



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 2.]

PERTH : FRIDAY, JANUARY 11.

[1946.

The Medical Act Amendment Act, 1940.

PROCLAMATION

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

WHEREAS under the provisions of the Medical Act Amendment Act, 1940, where the Governor in Council is satisfied that the residents of any area are not adequately provided for in respect of medical or surgical services, the said Governor in Council may, by Proclamation, declare such area to be a region within the meaning of the said Act: Now, therefore, I the Lieutenant-Governor in and over the State of Western Australia, being satisfied that the residents of the areas specified in the Schedule hereunder are not adequately provided for in respect of medical or surgical services, proclaim the said areas to be regions under the provisions of the said Act—to be designated the Ashburton region and the West Kimberley region, respectively.

Given under my hand and the Public Seal of the said State, at Perth, this ninth day of January, 1946.

By His Excellency's Command,

A. H. PANTON, for Minister for Public Health.

GOD SAVE THE KING ! ! !

Schedule.

Ashburton Region.

That portion of land known as the Ashburton Road District.

West Kimberley Region.

That portion of land known as the West Kimberley Road District.

Native Administration Act, 1905-1941.

Reserve for Natives, Plantagenet Location 4932, Mount Barker.

PROCLAMATION

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

WHEREAS by the Native Administration Act, 1905-1941, it is provided that the Governor is empowered by Proclamation to declare any Crown Lands to be Reserves for Natives; and whereas it is deemed desirable that a Reserve for Natives should be declared at Mount Barker: Now, therefore, I, the said Lieutenant-Governor, with the advice of the Executive Council, do hereby declare an area of 403 acres 2 roods 0 perches, more particularly described in the Schedule hereto, to be a Reserve for Natives.

Schedule.

All that portion of land, bounded by lines starting at the north-eastern corner of Plantagenet Location 3787, and extending east and north along boundaries of Location 2707, to the south-western side of road No. 2190; thence south-easterly, south, east and north, along the said side, and to and along boundaries of the southern portion of reserve 10003 to again join the said side of road; thence south-easterly continuing along the same for a distance of 17 chains 89 links; thence south to a point situate in prolongation easterly of the southernmost boundary of location 3787 aforesaid; thence west along the said prolongation, and thence north along the eastern boundary of the latter location to the starting point. Plantagenet Location 4932. Reserve 22492. Plan 451/80 B.1.

Given under my hand and the Public Seal of the said State, at Perth, this nineteenth day of December, 1945.

By His Excellency's Command,

A. H. PANTON, Acting Minister for the North-West.

GOD SAVE THE KING ! ! !

The Factories and Shops Act, 1920-1937.

PROCLAMATION

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

F. & S. 220/24, Ex. Co. 26.

WHEREAS it is enacted by section 116 of the Factories and Shops Act, 1920-1937, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 28th day of January, 1946, shall be a public holiday throughout the State for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this ninth day of January, 1946.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

AT a meeting of the Executive Council, held in the Executive Council Chambers, Perth, this 9th day of January, 1946, the following Orders in Council were authorised to be issued:—

Public Works Act, 1902-1933.

Gascoyne River Improvement Works—Carnarvon.

ORDER IN COUNCIL.

P.W.W.S. 826/45; Ex. Co. No. 18.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1933, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Gascoyne River Improvement Works at Carnarvon on the land approximately shown coloured red on Plan P.W.D., W.A. 30512 which may be inspected at the office of the Minister for Works, Perth.

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

The Road Districts Act, 1919-1943.

Broome Road District—Election of Members.

ORDER IN COUNCIL.

P.W. 1567/27.

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 16th day of November, 1945, appointed a Commissioner to the Broome 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 Broome 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 27th day of April, 1946, for holding an election for the return of the whole number of members assigned to the said Broome Road District and the wards thereof.

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

Road Districts Act, 1919-1943.

Kununoppin-Trayning Road District—Re-division into Wards.

ORDER IN COUNCIL.

P.W. 1378/45.

