amended by the inclusion of Parkerville Lots 219 and 221, and of the reserve being increased by 2 roods 12 perches accordingly. (Plan Parkerville Townsite.) Corres. 297/44—Of the boundaries of reserve No. 22437 (Hall Site and Recreation) being amended by the inclusion of Bowelling Lot 23; and of the area of the reserve being increased by 2 acres 3 roods 36 perches accordingly. (Plan Bowelling Townsite.) HIS Excellency the Lieutenant-Governor in Executive

G. L. NEEDHAM, Under Secretary for Lands.

# AMENDMENT OF BOUNDARIES.

Kojonup Townsite.

Department of Lands and Surveys, 24/44. Perth, 27th June, 1945. Corres. No. 324/44. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1939, of the boundaries of Kojonup Townsite being amended as described in the schedule hereunder:—All that portion of land bounded by lines starting from the south-western corner of Kojonup Location 7, and extending easterly, along the southern boundary of the said location and onwards to an internal south-western corner of location 2478; thence southerly to the south-western corner of location 3074; thence westerly, to a north-western corner of location 3; thence southerly along a western boundary of the said location, and on

wards through the same location to its southern boundary; thence westerly, to the north-western corner of location 778; thence south-south-easterly, along a boundary of the latter location, to a point situate in prolongation easterly of the northern boundary of in prolongation easterly of the northern boundary of location 2431; thence westerly and southerly, to and along boundaries of the latter location, to the northeastern boundary of location 8; thence north-westerly, along the said boundary, to the northernmost corner of the latter location; thence south-westerly, to the eastern corner of location 1334; thence westerly, along the northern boundary of the said location, to a point situate in prolongation southerly of the easternmost boundary of location 834; thence northerly, westerly, northerly, easterly, and again northerly, to a point situate in prolongation westerly of the southand along boundaries of the sand received of the southern boundary of location 3194; thence easterly, to and along the southern boundary of the latter location, to the western boundary of location 7 aforesaid; and thence southerly, to the starting point.

G. L. NEEDHAM, Under Secretary for Lands.

LOTS OPEN FOR SALE. Department of Lands and Surveys, Perth, 27th June, 1945.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as pro-vided by the Land Act, 1933-39, at the following upset prices:-

Applications to be lodged at Perth.

6417/03. ARRINO—Town, 86, 92, 93, 101 and 105, £15 each; 110, £12 10s.; 71, £20.

16282/10. AUGUSTA—Town, 241 and 242, £15 each (excluding improvements, if any).

1013/35.

SWAN-Town loc. 3747 (Anstey road, Bassendean), £30.

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

G. L. NEEDHAM, Under Secretary for Lands.

CEMETERIES ACT, 1897.

Appointment of Trustees.

Department of Lands and Surveys, Perth, 26th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, as follows:—Corres. 11015/02, Vol. 2.—Myrtle Lilian Drury (Salvation Army), Edward Bate (Methodist), John Charles Lund (Methodist) and Bernard Wesley Morey (Presby terian) as Trustees of the Boulder General Cemetery terian) as Trustees of the Bounder General Cemetery, and to cancel the appointment of Walter Reginald Hill (Methodist), William McNair (Methodist) and John Pole (Presbyterian). Corres. 5246/96, Vol. 3.—Herbert Hortin Fennell as a Trustee of the Kalgoorlie General Cemetery vice Arthur Mason, who has resigned and left the district.

G. L. NEEDHAM, Under Secretary for Lands.

#### MUNICIPAL CORPORATIONS ACT, 1906-43. Municipal Election.

Department of Public Works, Perth, 27th June, 1945.

IT is hereby notified, for general information, in accordance with section 113 of the Municipal Corporations Act, that the following gentleman has been elected a Member of the undermentioned Municipal Council to fill the vacancy shown in the particulars hereunder:-

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

Boulder Municipal Council.

- 13/6/45; Wearing, Richard; Blacksmith; (b); Brown, F. H.; declared elected on vote of returning
  - W. S. ANDREW, Under Secretary for Public Works.

#### PUBLIC WORKS TENDERS.

Tenders, closing at Perth, 2.30 p.m., Tuesday on dates mentioned bereunder, are invited for the following:—

Work:—York School—Repairs and Renovations (9437); 3rd July, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 19th June, 1945.

Work:—Calingiri School—Additions (9438); 3rd July, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 19th June, 1945.

Work:—Mount Magnet Police Station—Repairs and Renovations (9439); 3rd July, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Geraldton, and Mt. Magnet Police Station, on and after 19th June, 1945.

Work:—Collie High School—Repairs and Renovations (9441); 10th July, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 26th June, 1945.

Tenders, together with the prescribed deposit, are to be addressed to "The Hen. 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. Perth, 28th June, 1945.

# 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 streets in districts indicated.

#### East Fremantle Municipality.

187/45.—Crowe avenue, from Fraser street to lot 1707—southerly.

#### Melville Road District.

193/45.—First street, from lot 909 to lot 907—northerly.

#### Perth Road District.

164/45.—Rupert street, from lot 175 to 173—south-easterly.

163/45.—Aberdeen street, from lot 110 to lot 111—northerly.

173/45.—King Edward road, from Hector street to lot 20—south-westerly.

229/44.—King Edward road, from lot 20 to lot 12—south-westerly.

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 29th day of June, 1945.

J. C. HUTCHINSON, Under Secretary.

#### THE ROAD DISTRICTS ACT, 1919-43.

Road Board Election.

Department of Public Works, Perth, 27th June, 1945.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-43, 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.

#### Merredin Road Board.

16/6/45; Kendall, John Henry; Central; Accountant; (b); Yeoman, W. T.

#### Quairading Road Board.

16/6/45; Powell, Neil Fraser; North East; Farmer; (b); Growden, H. M.

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

THE ROAD DISTRICTS ACT, 1919-1943.

Esperance Road Board—Preparation of Electoral Lists, Etc.

> Department of Public Works, Perth, 20th June, 1945.

P.W. 771/39.

ACTING under section 55 of the Road Districts Act, 1919-1943, I, Edmund Harry Gray, the Honorary Minister for Local Government, do hereby order and direct that the Esperance Road Board, having failed to make out lists of all owners of rateable land in the district on the date specified in the said Act, is hereby empowered to complete the lists on the 1st day of June, 1945, and that the dates for the revision of the Electoral Lists and Rolls of the said Road Board shall be set out as hereunder:—Exhibition of lists—14th June, 1945; last day for receipt of claims and objections—30th June, 1945; exhibition of list of claims and objections—14th July, 1945; holding of revision court—21st July, 1945; signing of rolls—24th July, 1945.

E. H. GRAY, Honorary Minister.

#### ROAD DISTRICTS ACT, 1919-1943.

Morawa and Three Springs Road Districts—Alteration of Common Boundary—Notice of Intention.

Public Works Department, P.W. 1175/35. Perth, 28th June, 1945. IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of paragraph (xiii) of subsection 1 of section 8 of the Road Districts Act, 1919-1943, to sever from the Morawa Road District Locations M/1437 and M/1582 as lie within such district and annex them to the Three Springs Road District.

W. S. ANDREW, Under Secretary for Works.

#### ROAD DISTRICTS ACT, 1919-1943.

Kellerberrin and Cunderdin Road Districts—Alteration of Common Boundary—Notice of Intention.

Public Works Department,
P.W. 110/32. Perth, 7th June, 1945.
IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of paragraph (xiii) of subsection 1 of section 8 of the Road Districts Act, 1919-1943, to sever from the Kellerberrin Road District Avon Locations 13126, 19484 and 20678 as lie within such district and annex them to the Cunderdin Road District.

W. S. ANDREW, Under Secretary for Works.

## ROAD DISTRICTS ACT, 1919-1943.

Rockingham Road District—Alteration of Ward Boundaries—Notice of Intention.

Department of Public Works. P.W. 990/31. Perth, 21st June, 1945.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919-1943, to alter the Ward Boundaries of the Rockingham Road District by:—(1) The abolition of the existing East and Central Wards; and (2) The creation of two new wards, namely, North and South, described in Schedule hereto.

Plan showing the proposed alterations may be seen at the Local Government Office, Department of Public Works, Perth.

#### Schedule.

#### North Ward.

Bounded on the northward by the north boundary of the Rockingham Road District, from the shore of Cockburn Sound to the north-west corner of Cockburn Sound Location 694.

On the eastward by the eastern boundary of the District, from the north-west corner of Cockburn Sound Location 694 aforesaid to its intersection with the northern side of the Rockingham Jarrah Timber Company's Railway.

On the southward by a line extending westward along the said side of the said railway, from the said point of intersection to its intersection with the production northward of the western boundary of Peel Estate Lot 283; thence southward along said production to the southern side of said railway; thence westward along said southern side to the eastern boundary of the Town Ward on the eastern boundary of the Rockingham Townsite.

On the westward by a line commencing at the last mentioned point and extending north-eastward, northwestward, again north-eastward, northward and westward along boundaries of the Town Ward to the district boundary on the shore of Cockburn Sound; thence northward along the district boundary to the starting point.

#### South Ward.

Bounded on the northward by the southern boundary of the north ward; on the eastward and southward by parts of the district boundaries; and on the westward by part of the district boundary, the east-ern boundary of the Safety Bay Ward and part of the eastern boundary of the Town Ward.

W. S. ANDREW, Under Secretary for Works.

#### BREAD ACT, 1903-1938.

Department of Labour, Perth, 27th June, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council acting pursuant to section 25 of the Bread Act, 1903-1938, has been pleased to amend the Bread Act Regulations, 1939, as made under the said Act and published in the Government Gazette on the 6th day of April, 1939, in the manner mentioned in the Schedule hereunder.

C. A. REEVE, Secretary for Labour.

#### Schedule.

The abovementioned Bread Act Regulations, 1939, are amended by adding thereto

The abovementioned Bread Act Regulations, 1939, are amended by adding thereto after regulation 26, a new regulation to stand as regulation 27 as follows:—

27. The owner or occupier of any shop or other premises, who in such shop or other premises sells or offers for sale or exposes for sale to members of the public any bread, shall place and maintain in such shop or other premises in a conspicuous position and for the benefit or information of members of the public a sign or notice legibly inscribed with not less than two-inch characters as follows:— "Exchange or re-delivery of bread is prohibited by law.

#### NOXIOUS WEEDS ACT, 1924.

Albany Road Board-By-laws.

ALBANY Road Board being a local authority within the meaning and for the purposes of the Noxious Weeds Act, 1924, hereby makes the following by-laws in exercise of the powers in the behalf conferred by section 26 of the said Act, such by-laws to be in addition to the by-law already made in exercise of the said powers.

- (2) Every owner and every occupier of land within the district of the Board upon which any noxious weeds are growing or present shall take one or more of the following alternative sets of measures and do the one or more following alternative sets of acts to destroy such noxious weeds, and shall diligently continue to take and do the same until all such noxious weeds have been destroyed.— (a) Pull all such noxious weeds from the ground by hand; or (b) sever all such noxious weeds below the surface of or (b) sever all such noxious weeds below the surface of the ground by means of a suitable grubbing implement used by hand; or (c) cultivate the ground by means of an implement which will sever such noxious weeds below the ground level; or (d) plough the ground to a depth to be fixed in each case by the Board or by the local in-spector appointed by the Board; or (e) break or cut such noxious weeds at or immediately above the surface of the ground by means of a suitable roller, mowing machine, or reaping and binding machine; or (f) apply suitable chemicals under instructions of the Board's inspector; or (g) in cases where the plants are dry and there is suitable herbage cover, burn such noxious weeds by means of a running fire.
- (3) Any local inspector appointed by the Board under the said Act may by notice in writing to the owner or occupier of any land within the said district require him to take any particular measures or do any particular act mentioned in the last preceding by-law to destroy noxious weeds growing or being on the land owned or occupied by him, and he shall forthwith take or do the same without having the afternatives mentioned in such by-law.
- (4) Every owner and every occupier of land within the said district shall, immediately after any noxious weeds on such land have been removed from the ground or detached from their roots, gather the same into rows or heaps and burn them immediately they are sufficiently dry for that purpose, except in such cases when the Board has given written approval for them to be handled in some other manner.
- (5) Any person who commits any breach of any of the above by-laws numbered (2) to (4) inclusive shall be

guilty of an offence and be liable to a penalty not ex-

ceeding five pounds.

Passed by resolution of the Board this 11th day of May, 1945.

S. J. HICKS, Chairman. W. E. SIBBALD, Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 25th day of June, 1945.

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

#### NOXIOUS WEEDS ACT, 1924-1939.

By-laws of the Dundas Road Board made under sec-tion 26 of the Noxious Weeds Act, 1924-1939, for regulating the Destruction and Prevention of regulating the Noxious Weeds.

IN pursuance of the powers in that behalf conferred by section 26 of the said Act, the Dundas Road Board being a local authority within the meaning and for the purpose of the said Act, hereby makes the following by-laws.

#### Destruction of Noxious Weeds.

1. (1) Every owner and every occupier of land within the district of the Dundas Road Board upon which any noxious weeds are growing or present shall take one or more of the following alternative sets of measures and do the one or more following alternative acts to destroy the noxious weeds, and shall diligently continue to take and do the same until all such noxious weeds have been destroyed:—(a) Pull all such noxious weeds from the ground by hand, or (b) sever all such noxious weeds below the surface of the ground by means of a suitable grubbing implement used by hand, or (c) cultivate the ground by means of an implement which will sever such noxious weeds below the ground level, or (d) plough the ground to a depth to be fixed in such case by the Board, or by the local inspector appointed by the Board, or (e) break or cut such noxious weeds at or immediately above the surface of the ground by means of a suitable roller, mowing machine, or reaping and binding machine, or (f) in cases where the plants are dry and there is suitable herbage cover, burn such noxious weeds by means of a running fire, or (g) carry out any other method approved by the Board. (2) The local inspector appointed by the Board under the said Act may by notice in writing to the owner or occupier of any land within the said district require him to take any particular measures or do any particular acts mentioned in the last preceding paragraph to destroy noxious weeds growing or being on the land owned or occupied by him, and he shall forthwith take or do the same without having the alternatives mentioned in such paragraph.

(3) Every owner and every occupier of land within the said district shall immediately after any noxious weeds on such land have been removed from the ground or detached from their roots, gather the same into rows or heaps and burn them immediately they are sufficiently dry for that purpose, except in such cases when the Board has given written approval

for them to be handled in some other manner.

(4) Any person who commits any breach of any of the provisions of this by-law shall be guilty of an offence and be liable to a penalty not exceeding five pounds.

Prevention of Noxious Weeds.

(1) No owner or occupier of land within the district shall—(a) Introduce any stock or farm produce from any place infested with noxious weeds,

or (b) remove stock or farm produce from any place infested with noxious weeds within the district to any other place within or without the district unless such person obtains and produces to the Board an inspector's certificate certifying that such stock or farm produce is free from seeds of any noxious

(2) Any owner or occupier of land who commits a breach of this by-law shall be liable to a penalty not exceeding five pounds, unless he proves to the satisfaction of the Court—(a) that a certificate of satisfaction of the Court—(a) that a certificate of an inspector was immediately previously obtained in respect of such stock or produce to the effect that such stock or produce was free from the seeds of any noxious weed; (b) that the said stock or produce was removed or went or was taken beyond the limits of the holding without his knowledge and that he had taken all reasonable means to prevent the he had taken all reasonable means to prevent the same from being removed or going or being taken beyond such limits.

Passed and adopted by resolution of the Dundas Road Board on the 14th day of May, 1945.

> L. DODD, Chairman. W. G. KERR, Secretary.

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.						
1945.  June 12  June 21  June 26  June 26  Apl. 26  June 21  June 21	121a, 1945 70a, 1945 116a, 1945	Firewood, 150 cords, for Station Creek Pumping Station	1945. July 5 July 5 July 5 July 5 July 5 July 5  Extended to July 12  July 19					
June 26	119a, 1945	For Sale by Tender.						

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.

Accepted Tenders.

Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray street, Perth. No tender necessarily accepted.

Dated the 28th June, 1945.

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

fender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1945.					
643/44	June 22	G. Wood Son & Co.	92A, 1945	Coffee for Government Institu- tions, for 3 months from 1st July to 30th September, 1945	Various	1s. 6d. per 1b.
255/45	· do.	Western Ice Co. (1919) Ltd.	96a, 1945	Ice for Perth Hospital and Infectious Diseases Hospital, for 12 months ending 30th June, 1946. Delivered	Health	2s. 9d. per cwt.
27	do.	do. do. do.	,,	Ice for Claremont Mental Hospital, for 12 months ending 30th June, 1946	do	2s. 9d. per cwt.
653/44	do.	J. Chadwick	93a, 1945	Meat and Poultry for Edward Millen Home, for 3 months ending 30th September, 1945	Perth Hospital	Rates on application.
644/44	do.	Bantocks, Ltd	102, 1945	Dairy Produce for Government Institutions, for 3 months end- ing 30th September, 1945, as	Various	
				per Items :— 1 and 2—Bacon 3 and 4—Cheese		Rates on application.

#### APPOINTMENTS

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

> Registrar General's Office, Perth, 28th June, 1945.

THE following appointments have been approved:—R.G. No. 28/44—Constable Robert Charles Barter temporarily as District Registrar of Births, Deaths and

Marriages for the Black Range Registry District, to reside at Sandstone, during the absence on annual leave of Constable C. A. Fiebig, appointment to date from 24th June, 1945. R.G. No. 60/38—Mr. Lionel Stanley Human temporarily as Assistant District Registrar of Births and Deaths for the Northam Registry District, to reside at Merredin, during the absence on leave of Mr. G. G. Doonan, appointment to date from 16th June, 1945.

R. J. LITTLE, Acting Registrar General.

### THE MINING ACT, 1904.

Department of Mines, Perth, 20th June, 1945.

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.		
East Coolgardie Mount Margaret Murchison North Coolgardie	•••	•••	•••	East Coolgardie Mount Margaret Mount Magnet Yerilla	 	6056е. 2485т*. 1432м*. 1229г*, 1230г*.		

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

Goldfield.	No. of Lease.	Name of Lease.			Lessee.		
Coolgardie Dundas Pilbara	Kunanalling  Marble Bar	1023s 1653 1065 1066 1067 1068 1069	Daddy Houghton Trump Extended Trump East Trump Deeps Trump South Trump West			Hill, Hordern John; Hill, Alfred Jo Ahola, Emil.  Australian Mining and Industralian Limited.	

#### Miner's Homestead Lease.

The surrender of the undermentioned Miner's Homestead Lease was accepted:-

Allo surronder (					zzomestewa zewec nas accepte		
Goldfield.		District. No. of Lease.		No. of Lease.	Name of Lease.	Lessee.	
East Murchison	•••	Wiluna	•••	111	Geyer's Homestead	Scott, Arthur Theodore.	

#### THE MINING ACT, 1904.

License to Treat Mining Material.

Department of Mines, Perth, 20th June, 1945.

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

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

No.	Corres. No. Licensee.		Goldfield.	Locality.	Period.			
*1015H(3W/1945)	321/45	Hennebury, Thomas James	Broad Arrow	late Gold Mining Lease No. 2128w at Lady Bountiful				

#### THE MINING ACT, 1904-1937,

Department of Mines, Perth, 20th June, 1945 of the Mining Act, 1904-1937, has been pleased to amend the regulations made under the said Act and published in the Government Gazette on the 4th day of December, 1925, and amended from time to time thereafter, in the manner mentioned in the Schedule hereunder.

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

The abovementioned regulations are amended as follows:-

- 1. Regulation 98 is amended by deleting paragraphs (h) and (i) thereof.
- 2. Regulation 99 is amended by deleting the whole of the third paragraph thereof.
  - 3. Regulation 127 is deleted entirely.

- Regulation 127 is deleted entirely.
   In the Schedule of Forms and Fees, the following amendments are made:—
   (a) Form No. 57 is amended as follows:—
   (i) the second item under "Warden's Office Fees," which reads "Caveat affecting License to prospect for Mineral Oil . . . £1 Os. Od.," is deleted.
   (ii) the seventy-third item under "Warden's Office Fees," which reads "Transfer of License to prospect for Mineral Oil . . . £1 Os. Od.," is deleted.
   (iii) the twenty-seventh item under "Rents and Royalties," which reads "License to prospect for Mineral Oil, per annum . . . £5 Os. Od.," is deleted.
   (b) Form No. 69 is deleted.
   (c) Form No. 70 is deleted.
   (d) Form No. 71 is deleted.
   (e) Lease Form No. 1 is amended by deleting from the third proviso the words

- (c) Lease Form No. 1 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "The Petroleum Act, 1936."

  (f) Lease Form No. 2 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the Petroleum Act, 1926."

- Petroleum Act, 1936.''

  (g) Lease Form No. 3 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the Petroleum Act, 1936.''

  (h) Lease Form No. 4 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the Petroleum Act, 1936.''
- Petroleum Act, 1936."

  (i) Lease Form No. 5 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the
- Petroleum Act, 1936."

  (j) Lease Form No. 6 is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the Petroleum Act, 1936."
- (k) General Form of Lease is amended by deleting from the third proviso the words "Part V.A of the Mining Act, 1904," and inserting in lieu thereof the words "the Petroleum Act, 1936."

# THE MINING ACT, 1904 (Regulation 180).

Warden's Office. Marble Bar, 12th June, 1945.

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 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 be desire to object to such order he must, before the date mentioned, lodge at the Worden's Office on objective contains. 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.

H. G. DICKS, Acting Warden.

To be heard at the Warden's Court, Marble Bar, on Wednesday, the 25th day of July, 1945.

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

#### PILBARA GOLDFIELD.

Marble Bax District.

#### Residence Area.

143-Houghton, Leonard; Marble Bar; non-compliance conditions and no Miner's Right.

#### Business Areas.

126-Thompson, Donald; Marble Bar; non-payment of

rent and no Miner's Right.