HIS Excellency the Lieutenant-Governor acting by and with the advice and consent of the Executive Council, under the provisions of the Road Districts Act, 1919-1943, doth hereby redivide the Kununoppin-

Trayning Road District (hitherto divided into seven wards) into three wards by:—1. The abolition of the existing Duranning, Kodj-Kodjin, Yarrigin, Worrolocking, Yelbeni, Kununoppin and Trayning Wards and 2. The creation of three new wards to be known as the Kununoppin, Trayning and Yelbeni Wards, the boundaries of which are described in the Schedule hereunder; and consequent upon such redivision, His Excellency the Lieutenant-Governor acting by and with the said advice and consent under the provisions of section 20 of the said Act, doth hereby determine that the number of members for each Ward of the said District shall be as follows:—Kununoppin Ward—3 members; Trayning Ward—3 members; Yelbeni Ward—2 members.

Schedule.

Trayning Ward.

All that portion of Kununoppin-Trayning Road District, starting from a point situate on an existing northern boundary of the said district and being the south-eastern corner of Avon Location 14572, and extending south to the northern boundary of location 15660; thence west, south and east, along boundaries of the said location, to the western boundary of location 15662, thence south, and east, along boundaries of the said location to the north-eastern corner of location 15671; thence south, along the eastern boundary of the said location and onwards to the south-eastern corner of location 20436; thence west, to a point situate in prolongation northerly of the eastern boundary of location 12755; thence south, to and along the said eastern boundary, to the south-eastern corner of the said location; thence south-easterly, south and again south-easterly, to and along boundaries of location 15683, to the northernmost corner of location 15681; thence south-easterly, east, south-south-easterly and west-south-westerly, along boundaries of the said location, to a point situate in prolongation northerly of the eastern boundary of location 15352; thence south, to and along the said boundary and onwards to the north-eastern corner of location 17892; thence easterly, to and along the northern boundary of location 23309, and onwards to the north-eastern corner of location 11946; thence south, and west, along boundaries of said location 11946, and onwards in the latter direction to the eastern boundary of location 15510; thence south, along the said boundary and onwards, to a point situate in prolongation westerly of the northern boundary of location 11876; thence east, to and along the said boundary to the north-western corner of location 11877; thence south, to the south-western corner of same; thence west, to the south-western corner of location 11876 aforesaid; thence westerly, to the north-eastern corner of location 21006; thence south, along the eastern boundary of the said location, and onwards to a point situate in prolongation westerly of the northern boundary of location 11941; thence east, south, and west, to and along boundaries of the said location, to the south-western corner of same; thence south, to the north-western corner of location 11920; thence east, and south, along boundaries of the said location and onwards, in the latter direction, to the northern boundary of location 13731; thence easterly, and south, along boundaries of the said location, to the south-eastern corner of same; thence east, south, and west, along boundaries of location 19260, to a point situate in prolongation northerly of the western boundary of location 19937; thence south, and east, to and along boundaries of the said location, to the north-eastern corner of location 12979; thence south, south-westerly, and again south, along boundaries of the said location, to join the boundaries of the aforesaid road district at a point situate in prolongation westerly of the northern boundary of location 5641; thence generally north-easterly and easterly, following the existing boundaries of the said road district, to the south-western corner of location 12150; thence north, along the western boundary of the said location, and onwards to the south-eastern boundary of location 11932; thence south-westerly, north-westerly, and north-easterly along boundaries of the said location, and onwards, in the last mentioned direction, to the south-western boundary of location 22054; thence generally north-westerly, along the said boundary, and onwards, along the north-eastern side of a three chain road, to the south-western corner of location 11891; thence north, and east, along boundaries of the said location, and

onwards, in the latter direction, to a western boundary of location 11948; thence generally northerly, along boundaries of the said location, and onwards, to the north-western corner of location 16724; thence west, and north, to and along boundaries of location 11894, and onwards, in the latter direction, to the southern boundary of location 11896; thence west, to the south-eastern corner of location 11898; thence north along the eastern boundary of the said location, and onwards to the southernmost boundary of location 11857; thence west, to the south-western corner of the said location; thence north, to and along the western boundary of location 11856, and onwards, to the southern boundary of location 15565; thence west and north, along boundaries of the said location, and onwards in the latter direction to a south-western boundary of location 11855; thence north-westerly, and north, along boundaries of the said location and onwards in the latter direction, to the north-western corner of location 11854; thence east, along the northern boundary of the said location, to a point situate in prolongation southerly of the westernmost boundary of location 14622; thence north, and east to and along boundaries of the said location, and onwards in the latter direction, to a point situate in prolongation south-easterly of the south-western boundary of location 15648; thence north-westerly, to and along the said boundary, and onwards, to the north-western corner of location 17356; thence east, to the south-western corner of location 15128; thence north and east, along boundaries of the said location, to a point situate in prolongation southerly of the eastern boundary of location 15644; thence north, to and along the said boundary and onwards to the southern boundary of location 11778; thence west and north, along boundaries of the said location to the southern boundary of location 20838; thence west and north, along boundaries of the said location, and onwards in the latter direction to again join the existing boundary of the Kununoppin-Trayning Road District on the southern boundary of the Waddouring Water Supply Reserve, and thence generally westerly, following the existing boundaries of the said Road District, to the starting point.