127—Taplin, Thomas Eaton, and Wilson, Eric Leslie (jointly); Port Hedland; non-payment of rent and no Miner's Right.

#### Machinery Areas.

44-Bligh, Roger Nunn William; Marble Bar; nonpayment of rent and no Miner's Right.
53-King, Harold John; Marble Bar; non-payment of rent and no Miner's Right.

#### Garden Area.

73—MacLeod, Donald; Nullagine; rent and no Miner's Right. non-payment of

#### PILBARA GOLDFIELD.

Nullagine District.

Dredging Claim.

10L-McKinnon, William Michael; Nullagine; nonpayment of rent.

#### Machinery Areas.

14L and 16L-McKinnon, William Michael; Nullagine; non-payment of rent.

#### Garden Areas.

20L-Allsopp, James Hunter; Nullagine; non-payment

of rent. 26L-Meikle, William; Nullagine; non-payment rent.

#### Water Rights.

22L-Dods, John Nisbet; Nullagine; non-payment of rent.

23L-Consolidated Gold Areas No Liability; Nulla-

gine; non-payment of rent.

26L—Consolidated Gold Areas No Liability; Nullagine; non-payment of rent.

27L—Allsopp, James Hunter; Nullagine; non-payment of rent.

- 28L—Blue Spec Mines No Liability; Nullagine; non-payment of rent.
- 30L—Blue Spec Gold Mines No Liability; Nullagine; non-payment of rent.
- 31L-Blue Spec Gold Mines No Liability; Nullagine; non-payment of rent.
- 32L-McKinnon, William Michael; Nullagine; nonpayment of rent.

# THE MINING ACT, 1904 (Regulation 180).

Warden's Office, Ravensthorpe, 20th June, 1945.

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

#### (Sgd.) E. S. REYNOLDS, Warden.

To be heard at the Warden's Court, Ravensthorpe, on Thursday the 26th day of July, 1945.

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

#### PHILLIPS RIVER GOLDFIELD.

#### Tailings Area.

21—Buckie, Harry Holland; Ravensthorpe; non-payment of rent.

#### Machinery Area.

14-Toleman, William Hanlon; Hatters Hill; non-payment of rent.

# THE MINING ACT, 1904

(Regulation 80).

Warden's Office, Perth, 22nd June, 1945.

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.) A. H. TELFER, Warden.

To be heard at the Warden's Court, Mines Department, Perth, on Wednesday, the 25th day of July, 1945.

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

### OUTSIDE ANY PROCLAIMED GOLDFIELD.

#### Mineral Claims.

- 174H—McKay, Robert Mitchell, 18 Alfred road, Mt. Claremont; non-payment of rent.
- 206H—McKay, James; 18 Alfred road, Mt. Claremont; non-payment of rent.
- 242H—Minerals Development (W.A.), Limited; Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 254H-King, Walter Percy; Albany highway, Maddington; non-payment of rent.
- 258H-Fennell, Walter George; Marchagee; non-payment of rent.
- 259H—Bryant, Frank Ringol; Marchagee; non-payment of rent.

- 263H-Stein, Karl; Nunyerry via Roebourne; non-payment of rent.
- 274H—Saunders, George Richard (jun.); Baandee; non-payment of rent.
- 275H—Saunders, George Richard (jun.); Baandee; non-payment of rent.
- 276H—Saunders, George Richard (jun.); Baandee; non-payment of rent.
- 279H—Minerals Development (W.A.), Limited; Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 280H—Saunders, George Richard (jun.); Baandee; non-payment of rent.
- 281H—Minerals Development (W.A.), Limited; Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 288H—Rendle, Eric Edgcumbe; Fennell, Walter George; Bryant, Frank Rignol; c/o Paton and Morris, 2nd floor, Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 289H—Rendle, Eric Edgcumbe; Fennell, Walter George; Bryant, Frank Rignol; c/o Paton and Morris, 2nd floor, Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 290H—Rendle, Eric Edgeumbe; Fennell, Walter George; Bryant, Frank Rignol, c/o Paton and Morris, Pastoral House, St. George's terrace, Perth; non-payment of rent.
- 291H-Moss, Frank Ambrose; 95 St. George's terrace, Perth; non-payment of rent.
- 294H—Rendle, Eric Edgeumbe; c/o Paton and Morris, Pastoral House; non-payment of rent.
- 29<sup>5</sup>H—Rendle, Eric Edgeumbe; c/o Paton and Morris, Pastoral House, Perth; non-payment of rent.
- 301H—Hewitt, Bertram Groves; 10 Queen street, Merredin; non-payment of rent.
- 302H—Armstrong, Oswald; Balingup; non-payment of rent.
- 303H—Co-operative Bulk Handling, Ltd.; 569 Wellington street, Perth; non-payment of rent.
- 305H—Butcher, Thomas Alfred; Gunnyidi; non-payment of rent.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### (No. 55 of 1945.)

Between the Commissioner of Railways for the State of Western Australia, Applicant, and Western Australian Government Electric Tramways, Trackless Trams, and River Ferries Employees' Union of Workers, Perth, Respondent.

HAVING heard Mr. E. McKenna on behalf of the applicant, and Mr. F. E. Chamberlain on behalf of the respondent, and by consent, the Court doth hereby order and declare that Award Nod. 9 of 1926, as amended, is hereby further amended so as to read as follows:—

# Part I.

#### 1.—Term.

The term of this Award shall be three (3) years from the 12th day of June, 1945.

#### 2.—Definitions.

- "Casual Worker" shall mean a worker employed from day to day, and who is not guaranteed continuity of employment.
- "Drivers and Conductors" shall include all workers operating tramway cars or buses in the service for passengers, and taking any such vehicle from and returning it to the car barn, but does not include shedmen when shunting or running vehicles for test purposes, or changing vehicles or any other operations necessary to provide drivers and conductors with a car or bus in good running condition.

- "Car Starter" shall mean a worker performing duty in the regulation of cars running in traffic.
- "Point Oiler and Cleaner" shall mean an adult worker in charge of keeping rails, points and curves free from sand and other obstructions, and who oils same.
- "Pitmen" shall mean the workers responsible under the shed foreman for the work of changing motors, adjusting brakes, putting in or taking out bearings, wheels, pinions, gears, and all similar work in connection with the cars.
- "Controller Attendant" shall mean a worker cleaning, greasing, adjusting or replacing contacts, or other parts of controller, but does not include work done on the lathe or fitter's bench.
- "Lineman" shall mean a worker employed erecting poles for electric wires or doing any work on poles off the ground, gaining poles, lopping trees overhanging live wires, or erecting wires or cables on poles or over buildings, or tying same to insulators, or jointing same, and workers engaged in the maintenance or construction of overhead equipment.
- "Leading Hand Tradesman" shall mean a tradesman placed in charge of three or more tradesmen, or six other workers.
- "Leading Hand" shall mean a worker in charge of work who directs four or more workers.
- "Platelayer" shall mean a worker who handles materials used in the construction or repair of tram tracks, who curves rails, bonds, links in, fastens, instals fishplates, adzes or squares sleepers, spaces sleepers, uses the jigger, gauges, cuts rails, and uses the ratchet borer.
- "Track Repairer" shall mean a worker engaged renewing or repairing worn or broken rails, who bonds, instals new fishplates, sleepers, who lifts and packs and straightens roads, and keeps the roadway or street surface in repair.
- "Fettler" shall mean a worker who lifts, packs and ballasts tram roads.
- "Storeman" shall mean a worker employed supplying materials, goods, etc., on receipt of orders from foremen and leading hands, maintains stocks, and is responsible for the receipt of and/or the distribution of tools, materials, etc.

#### Part II .- Traffic Section.

#### 3.-Hours of Duty.

- (a) A week's work shall consist of forty-four hours to be completed in six days, spread over seven days, commencing Sunday to the following Sunday at 12.45 a.m.
- (b) The minimum time to be paid for each day shall be:—(i) Where a straight shift is worked: Four hours.
  (ii) Men working a ten hours' spread: Seven hours.
  (iii) Men working a twelve hours' spread: Eight hours.
- (c) Eighty per cent. of the drivers and conductors shall be given as nearly as practicable seven hours twenty minutes work in a spread of ten hours, and the remaining twenty per cent. eight hours' work in a spread of twelve hours.
- $\mbox{\em (d)}$  Drivers and conductors shall be paid not less than two hours for any portion of a rostered shift.  $\mbox{\em .}$

#### 4.—Day Off.

- (a) Drivers and conductors shall be rostered to have one day off in each week provided that they may be called upon to work on their rostered day off on three occasions in each year. Two days' notice of cancellation of day off shall be given. If so called upon to work they shall be paid for a minimum of seven hours twenty minutes at the rate applicable to the day.
- (b) If after receiving notice of cancellation of day off, a driver or conductor is not given work he shall be given an allowance of four hours' time at ordinary rates.
- (c) No driver shall be called upon a second time for duty on his day off until all other drivers have been called upon to perform a similar duty.
- (d) No conductor shall be called upon a second time for duty on his day off until all other conductors have been called upon to perform a similar duty.

5.—Call Back and Meal Allowance.

When a shift is divided into three portions, the third shall be termed a call back and payment of this portion shall be made as follows:—

- (a) All time from end of second portion to commencement of third portion of shift, with the exception of one hour, shall be paid for at ordinary rates and shall stand alone and not be included in the 44-hour week.
- (b) From commencement of work of the third portion of shift a minimum of two hours shall be paid for at the rate of time and a quarter, except on Sundays and the holidays specified in clause 31, when the rate shall be as therein laid down.

Call backs shall not be included in the week's work of 44 hours.

- (c) When called upon during performance of shift to do a call back and the interval between time of finishing shift and commencing time of call back is less than one and a half hours, a meal allowance of 1s. 6d. shall be paid.
- (d) Where on any day, through alteration of rostered shift without previous notice, the meal relief time of a driver or conductor is reduced below one and a half hours or the time of taking such meal relief is substantially altered, a meal allowance of 1s. 6d. shall be granted.

#### 6.—Sunday Time and Overtime.

- (a) The time worked on Sunday up to a maximum of nine hours shall be included in the week's work of 44 hours, but the extra rate prescribed for Sunday time shall stand alone, and be paid for in addition to the week's earnings.
- (b) All time other than call backs worked after the spread of 10 hours and within the 12 hours by the 80 per cent. division shall count as overtime, and be paid for at time and a quarter with a minimum of two hours; such time not to be included in the week's work.

All time worked in excess of nine hours per day shall be paid for at the rate of time and a quarter.

(c) (i) Overtime shall be paid on all time worked beyond the final rostered finishing time of shift as posted or notified on the day previous and shall be paid for at time and a quarter with a minimum of one hour; such time shall not be included in the week's work of 44 hours.

This subclause not to apply when the extension is occasioned through accident.

- (ii) Drivers or conductors instructed to commence work on any day 10 minutes or more before the first rostered commencing time of his shift shall be paid a minimum of one hour at time and a quarter. If circumstances do not permit of him being placed back on his original shift he shall complete the shift he is engaged upon without further penalty, except where the rostered finishing time of the shift worked is extended.
- (d) Traffic workers employed on Sundays shall be paid at the rate of time and a half, with a minimum of seven hours' pay at that rate; provided that this subclause shall not apply to drivers and conductors who finish duty by 12.45 a.m. on Sundays.
- (e) No shift shall be rostered to exceed a spread of 12 hours, but if in actual operation it be found that an extension up to 13 hours is necessary to deal with excessive traffic, the shift may be so extended on payment of double ordinary rates for all time in excess of five minutes worked over 12 hours, with a minimum of one hour: Provided that any shift so extended shall include the allowance for signing on and off within the spread of duty of 13 hours, and shall apply to each man not more than once per year. In case of accident, breakdowns, or repairs to track, this overtime rate shall not apply.
- (f) All time worked in excess of 44 hours in any one week shall be paid for at the rate of time and a quarter, provided that time on which overtime rates as per subclauses (b), (c), (d) and (e) is payable will not be subject to the extra rate provided for in this subclause.
- (g) Drivers and conductors when required to work special passenger cars between the hours of midnight and 5 a.m. shall be paid a minimum of two hours' pay at double time rates, the time worked not to be included in the week's work of 44 hours.

(h) Drivers and conductors continuously employed on night shift and commencing duty after 10 p.m. shall be paid two shillings per shift in addition to the rates paid for the class of work performed.

#### 7.—Meal Relief.

- (a) Drivers and conductors shall not work longer than five hours fifteen minutes between meal relief.
- (b) Drivers and conductors, when relieved at the car barn, shall have a minimum of forty-five minutes for meal relief, but if relieved elsewhere the minimum relief shall be one hour.

Boiling water shall be provided by the Commissioner at the car barn during meal relief.

#### 8.-Duty Rosters.

- (a) Rosters shall be posted on Friday before 1 p.m. showing the shifts of drivers and conductors for the following week's work; provided always that such roster may be suspended or varied in the case of sickness, or on holidays and special occasions caused by abnormal circumstances and conditions.
- (b) A list showing alteration to rostered shifts for the following day shall be posted at Head Office and car barn not later than 1 p.m. each day. Should further alterations be necessary, the worker concerned shall be personally notified.
- (e) Drivers and conductors may be called upon to do car body cleaning or other work in the car barn.
- (d) Rostered shifts shall be made to rotate as far as practicable.
- (e) Drivers and conductors shall be signed on and off duty at the car barn or at such other places as may be appointed after agreement between the parties.
- (f) Drivers and conductors shall not be booked up for duty until they have 12 hours off duty, except where necessary to facilitate the rotation of shifts or on day following a public holiday; provided that no man will be called upon in such circumstances more than once in each year after a public holiday, and that in all cases there shall be a minimum of eight hours off duty. change of shifts shall take place either on Sunday or Monday. A driver or conductor, who under the provisions of clause 4 (a) has worked on his day off shall not be brought on duty again without 12 hours' rest.
- (g) Drivers and conductors required for Sunday work shall be rostered in rotation, with the exception of staff rostered for duty on No. 3 allotment. (h) Workers may, on obtaining approval from the
- officer-in-charge, exchange shifts or days off, provided there is no gain or loss to the Department.

  (i) All ordinary and holiday duty rosters may be inspected by the union officials before becoming operative to ensure that such rosters are framed in compliance with the terms of this Award.
- (j) Drivers and conductors arriving late for duty shall (3) Drivers and conductors arriving late for duty shall report to the Inspector or in his absence to the Car Despatcher on duty, who shall instruct whether they will be required or not. If detained for duty the worker may be allowed at the first opportunity to take up his rostered shift, the time actually lost to be deducted from the day's minimum. Should a shift other than the worker's rostered shift be worked, he shall be paid for the actual time worked the actual time worked.

### 9.—Holiday Roster.

(a) Drivers and conductors shall ballot for order in which their annual leave is to be taken out.

(b) A monthly holiday roster shall be posted seven days prior to the commencement of each month, showing the approximate dates on which workers shall be booked off on holiday leave.

(c) Except at his own request no worker shall be booked off on leave without two days' notice.

### 10.—Allowances.

(a) Drivers and conductors shall be granted an allowance of 10 minutes when first signing on duty and a the exception of five per cent. of the drivers and conductors, no driver or conductor shall be rostered for a greater spread of shift than nine hours 40 minutes in the case of the 80 per cent. men, or 11 hours 40 minutes in the case of the 20 per cent. men. These allowances shall apply irrespective of the point at which drivers and conductors commence or cease duty, and shall count as portion of the week's work,

- (i) Conductors required to travel to the car barn to deposit revenue and chits shall be paid allowances as
  - From St. George's terrace (Swanbourne bus)-15 minutes
  - From William and Wellington streets (Wembley bus)-10 minutes.

  - From William and Murray streets—10 minutes. From Barrack and Murray streets—10 minutes.
  - From Bridge street-10 minutes.
- (ii) Conductors required to assist in stowing trolley buses at the car barn on completion of shift shall be paid an allowance of 10 minutes.

Allowances as shown in a (i) and a (ii) shall stand alone and not be included in the 44 hours' week.

- (b) Drivers when working one man vehicles shall be paid 2s. per shift in addition to their ordinary wage, irrespective of whether they work a full shift or not; provided that if not required to collect fares this allowance will not be paid.
- (c) Drivers or conductors instructed to attend Head Office or elsewhere on the Department's business, or to answer complaints, or supply information at times other than when on duty, shall be paid for such attendance at ordinary rates, with a minimum of one hour, such time to stand alone; except where the worker is called upon to give explanation in case of misconduct or carelessness, failure to supply reports or where incomplete reports have been submitted.
- (d) Drivers or conductors employed in the 20 per cent. division with a spread of 12 hours shall be paid the following allowance:—(i) Where spread of shift is from 10 to 11 hours—6d. per shift. (ii) Where spread of shift is over 11 hours—1s. per shift.

#### 11.—Shortages.

A list of shortages shall be posted at the car barn. Conductors with shortages posted against them shall be allowed to check their revenue and running journals. and, if desired, any previous revenue and running jour-nals of the same series. All shortages to be paid by the conductor.

#### 12.—Uniforms.

The following uniforms shall be supplied to motormen and conductors after three months' service:—

One serge suit every nine months.

One overcoat every three years.

One cap annually.

One waterproof cover every three years.

Motormen to be supplied with a pith helmet every three years.

### Part III .- Car Barn Section. 13.-Hours of Duty.

- (a) Forty-four hours shall constitute a week's work.
- (b) (i) For other than shift-workers, the ordinary working hours shall be: - Mondays to Fridays: 8.15 a.m. to 5 p.m. (with 45 minutes for meal); Saturdays: 7.45 a.m. to 11.45 a.m. (ii) Where a five-day week is worked the hours shall be:—Mondays to Fridays: 7.30 a.m. to 5 p.m. (with meal time from 11.54 a.m. to 12.36 p.m.).
- (c) Where shifts are worked the same shall rotate as far as practicable.
- (d) Workers employed on night shift and commencing duty after 10 p.m. shall be paid 2s. per shift in addition to the rates paid for the class of work performed.

  (e) Workers shall start and finish their day's work
- at the car barn.

#### 14.—Overtime and Sunday Time.

Overtime outside the usual working hours shall be paid for as under:-

- (a) First two hours, time and a quarter, next two hours, time and a half, thereafter, double time.
- (b) Sunday time shall be paid for at the rate of time and a half for the first two hours, and double time thereafter.
- (c) Any worker brought on duty for any purpose outside his ordinary working hours shall be paid a minimum of two hours at overtime rates, provided such work, exclusive of meal times, is not continuous with his shift, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.

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

#### 15.-Uniforms.

Oilskin coats and sou'-westers are to be kept available at the car barn for the use of workers in breakdowns. Pitmen shall be supplied with two suits of overalls annually.

### Part IV .- Track Section. 16.—Hours of Duty.

- (a) Forty-four hours shall constitute a week's work.
- (b) (i) The ordinary working hours shall be:-Mondays to Fridays: 8 a.m. to 5 p.m. (with one hour for meal); Saturdays: 7.30 a.m. to 11.30 a.m. (ii) Where a five-day week is worked the hours shall be:—Mondays to Fridays: 7.30 am to 5 p.m. (with meal time from 11.54 a.m. to 12.36 p.m.).
- (c) Except as provided in subclause (d) workers when on night shift, which does not follow on day shift, shall be paid time and a quarter rates.
- (d) Workers on night shift for a full week or over and commencing duty after 10 p.m. shall be paid two shillings per shift in addition to the rates paid for the class of work performed.
- (e) Workers required to work during week-ends, shall receive 48 hours' notice, excepting in cases of emer-

#### 17.—Overtime and Sunday Time.

Overtime outside the usual working hours shall be paid for as under:-

- (a) First two hours, time and a quarter; next two hours, time and a half; thereafter, double time.
- (b) Sunday time shall be paid for at the rate of time and a half for the first two hours, and double time thereafter.
- (c) Any worker brought on for duty for any purpose outside his ordinary working hours shall be paid a minimum of two hours at overtime rates; provided such work, exclusive of his meal times, is not continuous with his shift, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.
- (d) When a worker is required to continue working for more than one hour after knock off time, without being notified on the day previous, he shall be provided with a meal or paid 1s. 6d. in lieu thereof.

#### 18.—Depots.

- (a) Workers shall start and finish their day's work at the Depot.
- (b) "Depot" shall mean for workers engaged on tramway construction work, the nearest point on an existing tramway line to such work.
- (c) "Depot" shall mean for track repairers the point which a worker is instructed to commence work. Such point shall be within the limit of the city boundary as under:-

  - East—Bay street. West—Thomas street. North—Vincent street or Loftus street.
  - South—Esplanade.

The Permanent Way Depot at East Perth shall be deemed to be within the above limits.

(d) All time taken up in travelling outside the specified limits shall be included in the 44 hours' work for the week.

#### 19.—Uniforms.

Track hands shall be supplied with oilskin coats and sou'-westers every two years.

#### Part V .- Electrical Section. 20.—Hours of Duty.

- (a) Forty-four hours shall constitute a week's work.
- (b) (i) For other than shift workers the ordinary working hours shall be: - Mondays to Fridays: 8 a.m. to 5 p.m. (with one hour for meal); Saturdays: 7.30 a.m. to 11.30 a.m. (ii) Where a five-day week is worked, the hours shall be:—Mondays to Fridays: 7.30 a.m. to 5 p.m. (with meal time from 11.54 a.m. to 12.36 p.m.).

- (c) Where shifts are worked the same shall rotate as far as practicable. This subclause shall not apply to linemen in charge of horse-driven or power-driven
- (d) Except as provided for in subclause (e) workers shall, when on night shift which does not follow on day shift, be paid time and a quarter rates.
- (e) Workers employed on night shift for a full week or over and commencing duty after 10 p.m. shall be paid two shillings per shift in addition to the rates paid for the class of work performed.