Yelbeni Ward.

All that portion of the Kununoppin-Trayning Road District situate west of the land as herein described.

Kununoppin Ward.

All that portion of the Kununoppin-Trayning Road District situate east of the land as herein described.

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

Premier's Office,

Perth, 9th January, 1946.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under section 8 of the Public Library, Museum and Art Gallery of Western Australia Act, 1911, Dr. Laurence John Hartley Teakle to be a Trustee of the Public Library, Museum and Art Gallery of Western Australia, in lieu of Mr. S. L. Kessell (resigned), the appointment expiring on the 31st December, 1946.

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

JUSTICE OF THE PEACE.

Premier's Office,

Perth, 9th January, 1946.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of William John Glass, Esquire, of P.O. Box 28, Onslow, as a Justice of the Peace for the Ashburton Magisterial District.

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

FARMERS' DEBTS ADJUSTMENT ACT, 1930-34.

NOTICE is hereby given that the adjustment of debts under section 11 of the Act of the following farmer has been finalised and the Stay Order has now lapsed:—

Name, Address, Date Stay Order Lapsed.

Smith, Walter Summerhayes; Towrana Station, Carnarvon; 7/1/1946.

7/1/1946. E. H. FAUCKNER, Deputy Director.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 9th January, 1946.

THE following appointments, etc., have been approved:—
Receivers of Revenue: Trsy. No. 77/41—All officers who are authorised to receive revenue at York for the Crown Law Department, are also similarly authorised for the Water Supply Department; Trsy. No. 77/41—Mr. E. O. J. Oats, for the Metropolitan Water Supply, Sewerage and Drainage Department, as from the 27th December, 1945, the appointment of Miss S. M. Bailey is hereby cancelled as from the 27th December, 1945; Trsy. No. 29/45—Mr. J. L. O'Neil for the Architectural Branch of the Public Works Department, in place of Mr. R. G. Heath, whose appointment is hereby cancelled; Trsy. No. 181/34—Mr. Charles Edwin Page, for the Child Welfare Department, as from 20th to 26th December, 1945, inclusive. Certifying Officers: Treasury No. 42/45—Mr. J. W. Rowse, for the Tourist Bureau, in place of Mr. N. G. Hagan, whose appointment is hereby cancelled; Trsy. No. 56/45—Messrs. E. R. Anderson and A. D. Pyne, for the Railway Department, as from the 14th December, 1945; Trsy. No. 56/45—Mr. W. Young, for the Railway Department, for the period 2nd January to 14th January, 1946; Trsy. No. 115/37—Mr. R. C. Green, for the Premier's Office, as from the 9th January, 1946; Trsy. No. 181/34—Mr. Charles Edwin Page, for the Child Welfare Department, as from 20th to 26th December, 1945, inclusive.

A. J. REID, Under Treasurer.

Crown Law Department,

Perth, 9th January, 1946.

HIS Excellency the Lieutenant-Governor in Executive Council under section 744 of the Criminal Code Act, 1913, has—

(a) Revoked the Warrant dated the 18th August, 1938, issued to Edward Arthur Dumphy, the then Crown Solicitor, directing him in the absence or incapacity of the Solicitor General to exercise, perform and discharge the powers, duties and functions mentioned in the said section; and

(b) approved of the following Warrant directing the present Crown Solicitor (Sydney Howard Good) in the absence or incapacity of the Solicitor General to discharge the powers, duties and functions of the Attorney General under the provisions of the said Act during the vacancy in the office of Attorney General.

The Criminal Code Act, 1913.