### 21.—Overtime and Sunday Time.

Overtime outside the usual working hours shall be paid for as under:-

- (a) First two hours, time and a quarter; next two hours, time and a half; thereafter, double time.
- (b) Sunday time shall be paid for at the rate of time and a half for the first two hours, and double time thereafter.
- (c) Any worker brought on for duty for any purpose outside his ordinary working hours shall be paid a minimum of two hours at overtime rates, provided such work, exclusive of meal time, is not continuous with his shift, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.

Any worker called out urgently and not having time for a meal shall be provided with a meal or be paid 1s. 6d. in lieu thereof.

- (d) Any worker required for duty during his meal time shall be paid at overtime rates until his meal is
- (e) Workers when employed applying coat of tar to butts of poles shall be paid 1s. per day extra.
- (f) When a worker is required to continue working for more than one hour after knock off time without being notified on the day previous he shall be provided with a meal or be paid 1s. 6d. in lieu thereof.

### 22.—Depots.

- (a) Workers shall start and finish their day's work at the Depot as shown hereunder:-
- (b) The Depot shall mean—(i) Workers engaged on the high tension transmission line—East Perth Depot. (ii) Workers engaged on tramway and trolley bus overhead lines—Line Yard, East Perth. (iii) Workers stationed in other districts—the Depot in the respective district.
- (c) Workers stationed at Perth required to temporarily work in another district shall report at the District Depot at the usual starting time but shall be paid travelling time at ordinary rate from Perth Central Railway Station to the District Depot and return. Such travelling time shall not be included in the 44 hours'

#### 23.—Lineman's Assistant.

- 1. No lineman shall go out with the tower wagon, except in cases of urgency, without an assistant.
- 2. Lineman engaged on distribution or transmission lines shall not work on live wires without an assistant unless such wires are-(a) House service meter connec-(b) Lines on ground and dangerous to public.
- Labourers employed on transmission work shall be paid as linemen's assistants.
- 4. No lineman shall work without an assistant when engaged on ladder work unless in case of emergency when such assistant may not be available.

#### 24.-Uniforms.

- (a) Linemen shall be supplied with oilskin coats and sou'-westers every two years.
- (b) Rubber gloves shall be included in equipment of tower wagon.
- (c) Each ganger in charge of linemen shall be supplied with rubber gloves and rubber sheeting sufficient to meet requirements.
- (d) Workers employed on tower wagons greasing overhead trolley bus lines shall be supplied with one (1) set of overalls annually.

#### Part VI.—General. 25.—Guaranteed Week.

The Commissioner shall guarantee to each worker, other than a casual, a full week's work, except during such period as by reason of any action on the part of any section of his employees, or for any other cause beyond his control, he is unable to wholly or partially carry on the running of the trams.

The guaranteed period may be reduced as follows:-(i) In respect of any worker under suspension: Provided that any worker suspended on a charge which is not sustained shall be entitled to the benefit of the guarantee during the period of his suspension. (ii) In respect of any day when, as the result of a vote of the workers concerned, taken with the consent of the Commissioner, or by agreement between the union and the Commissioner, a holiday is taken.

#### 26.—Payment of Wages. All wages shall be paid weekly.

#### 27.—Maximum Overtime Payment.

Double time shall be the maximum for ordinary overtime payable under any of the provisions of this Award.

#### 28.-Mixed Functions.

(a) Any worker called upon to perform work carrying a higher minimum than his regular pay for one hour in any day shall be paid such higher minimum for the whole of that day.

Provided that acting time less than one hour in any

one shift shall not be counted.

(b) Should any worker be required to perform work in a lower grade for any portion of a day, his wage shall not be reduced whilst employed in such capacity for that day.

29.—Promotion.

Promotion shall be made on capability, suitability, seniority, and record. Due notice shall be posted at the car barn of any position becoming vacant in tramway employment. Every consideration shall be given, all things being equal, to members of the union.

30.-No New Designation.

No new designation shall be introduced during the currency of this Award so as to reduce the status of any worker covered thereby.

#### 31.-Holidays.

(a) All workers, including casuals, called upon for duty and required to work on the following days shall be paid at the rate of time and a half with a minimum of seven (7) hours' work: Good Friday, Anzac Day, Labour Day, Christmas Day, Easter Monday, Boxing Day, New Year's Day.

(b) Should any of these holidays occur during the time the worker is on annual leave a day will be added to bis annual leave.

to his annual leave.

#### 32.—Annual Leave.

(a) After twelve months' continuous service in the employ of the Commissioner, all workers, other than casuals, shall be allowed two weeks' leave, of which 12 days shall be paid for at the ordinary rate of 88 hours. The nightwatchman shall be allowed three weeks' leave.

(b) All workers, other than casuals, after six months' continuous service, shall be entitled to the holidays set out in the preceding subclause, in proportion as the length of service is to the full number of holidays for the twelve months.

(c) Holidays may, subject to the approval of the

(d) Workers shall be paid for holidays at their graded rates of pay when such holidays are taken. Provided that if immediately before such holidays are taken the worker is acting in a higher capacity and has been so acting for a period of not less than two (2) months continuously, the holidays shall be paid for at the rate applicable to such higher capacity position.

(e) Any worker who may resign or be dismissed from the service for any cause other than for peculation or theft shall be entitled to receive payment for any holidays which may have been due up to the time of leaving the service. Provided always that, if the worker has been dismissed for peculation or theft, no claim for holidays shall be recognised. Misconduct herein referred to shall not affect accumulated holidays or payment thereof.

### 33.—Absence Through Sickness.

No deduction shall be made from annual holidays for the period any worker is off duty through sickness, unless the absence exceeds three calendar months. Any worker losing time through sickness shall be reduced in wages only to the extent of the time actually lost through such sickness.

#### 34.—Payment for Sickness.

- (a) A worker shall be entitled to payment for nonattendance on the ground of personal ill-health for one half (½) day for each completed month of service: Provided that payment for such absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the workers is cutified to compensation under the Workers' worker is entitled to compensation under the Workers' Compensation Act.
- (b) No worker shall be entitled to the benefits of this clause unless he produces proof to the satisfaction of the Commissioner, or his representative, of sickness, but the Commissioner shall not be entitled to a medical certificate unless the absence is for three (3) days or more.
- (e) No payment will be made for any absence due to a worker's own fault, neglect, or misconduct.

#### 35.-Free Transit on Cars.

All workers, other than casuals on construction and re-construction work, shall be allowed to travel free on

#### 36.—Charges Against Employees.

- (a) Any charge brought against a worker by an officer of the Department shall be made within fourteen days of the officer's first knowledge of the occurrence.
- (b) Each worker shall himself provide, when called upon, with the least possible delay, any report or statement which may be required by the officer in charge.
- (c) When a worker has made a statement to an officer in charge, and which statement such officer has taken down in writing, the worker shall be either furnished with a copy of such statement or allowed to take a copy of it.
- (d) Where a charge involving dismissal is made against a driver or conductor who has not the right to approach the Appeal Board constituted under the Railway Act, 1904, an inquiry shall, if the worker so desires, be held by the General Manager or officer appointed by him pointed by him.

The worker concerned shall be supplied with a copy of the charge at least 24 hours prior to holding of

inquiry.

An officer of the union may attend the inquiry and represent the worker, and shall be entitled to call evidence on his behalf.

- (e) Any worker against whom a charge is made shall be supplied with a copy of same, and the name of person making the said charge.
- (f) If a final decision in any case where the charge has been made against a worker be not given within three calendar months of the occurrence of the offence, the charge will lapse.

#### 37.—Records.

The Secretary of the union shall be entitled at all reasonable times to inspect the Commissioner's records of the hours worked by, and of the amounts paid to the various workers covered by this Award.

#### 38.—Under-rate Workers.

A worker who is unable to earn the minimum rate hereby prescribed may be employed at a lower rate, which shall be agreed upon in writing between the worker and the Secretary for the worker's union. If within seven days after being notified of the worker's desire to work at a lower rate of wage than that prescribed, the said Secretary and the worker are unable to agree upon a lower rate, then the worker may apply in writing to the nearest Resident or Police Magistrate to fix such lower rate of wage. The worker shall give such Secretary two days' notice in writing of his intention to apply to the Magistrate, and the said Secretary, or his agent, may attend and oppose the application. The Magistrate may fix the rate of wage and his decision shall be final. Any worker whose wage shall have been snail be final. Any worker whose wage shan have been so fixed may work for and be employed by an employer for such wage for the period of six calendar months thereafter, and after the expiration of the said period, until fourteen days' notice in writing shall have been given him by the Secretary of the union requiring his wage to be again fixed in the manner prescribed by this

#### 39.—Area and Scope.

This Award shall apply to workers prescribed herein employed by the Commissioner of Railways:-

- (a) Within the radius of six miles from the Perth Town Hall under the power conferred upon him by the Government Tramways Act, 1912.
- (b) Within a radius of 25 miles from the Perth Town Hall under the powers conferred upon him by the Government Electric Works Act, 1914.

#### 40.-Existing Conditions.

Existing privileges applying to members of the union shall not be altered as the result of this Award in so far as they affect—(i) transport of workers by special cars already in operation; (ii) railway excursion fares to workers and their families when on annual leave.

### 41.—Contract of Service.

- (a) Except in the case of workers entitled to the benefit of subclause (c) and of apprentices, the contract of hiring shall be deemed to be by the day, and when the services of such workers are terminated, wages shall be paid accordingly.
- (b) Workers discharged for misconduct shall not be entitled to the benefit of subclause (c) hereof.
- (e) No worker, after six months, continuous service, shall leave the Department until the expiration of four-teen days' written notice of his intention so to do with-out the approval of the Commissioner. Fourteen days' written notice shall be given by the Commissioner to any such worker, whose services are no longer required, and the reason for dismissal shall be given.

# 42.—Wages.

Metropolitan

Area.

South-West Land

Division

(excluding Metropolitan Area).

Per Week.	Per W	eek.
Basic Wage: Males £4 19 11	£4 19	7
The minimum rates of wages per wee	k shall be	·:
8 1		Margin.
(a) Adults:—		s. d.
Conductors—		
During first three months		2 6
After three months	1	5 0
Drivers (Motormen)	1	.5 0
Car Starter	2	20 0
Car Starter		6 0
Trolley Bus Driver		.8 0
Motor Bus Driver	2	22 6
Track Repairer		9 0
Controller Attendant		12 0
Track Construction Ganger		37 0
Track Maintenance Ganger	2	25 0
Tool Sharpener	]	10 0
Fettler		6 0
Platelayer	]	LO 0
Fettler Platelayer Pitman or Examiner (including	brake	
hand)		15 0
Storeman at main car barn		21 0
Storeman, others		L8 0
Point adjuster and/or repairer		L5 0
Point oiler and cleaner		3 0
		23 0
		9 0
Motor car and lorry drivers—		
Tion exceeding 20 Civi	• •	14 6
25 cwt. to three (3) tons	• • •	18 6
Over three (3) tons		22 - 6
Timekeeper		12 0
Chainman		13 0
Cable Jointer	:	35 0
Watchman (per week of seven da	ays) :	17 0
Tradesman's labourer		6 0
		Nil
Car Builder ,, ,,	:	29 - 6

(a)	Adults-continued.				Margin.
					s. d.
	Painter	٠			29 6
	Painter's Assistant				9 0
	Carpenter				29 6
				Pe	r Cent. of
	(b) Juniors:—				sic Wage.
	Between 14 years and	15	years		20
	" 15	16	,,		30
	,, 16	17	"		40
	,, 17	18	22		50
	" 18	19	22		60
	,, 19	20	"		70
	,, 20	21	"		85
	(c) Apprentices:-				
	Till and				20
	First year	• •	• •	• •	30
	Second year	• •	• •	• •	
	Third year	• •	• •	• •	45
	Fourth year	• •	• •	• •	65
	Fifth year	• •	• •	• •	85

- (d) Leading hand shall be paid at the rate of 10s. per week above the minimum.
- (e) Leading hand tradesmen shall be paid 15s. per week above the minimum of their respective trades.
- (f) Driver of motor lorries (except tractors), drawing a loaded trailer, 1s. per day extra.
- (g) Drivers or conductors with not less than three months' service who are retired or resign and who are re-employed within 12 months will be paid the margin of 15s. per week.
- (h) Casual workers shall receive one shilling per day above the minimum. Casual workers reported for duty and not required shall be granted an allowance of two hours' pay at ordinary rates.
- (i) Any worker employed on concrete work shall be paid one shilling per day in addition to his ordinary wages.
- (j) Track repairers employed as tar hands or engaged in removing, chipping or fitting tarred blocks shall be paid 1s. per day above the minimum.
- (k) Wet Pay.-All workers working in water over their ankles shall be paid one shilling per day in addition to their ordinary wage.
- (1) The worker using the pneumatic beater and packer shall be allowed one shilling per day in addition to the minimum rate.
- (m) A student when engaged learning the duties of a conductor shall be paid the basic wage, provided that he continues as a student for at least six days.
- (n) Workers whose contract of hiring is on a daily base shall be paid pro rata to the rates hereinbefore set forth.
- (o) A worker attending to the bitumen heater shall receive 2s. per day allowance.
- (p) A driver selected to instruct a student tram driver or student trolley bus driver shall be paid 1s. per shift on the days actually employed as instructor.
- (q) Workers other than drivers employed shunting diesel, petrol and trolley buses if so engaged for more than one hour in any one day shall be paid an allowance of 6d. per day whilst so employed.

## 43.—Tradesmen's Section.

Except as hereinafter set forth, the provisions relating to hours of duty, overtime, and other conditions shall be the same as are set forth under the heading of the Car Barn Section :-

- (a) Overtime.—When a worker is required for duty during any meal time, whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.
- (b) General.—(i) Car-builders shall be allowed one shilling per week tool allowance in addition to the ordinary rates, and apprentices, in their last three years, shall be allowed ninepence per week. Tool allowance shall not be paid when a worker is absent on extended, annual, or sick leave. (ii) Painters, when using Taxite or paint remover, shall be provided with rubber gloves, and, in addition, with goggles, when working on ceilings. (iii) Painters working on ladder at height of over 25 ft. shall be paid an allowance of 1s. per day whilst so employed. Painters shall not be called upon to work over live wires.

#### 44.—Apprentices.

- (a) The employment of apprentices shall be governed by the provisions of the Apprenticeship Regulations annexed hereto.
- (b) Apprentices may be taken to the following trades or callings:

Car Builder, Carpenter, Painter,

in the proportion of one apprentice for every three (3) or fraction of three (3) tradesmen: Provided that the fraction of three (3) shall not be less than one (1).

Dated at Perth this 12th day of June, 1945.

By the Court,

WALTER DWYER,

President.

#### Schedule.

#### APPRENTICESHIP REGULATIONS.

#### Definitions.

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

  (2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these regulations apply, and includes an apprentice on probation

bation.

(3) "Award" includes Industrial Agreement.

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

(5) "Employer" includes any firm, company, or cor-

poration.

(6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

#### Employment-Probation.

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

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

shall be counted as part of the term of apprenticeship.

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

of employment be extended for a further period not exceeding three months.

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

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

5. The end of the period of probation of each apprentice upon by the employer and the boy, but not otherwise, he may become an apprentice under an agreement.

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

The employer and the apprentice respectively shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under an Award of the Court

#### Apprenticeship Board,

- (i) The Court may on its own motion or on the application of any of the parties, or on the recommenda-tion of an Industrial Board, appoint a Board for the purpose of dealing with all matters affecting apprentices assigned to the determination of the Board by the Court, and in particular to perform and discharge all powers and duties in these regulations and therein to be per-formed and discharged by the Court, except such powers and duties as are specially assigned to the Court by the Act.
  - (ii) The Board shall consist of the following:-
    - (a) A chairman, to be appointed by the Court, and
    - (b) Representatives of the employers and workers respectively, one or two on each side, as may be decided by the Court.
- (iii) The Board shall be invested with the following powers and functions in addition and without prejudice to those mentioned in (i):-
  - (a) to endeavour to promote apprenticeships under this Award;
  - (b) to draw up syllabi of training and to arrange for the periodical examination of apprentices;
  - (c) to permit in any special circumstances the tak-ing or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded;
  - (d) to enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed;
  - (e) to require any employer to furnish the Board with any specified information relating to any trade or industry subject to this Award, or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community;
  - (f) to advise the Court as to all matters appertaining to apprentices.
- (iv) A majority of the members of the Board, one of whom must be the chairman, shall constitute a quorum.
- (v) The decision of the Board shall be the decision of the majority of the members and shall be signed by the chairman and forwarded to the Registrar.
- (vi) Either party, with the consent of the Court, may at any time alter its representative.
- 8. (a) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of the Board, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such
- (b) In any proceeding for any contravention of this subclause it shall lie upon the employer to show that any person proved to have been refused employment, or any worker proved to have been dismissed or injured in his employment or prejudiced whilst acting as such member was refused employment or dismissed or injured in his employment or prejudiced for some reason other than that mentioned in this subclause.

# Agreement of Apprenticeship.

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

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

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

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

- (d) Every agreement of apprenticeship shall be subject to the provisions of the Award in force for the time being applicable to apprenticeship in the industry.
- 10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may be prescribed by the Award, but this period may be reduced in special circumstances with the approval of the Court.
- 11. Every agreement of apprenticeship entered into shall contain—  $\,$ 
  - (a) The names and addresses of the parties to the agreement.

(b) The date of birth of the apprentice.

(c) A description of the industry, craft, occupation or calling or combination thereof to which the apprentice is to be bound.

(d) The date at which the apprenticeship is to commence and the period of apprenticeship.

- (e) A condition requiring the apprentice to obey all reasonable directions of the employer and requiring the employer and apprentice to comply with the terms of the industrial Award so far as they concern the apprentice.
  (f) A condition that technical instruction of the
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (g) A condition that in the event of any apprentice, in the opinion of the examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

#### Transfer of Apprentices.

- 12. (a) The Court shall have power to transfer an apprentice from (a) one employer to another and/or (b) from one trade to another, either temporarily or permanently—
  - (i) if the employer does not provide the necessary facilities for the apprentice to become proficient in his trade; or
  - (ii) upon the application of the employer or the apprentice for good cause shown.
- (b) The transfer of every agreement shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.
- (c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.
- 13. Should an employer at any time before the determination of the period of apprenticeship desire to dispense with the service of the apprentice he may with the consent of the apprentice and guardian transfer him to another employer carrying on business within a reasonable distance of the original employer's place of business, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its Award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.
- 14. On the transfer or termination of any apprenticeship, from whatever cause, the employer shall give the apprentice a statement in writing setting forth the time he has served, full particulars of the branches of the trade or industry in which he has received instruction and the proficiency attained (see Form B hereof); and he shall also notify the Registrar stating the cause of such transfer or termination. On any such transfer the original employer shall be relieved from all obligations under the contract.
- 15. In the event of an employer being unable to provide work for the apprentice or to mutually agree with the legal guardian of the apprentice to cancel the agreement or to arrange a transfer, application may be made to the Court to arrange for such transfer or to have such agreement cancelled,

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

#### Cancellation of Agreement.

- 17. Every agreement shall include a provision that it may be cancelled, by mutual consent, by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.
- 18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having authority over the apprentice, or be slothful, negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.
- 19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.
- 20. No apprentice employed under a registered agreement shall be discharged by the employer for alleged misconduct until the registration of the agreement of apprenticeship has been cancelled by order of the Court on the application of the employer.

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

- 21. Subject to the provisions of the Acts relating to Bankruptcy and Insolvency and the Winding-up of Companies, the following provisions shall apply:
  - (a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date.
  - (b) Neither the apprentice, his parent or guardian, shall have any right of action against the employer unless the Court specifically authorises the same after consideration of the circumstances, and in any event, any proceedings for damages hereunder authorised by the Court must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.
  - (c) If the contract of apprenticeship is transferred on the bankruptcy or insolvency of the employer, to another employer, the apprentice named in such contract shall not be counted in calculating the proportion of apprentices to other labour.

#### Extension of Term.

- 22. Subject to regulation 38, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.
- 23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass two successive periodical examinations, either by ordering a continuation of any particular year of the apprenticeship, in which case the next year of service shall not commence until after the expiration of the extended period, or by adding the period of extension to the last year of service. It shall be the duty of the examiners to make any recommendation they see fit to the Court for the purpose of such extension. Any extension of the

term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

#### Technical Education Classes.

- 24. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school: Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whereof lies on him. Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.
- (b) The fees for the classes attended by the apprentice shall be paid by the employer.
- (c) The period during which apprentices are to attend such technical school or classes if any shall be four hours per week.
  - 25. Any apprentice who:
    - (a) fails without reasonable cause, the proof whereof lies on him, to attend any technical school or class punctually when such is available for instruction, at the time appointed for the commencement of the school or class, or leaves school or class before the time appointed for leaving, without the permission teacher; or
    - (b) fails to be diligent or behaves in an indecorous manner while in such school or class; or
    - (c) destroys or fails to take care of any material or equipment in such school or class

shall be deemed to commit a breach of the Award and shall be liable for each such breach to a penalty not exceeding two pounds.

- Where in any case it is shown to the satisfaction of the Court that any apprentice, by reason of his engagement on country work or other good cause, cannot conveniently attend a technical school or other prescribed classes, such of these regulations as relate to attendance at a technical school or other prescribed classes, and to examinations, shall not apply to such apprentice, but he shall be subject to such conditions as the Court may direct.
- 27. If the examiners or the industrial union or employer concerned make representations to the Court that the facilities provided by the technical school or other place of vocational training for the teaching of apprentices, are inadequate, the Court may make such investigations and such report to the Minister controlling such technical school, or such other place, as it deems necessary.
- When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, the time so occupied shall be regarded as part of the term of his apprenticeship, and the employer shall not be entitled to make any deduction from the wages of the apprentice for such time.