WARRANT

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

WHEREAS by section 744 of the Criminal Code Act, 1913, it is enacted that in the case of a vacancy in the office of Attorney General the Solicitor General or the Crown Solicitor may exercise, perform and discharge all the powers, duties and functions which the said Attorney General is required or able to perform or discharge under the provisions of the said Criminal Code; and whereas a vacancy in the said office now exists: Now know ye therefore that I, in pursuance of the power and authority given me by the said Statute aforesaid, do by this my Warrant direct you Sydney Howard Good, the Crown Solicitor, in the absence or incapacity of the Solicitor General, to exercise, perform and discharge such powers, duties and functions as before mentioned during such vacancy in the said office.

In witness whereof I have hereunto subscribed my name and have caused this my Warrant to be sealed with the seal of the State this ninth day of January, one thousand nine hundred and forty-six.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor.

THE Department has been notified that Cash Order No. 100660, dated the 3rd January, 1946, and drawn on the Clerk of Courts Trust Account, for the sum of £1 19s. 11d. in favour of F. M. Smith, has been lost by the payee; payment has been stopped and it is intended to issue a fresh order in lieu thereof.

H. B. HAYLES, Under Secretary for Law.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Crown Law	Solicitor General and Chief Parliamentary Draftsman*	£1,180—£1,500	1946 12th January.
Public Works	Clerk, Accounts Branch	Class 10, £279—£288†	14th January.
Treasury	Clerk (Item 10)	Classes 5/6, £378—£438	26th January.
Do.	Clerk (Item 17)	Class 8, £318—£330	do.
Do.	Clerk (Item 22)	Class 8, £318—£330	do.
Do.	Clerk (Item 31)	Class 10, £279—£288	do.
Do.	Clerk (Item 32)	Class 10, £279—£288	do.
Do.	Clerk (Item 34)	Class 10, £279—£288	do.
Agriculture	Housemaster and Assistant Lecturer, Muresk Agricultural College*§	Class 6, £366—£402	29th January.
Public Works	Engineer-Metallurgist*†	Class 4, £462—£486	31st January.

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

† A Degree or Diploma of Chemistry or Metallurgy at a recognised University or Technical College is essential and applicants should have a sound knowledge of modern foundry practice.

‡ This classification is subject to review.

§ House, light, fuel, and water are provided and certain produce at reduced rates or single man's board and residence. Applicants should possess teaching proficiency in subjects such as English, Mathematics, and Economics at Junior and sub-Leaving standards. They must also have had residential College experience, be able to organise student activities, and coach various branches of athletics.

|| Limit fixed £414.

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.

S. A. TAYLOR, Public Service Commissioner.

THE HEALTH ACT, 1911-1944.

Belmont Park Road Board—Resolution.

WHEREAS under the provisions of section 321 of the Health Act, 1911-1944, the Governor may cause to be prepared Model By-laws, for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas Model by-laws described as Series A have been prepared in accordance with the said section and published in the *Government Gazette* on the 8th day of April, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter; and whereas the said Model by-laws have been reprinted with amendments and published in the *Government Gazette* of the 4th December, 1944; and whereas such by-laws have been further amended and added to by regulations made by His Excellency the Lieutenant-Governor in Council and published in the *Government Gazette* of the 26th January, 1945; and whereas a Local Authority may of its own motion by resolution adopt the whole or any portion of such by-laws with or without modification: Now, therefore, the Belmont Park Road Board, being a Local Health Authority within the meaning of the Act, doth hereby resolve and determine that the said Model By-laws as reprinted in the *Government Gazette* of the 4th December, 1944, as amended and added to by the said regulations published in the *Government Gazette* of the 26th January, 1945, shall be adopted with the following modifications:—

Part 1—Rubbish Receptacles to be Provided.

Delete by-law 12 (a) of Part 1 and insert the following in lieu thereof:—

“12 (a). The occupier of every premises shall provide a receptacle, or as many more such receptacles as may be required by an inspector for holding refuse. Such receptacle to be constructed of galvanised iron, and shall be water-tight and provided with close-fitting, impervious cover.”

Part 1, Section 26 (a)—Stables.

Delete the figures “20” in line 1 of by-law 26 (a) of Part 1 and insert in lieu thereof the figures “70.”

Part 1—Water Supply.

Insert after by-law 39 the following new by-law:—

“Water Supply.