### Examinations.

- (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.
- (b) Every apprentice shall, prior to submitting himself to examination, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction, unless he exempted from such attendance for good cause.
- (c) The Registrar shall notify the examiners of the names and addresses of the apprentices required to submit themselves to examination and the attendances made by them at the technical school, should such information be in his possession.

- (d) The employer shall place at the disposal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.
- 30. (a) The examiners shall be persons skilled in the industry and appointed by the Court. In the event of a disagreement between the examiners, the matter in dispute shall be referred to a third person agreed to by them or nominated by the Court or the President, at the request of any of the examiners, and the decision of such person shall be final and conclusive.
- (b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examina-tion within one month from the date of holding the examination, but this period may be extended by the Court.
- (e) Such examination shall, where possible, include theory and practice as applied to the trade, industry, craft, occupation, or calling to which the apprentice is indentured.
- The Registrar shall, after each examination, issue a certificate to each apprentice indicating the results and the term of apprenticeship served. A duplicate of such certificate shall be forwarded by the Registrar to the employer and the secretary of the union, each of whom shall keep the same in safe custody and produce for inspection by the Industrial Inspector whenever demanded by the latter to do so.
- 32. Whenever it is possible so to do, the examiners, before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall be kept as a record by the Registrar and a copy handed to the examiners before each examination. The said to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Registrar thereof.
- 33. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be recommended by the Superintendent of Technical Education for the whole or any portion of the subjects of instruction.
- 34. On the failure of an apprentice to pass any of the examinations, the employer may, if the examiners so recommend, withhold the increase in wages accruing to the apprentice in accordance with the scale set forth
- to the apprentice in accordance with the scale set rorm in the Award, for such period as may be recommended by the examiners, but not exceeding twelve months. (See also regulation 23.)

  35. Upon the failure of an apprentice to pass two consecutive examinations, it shall be the duty of the examiners to report same to the Court, with a recommendation as to the extension of the apprenticeship period, the cancellation of the apprenticeship agreement period, the cancellation of the apprenticeship agreement. or such other remedial measures (i.e., increased time for technical instruction) as they may deem advisable. The Court, after notice to all parties concerned, may cancel the agreement or make such other order in the circumstances as it may deem necessary. regulation 23.)

  36. Upon completion of the period of (See also
- 36. Upon completion of the period of training prescribed or any authorised extension thereof, each apprentice shall, if he has passed the final examination to the satisfaction of the examiners, be provided with a certificate to that effect by the Registrar. shall also be signed by the examiners. This certificate

### Lost Time.

- 37. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this Award: Provided-
  - (a) payment for such sickness shall not exceed a
  - total of two weeks in each year;
    (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a duction of a medical certificate, and a further certificate or certificates may be re-quired if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer.

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

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

- 39. When an apprentice is absent from work for any cause other than sickness or in pursuance of the provisions of these regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.
- 40. When an apprentice cannot be usefully employed because of a strike the employer shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

#### Part-time Employment.

- 41. Where in any case an employer is temporarily unable to provide work to employ an apprentice for his full time, application may be made by the employer to the Court for permission—
  - (a) to employ the apprentice for such lesser time per week or per month and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial Award or Agreement for the trade, calling, or industry; or
  - (b) to suspend the contract for such period and on such terms as the Court thinks fit.

If the Court grants the application, holidays will be reduced pro rata.

### Miscellaneous.

- 42. (1) The Registrar shall prepare and keep a roll of apprentices containing—
  - (a) a record of all apprentices and probationers placed with employers;
  - (b) a record of all employers with whom apprentices are placed;
  - (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
  - (d) any other particulars the Court may direct.
- (2) These records shall be open to inspection by employers and the union of workers interested upon request.
- 43. (1) (a) For the purpose of ascertaining the number of apprentices allowed at any time the average number of journeymen employed on all working days of the 12 months immediately preceding such time shall be deemed to be the number of journeymen employed.
- (b) Where the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. In the case of a partnership each partner shall be deemed a journeyman for the purpose of this subclause.
- (c) Where a business is in operation for less than 12 months the method of ascertaining the number shall be as agreed by the union and the employer, or if no agreement is arrived at, as determined by the Court.
- (2) Notwithstanding the provisions of subclause (1) hereof the Court may in any particular case—
  - (a) In special circumstances permit the taking or employment of an apprentice by an employer notwithstanding that the quota fixed by the Award may be exceeded.
  - (b) Refuse the registration of an agreement of apprenticeship or the taking of an apprentice in any case when in the opinion of the Court the circumstances are such that the apprentice is not likely to receive the instruction and training necessary to qualify him as a tradesman.

- 44. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act, 1912-1935, shall have the power to enter any premises, make such inspection of the premises, plant, machinery, or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, interrogate the employer in regard to any of the above-mentioned matters.
- 45. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any employer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.
- 46. In every application under clauses 15, 18, 19, 20, and 41 hereof, the union of workers registered may intervene and make such representations at the hearing as it may deem necessary. Similarly, in the case of an application under clause 22, the employer may intervene and, in an application under clause 23, both the employer and the union may intervene. Where such intervention is made, a representative or agent shall be appointed in the manner laid down by section 65 of the Act.

# INDUSTRIAL ARBITRATION ACT, 1912-1935. Form A.

(Form to be filled in and forwarded to the Registrar by every person desirous of becoming an Apprentice.) The Registrar,

Arbitration Court, Perth.

I hereby notify you that I am desirous of becoming
an apprentice to the undermentioned trade and enclose
herewith certificate from my head teacher.
Full name
Address
Date of Birth
Trade(Branch)
School last attendedStandard passed
Signature
***********************
Signature of Parent (or Guardian).
Date

#### Form B.

To The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).

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

#### Form C.

(Regulation 14.)
Certificate of Service.

This is to certify thatof
vears
months at the branch of the
trade. He has attained (or not attained or attained
more than) the average proficiency of an apprentice
of like experience. The cause of the transfer (or ter-
mination) of the apprenticeship is as follows:
***************************************
***************************************
Dated thisday of19 .
(Signature of Employer)

#### Form D.

#### Certificate of Proficiency.

This is to certify thathas
satisfied the Examiners ofcompetence in
thetrade
at the examination proper to theyear
ofservice as apprentice.
Dated theday of
·

#### Registrar.

#### Form E.

#### Final Certificate.

This is	s to certify	that				.of
	has	completed	the p	eriod	of train:	ing
of	years	, prescribe	ed by	his Ag	reement	$\mathbf{of}$
Apprenti	ceship and	has passed	l the I	Final Ĕ	lxaminat	ion
	he satisfact					
	t	rade.				
Dated	at		the.		day	of
_ 3000	10					

	Registrar.
 	108101011

#### Examiners.

#### Form F.

# General Form of Apprenticeship Agreement. (Recommended.)

(1000mmonacai)
THIS AGREEMENT, made thisday
ofof
(occu-
pation) (hereinafter called "the employer"), of the
first part,of
day
of
prentice''), of the second part, and
of(occu-
pation), parent (or guardian) of
the said(hereinafter called the
"parent" or "guardian"), of the third part, wit-
nesseth as follows:—

- 2. The parent (or guardian) and apprentice hereby for themselves and each of them and their and each of their respective executors, administrators, and assigns covenant with the employer as follow:—
- (b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.
- 3. The employer for himself, his heirs, executors, administrators and assigns HEREBY COVENANTS with the apprentice as follows:—

- (b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours.
- (c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.
- (d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1935, or any Act or Acts amending the same and any regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.
- 4. IT IS FURTHER AGREED BETWEEN THE PARTIES HERETO:—
- (a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.
- (b) That the apprentice shall not be required to work overtime without his consent.
- overtime without his consent.

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

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

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

Signed, sealed and delivered by the said
in the presence of
(Signature of Guardian.) And by the said
(Signature of Apprentice.)  And by of the said for and on behalf in the presence of
(Signature of Employer.)  Noted and Registered thisday of the control of th
Registrar.

# IN THE COMMONWEALTH COURT OF CONCILIATION AND ARBITRATION.

In the matter of the Commonwealth Conciliation and Arbitration Act, 1904-1934, and in the matter of the National Security (Industrial Peace) Regulations, and in the matter of a reference made pursuant to regulation 9 of the said regulations, and in the matter of rates of wages to be paid to and conditions of employment to be observed in respect of females employed on nursing staffs and domestic staffs of hospitals, asylums and institutions of a like nature (N.S. No. 317 of 1945).

To all whom it may concern:
NOTICE is hereby given that whereas on the 31st day of May, 1945, the Honourable the Minister of State for Labour and National Service in pursuance of regulation 9 of the National Security (Industrial Peace) Regulations referred to the Commonwealth Court of Conciliation and Arbitration the matter of the rates of wages to be paid to and conditions of

employment to be observed in respect of females employed on nursing staffs and domestic staffs of hospitals, asylums and institutions of a like nature: A preliminary sitting of the said Court for the purpose of considering questions arising out of or incidental to the said reference will be held at the Commonwealth Court of Conciliation and Arbitration Buildings of the State of vector of Constitution and Armitation Bunkings at 468 Lonsdale street, Melbourne, in the State of Victoria, at 10.30 o'clock in the forenoon of Wednesday the 1st day of August, 1945, when all persons interested or their representatives may appear and will be heard.

Dated this 22nd day of June, 1945.

MURRAY H. STEWART, Industrial Registrar.

# IN THE MATTER OF THE POWERS OF ATTORNEY ACT, 1896(60 Vict., No. 3.).

NOTICE is hereby given that the Power of Attorney granted by Albert Roger Richard Smith to Robert Race Warner and deposited in the Supreme Court Office on the 21st day of November, 1944, has this day been re-

Dated the 25th day of June, 1945.

G. J. BOYLSON, Registrar Supreme Court.

#### THE COMPANIES ACT, 1893. Milutha Finance Corporation, Limited. (In Liquidation.)

NOTICE is hereby given in pursuance of section 148 of the Companies Act, 1893, that a general meeting of the members of the abovenamed company will be held at the Offices of the Liquidator, The West Australian Trustee, Executor and Agency Company, tralian Trustee, Executor and Agency Company, Limited, 135 St. George's terrace, Perth, on Wednesday the 1st day of August, 1945, at 10 o'clock in the forenoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator.

Dated the 23rd day of June, 1945. The West Australian Trustee, Executor and Agency Company, Limited.

EDMUND S. BARKER, Manager, Liquidat Milutha Finance Corporation, Limited. Liquidator

### THE COMPANIES ACT, 1893. West Australian Distillery, Limited.

NOTICE is hereby given that the registered Office of West Australian Distillery, Limited, is situate at Australasia Chambers, 68 St. George's terrace, Perth, and will be open to the public on week days from 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m., and on Saturdays from 9 a.m. to 12 noon.

Dated this 25th day of June, 1945.

R. GOYNE MILLER, Secretary.

# 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 Miling Co-Operative Company, Limited.

Dated this 27th day of June, 1945.

G. J. BOYLSON, Registrar of Companies. Supreme Court Office, Perth, W.A.

#### COMPANIES ACT, 1893.

Mt. Hawthorn Modelling Works (1941), Limited—Notice of Change of Registered Office.

NOTICE is hereby given that the registered Office of Mt. Hawthorn Modelling Works (1941), Limited, has been removed to and is now situate at 112-116 Shake-speare street, Mt. Hawthorn. The Office of the Company will be open to the public for the transaction of business on all days of the week from Mondays to Fridays including from 10 cm. inclusive, from 10 a.m. to noon and from 2 p.m. to 4 p.m., and on Saturdays from 10 a.m. to noon except on public holidays when the Office will be closed.

Dated this 19th day of June, 1945.

OLNEY & NEVILE, Solicitors for the Company.

#### NOTICE OF REGISTERED OFFICE.

THE Registered Office of the Miling Co-operative Company, Limited, is situate at lot M1487, part of Melbourne Location 931 at Miling, and is open to the public from 9 a.m. until 6 p.m. Mondays to Fridays inclusive and from 9 a.m. until 1 p.m. on Saturdays.

JOHN F. CLANCY, Secretary (pro tem).

#### THE COMPANIES ACT, 1893-1938.

The Chamber of Manufactures Insurance, Ltd.

TAKE notice that the registered Office of the above Company in Western Australia is now situate at Room 11, First Floor, Victoria House, 98-102 St. George's terrace, Perth, and is open to the public between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m., Mondays to Fridays, and that Alfred Charles Curlewis of 98 St. George's terrace, Perth, is the duly appointed Attorney for the said Company in Western Australia.

Dated this 5th day of June, 1945.

JACKSON, McDONALD, CONNOR & AMBROSE, of C.M.L. Building, 55 St. George's terrace, Perth, Solicitors for the abovenamed Alfred Charles Curlewis.

# NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Walter John Parker and Ronald Thomas Battersby under the firm name of Parker & Battersby, at Goomalling, has been dissolved by mutual consent as from the 12th day of April, 1945.

The business will in future be carried on by Walter John Parker, who will collect all moneys due to, and discharge all liabilities of the partnership.

Dated the 2nd day of May, 1945.

W. J. PARKER. R. BATTERSBY.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charlotte Munyard, late of Mary street, Waterman's Bay, in the State of Western Australia, Widow, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars in writing of such claims and demands to Mrs. Elizabeth Muller and Miss Myrtle Constance Fell, c/o John H. O'Halloran, 48 St. George's terrace, Perth, the Executors of the Will of the said deceased, on or before the 30th day of July, 1945, after which date the Executors will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and demands of which they shall then have received notice.

Dated the 21st day of June, 1945.

JOHN H. O'HALLORAN, Solicitor for the Executors, 48 St. George's terrace, Perth.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ellen Annie Mounsher, formerly of 95 Morrison road, Midland Junction, in the State of Western Australia, but late of 30 Morrison road, Midland Junction aforesaid, Widow deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the above-named deceased are hereby required to send particulars in writing of such claims and demands to James Francis Griffin, the Executor of the Will of the said deceased, c/o John H. O'Halloran, 48 St. George's terrace, Perth, on or before the 30th day of July, 1945, after which date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and demands of which he shall then have received notice.

Dated the 18th day of June, 1945.

JOHN H. O'HALLORAN, Solicitor for the Executor, 48 St. George's terrace, Perth.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Percy James Stanley Evans, late of Victoria street, Bunbury, in the State of Western Australia, Confectioner, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to Eastman & Jenour, Solicitors for the Executrix, of Bunbury, in the said State, on or before the 30th day of July, 1945, at the conclusion of which time the said Executrix will distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which the Executrix shall then have had notice.

Dated the 22nd day of June, 1945.

EASTMAN & JENOUR, Solicitors for the Executrix, Bunbury.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William James Pead, formerly of 7 Ferguson street, Maylands, in the State of Western Australia, Bookkeeper, and of George street, Queen's Park, but late of 21 Cook street, Nedlands, in the said State, Retired Pastoralist, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of their claims or demands to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, in the State of Western Australia, on or before the 30th day of July, 1945, after which day the said Executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 21st day of June, 1945.

LOHRMANN & TINDAL, Perpetual Trustees Building, 89 St. George's terrace, Perth, Solicitors for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Domenico Geimi, late of Waterloo, in the State of Western Australia, Farmer,

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, Cecil Terence Hynes of Waterloo, in the State of Western Australia, Farmer, on or before the 30th day of July, 1945, after which date the Executor will distribute the assets of the said deceased amongst the persons entitled thereto having regard only to such claims and demands of which the executor shall then have had notice.

Dated the 22nd day of June, 1945.

SLEE & ANDERSON, Stephen street, Bunbury, Solicitors for the abovenamed Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frederick Wyatt Fisher, late of Kojonup, in the State of Western Australia, Grazier, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed Frederick Wyatt Fisher, deceased, are hereby required to send full particulars thereof in writing to The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, the Executor of the last Will of the said deceased, on or before the 30th day of July, 1945; and further that at the expiration of such last mentioned date the said Company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 22nd day of June, 1945.

VILLENEUVE SMITH & KEALL, Agents for Watts & Gee, Solicitors for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Simon Nichols, formerly of 27 Marmion street, North Perth, in the State of Western Australia, Carrier, but late of Bilbarin in the said State, Retired Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed William Simon Nichols, deceased, are hereby required to send in full particulars thereof in writing to The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's terrace, Perth, the Executor of the last Will of the said deceased on or before the 30th day of July, 1945; And further, that at the expiration of such last mentioned date the said Company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 21st day of June, 1945.

N. B. ROBINSON, of 42 St. George's terrace, Perth, Solicitor for the said Company.

#### 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 Estate of the undermentioned deceased person.

Dated at Perth the 28th day of June, 1945.

J. H. GLYNN, Public Trustee, Supreme Court Building, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election Filed.

Smith, George; Pensioner; late of Kirup; 12/12/44; 21/6/45.

#### 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 8th day of August, 1945, 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 28th day of June, 1945.

J. H. GLYNN, Public Trustee.

Public Trust Office, Supreme Court Buildings, Perth, W.A.

Name, Occupation, Address, Date of Death.

Smith, George; Pensioner; late of Kirup; 12/12/44.

Jacoby, Colin Robert; Lance sergeant; formerly of 19 Lillian street, Cottesloe, Salesman, but late a member (No. WX6861) of the Australian Imperial Forces; 28/2/44.

Morris, Alfred Edgar; Accountant, formerly of 38 Tate street, West Leederville, but late of 317 Onslow road, Shenton Park; 17/1/45.

Vivian, Henry Patrick; Labourer and pensioner; late of 35 Anstey street, South Perth; 8/3/45.

Field, Nellie; Married woman; formerly of Rabaul in the Territory of New Guinea, but late of 83 First avenue, Mount Lawley; 24/5/42.

Sharp, Edmond Waller (also known as Edmund Waller Sharp); Retired commercial traveller; formerly of 13 Paddington street, North Perth, Commercial Traveller, but late of Mandurah; 30/11/44.

Wingad, Charles George; Hotel employee; late of Dowerin; 30/1/45.

ACTS OF PARLIAMENT, ETC., FOR SALE AT	Acts of Parliament, etc.—continued.
•	£ s. d.
GOVERNMENT PRINTING OFFICE.	Marriage Act 0 2 0
£ s, d,	Married Women's Property Act (Consoli-
Abattoirs Act and Amendment 0 1 0 Administration Act (Consolidated) 0 2 6	dated) 0 1 0
Administration Act (Consolidated) 0 2 6 Adoption of Children Act 0 0 6	Married Women's Protection Act (Consoli-
Agricultural Bank Act 0 1 0	Masters and Servants Act 0 1 0
Agricultural Seeds Act 0 1 0	Medical Practitioners Act 0 0 9
Adoption of Children Act         0       0       6         Agricultural Bank Act         0       1       0         Agricultural Seeds Act         0       1       0         Arbitration Act         0       1       0         Associations Incorporation Act         0       0       6         Auctioneers Act         0       0       9	dated)          0       0       6         Masters and Servants Act         0       1       0         Medical Practitioners Act         0       0       9         Metropolitan Milk Act (Consolidated)        0       1       6
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114001040010 1100 11 11 11 11 11 11 11	Drainage Act           0         2         0           Mines Regulation Act           0         1         9
Bills of Sale Act (Consolidated) and Amend-	Mines Regulation Act 0 1 9
ment 0 2 0	Mine Workers' Relief Fund Act and Regula-
Brands Act U 1 0	tions 0 2 6
Bread Act (Consolidated) and Amendment 0 1 6	Mining Act         0       2       0         Mining Development Act        0       1       6         Money Lenders Act (Consolidated)        0       1       6
Bush Fires Act (Consolidated) 0 1 6 Carriers Act 0 0 6	Money Lenders Act (Consolidated) 0 1 6
Carriers Act	Municipal Corporations Act (Consolidated) (1.5.4)
Companies Act 0 4 6	Native Administration Act 0 2 0
Child Welfare Act        0       2       6         Companies Act        0       4       6         Crown Suits Act        0       1       6	Native Administration Act 0 2 0 Native Flora Protection Act 0 1 0
Dairy Cattle Improvement Act 0 1 0	Notaries Act
Dairy Cattle Improvement Act 0 1 0 Dairy Industry Act 0 2 0	Noxious Weeds Act 0 1 0
Dairy Products Marketing Regulation Act 0 2 0	Nurses Registration Act 0 0 6
Declarations and Attestations Act 0 0 6	Partnership Act 0 1 0
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Discharged Soldiers' Settlement Act 0 1 6	Pearling Act (Consolidated)          0         2         0           Petroleum Act            0         3         0
Dog Act (Consolidated) 0 1 0 Dried Fruits Act 0 1 6	Pharmacy and Poisons Act (Consolidated) 0 2 C
Dried Fruits Act 0 1 0	Plant Diseases Act 0 0 9
Dog Act (Consolidated)	Plant Diseases Act
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Egg Marketing Act         0       1       0         Electoral Act (Consolidated)         0       2       6	Prevention of Cruelty to Animals Act 0 1 0
Electricity Act 0 1 0	Prisons Act (Consolidated) 0 1 6
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Employment Brokers Act and Amendment 0 1 0	Public Works Act and Amendment 0 2 6
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Factories and Shops Act (Consolidated) 0 4 0	Road Districts Act (Consolidated) 0 5 0 Sale of Goods Act 0 1 0
Factories and Shops Act Regulations 0 1 0	Second-hand Dealers Act 0 0 6
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Land Agents Act and Amendment 0 1 0  14and Drainage Act 0 2 6	(Published Quarterly.)
Land Drainage Act 0 2 6 Legal Practitioners Act (Consolidated) 0 1 0	
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Lunaey Act (Consolidated) 0 2 0 Main Roads Act 0 1 0	of the Court of Arbitration and Industrial Boards,
Main Roads Act          0       1       0         Marine Stores Dealers Act         0       1       0	all Industrial Agreements, and matter of a similar industrial nature.
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#### SPECIAL NOTICE.

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

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

#### NOTICE.

#### THE GOVERNMENT GAZETTE.

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

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

Subscriptions are required to commence and terminate with a month.

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