“39A. Where any house is not provided with an ample supply of clean, wholesome water, the owner of the premises shall cause such house to be properly provided with a supply by either connecting to any existing water main, constructing a well, or providing suitable rainwater tanks, such work to be carried out to the satisfaction of an inspector.”

Part IX., Section C.—Piggeries.

After by-law 1 of section C of part IX., insert the following new by-law:—

“Prohibited Area for Keeping of Swine or Pig-sty.
“1A. No person shall keep any swine or pig-sty in that locality of the district bounded by lines starting from the Swan River at its intersection with Orrong road and thence along the northern boundary of Orrong road to its intersection with Fulham street; thence along both sides of Fulham street to its intersection with Hardy road, thence in an easterly direction along both sides of Hardy road to its intersection with Orpington street, thence along the northern boundary of Orpington street to its intersection with Kanowna avenue; thence in an easterly direction along both sides of Kanowna avenue to its intersection with Fourth street; thence along both sides of Fourth street to its intersection with Coolgardie avenue; thence westerly along both sides of Coolgardie avenue to its intersection with McCulloch avenue; thence along both sides of McCulloch avenue to the Board's northern boundary, the junction of Swan Locations 28 and 27; thence along said boundary to the Swan River.”

Passed at a meeting of the Belmont Park Road Board this 29th day of October, 1945.

C. M. FORSTER, Chairman.
P. S. STANTON, Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 9th day of January, 1946.

R. H. DOIG, Clerk of the Council.

THE HOSPITALS ACT, 1927.

Department of Public Health,
Perth, 9th January, 1946.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint:—P.H.D. 193/29—M. V. Lloyd, to be a member of the Goomalling and Districts Hospital Board for the period ending the 31st July, 1946, *vice* T. Edwards, resigned; P.H.D. 196/29—The Mount Margaret Road Board to be a Hospital Board for the Laverton District Hospital; P.H.D. 563/43—R. A. Williams, to be a member of the Visiting and Advisory Committee to the Fremantle Hospital for the period ending 16th February, 1947.

H. T. STITFOLD, Under Secretary.

NATIVE ADMINISTRATION ACT, 1905-1941.

Regulation 136.

Department of Native Affairs,
Perth, 28th December, 1945.

D.N.A. 770/38.

PURSUANT to Native Administration Regulation 136, it is hereby notified for general information that the Hon. Acting Minister controlling the Department of Native Affairs has issued the authority required by Regulation, to Nurse A. L. Ball as a Mission Worker at the Churches of Christ Mission at Norseman for the year ended 30th June, 1946.

F. I. BRAY, Commissioner of Native Affairs.

JETTIES ACT, 1926.

Department of the North-West,
Perth, 9th January, 1946.

HIS Excellency the Lieutenant-Governor in Council acting pursuant to section 4 of the Jetties Act, 1926, has been pleased to amend the Jetties Act Regulations, 1940, as made under the said Act and published in the *Government Gazette* on the 6th September, 1940; the 1st August, 1941; the 5th September, 1941, and the 10th March, 1944, in the manner mentioned in the Schedule hereunder.

(Sgd.) G. K. BARON HAY, Under Secretary.

Schedule.

The abovementioned Jetties Act Regulations, 1940, are amended as follows:—

1. By deleting regulations 95 to 101 both inclusive (*Gazette* 6/9/1940), and inserting in lieu thereof regulations as follows:—

95. The Harbour Master shall have the management and control of the slipway.
95a. Application to be made—

(a) All applications for the use of the slipway shall be made by the owner or master of the vessel, in writing in the form 3 set out in Appendix II. of these regulations, and he shall be bound by the conditions and schedule of charges.

(b) The priority for the use of the slipway shall be determined by the Harbour Master and he shall have authority to grant or refuse any application.

96. Charges for use of slipway:—

(a) All vessels shall be charged for services rendered as prescribed in Appendix I. of these regulations.

(b) The dues charged shall cover the use of the slip, the haulage of the vessel on to the slip and the supply of water and electric power. The owner or master of the vessel must arrange for the proper wedging, blocking, etc., to the satisfaction of the Harbour Master. Any damage done to the structure and/or cradle shall be repaired at the expense of the owner or master of the vessel causing the damage.

(c) The owner or master of any vessel using the slip shall be responsible for the payment of all charges.

97. Government Vessels may take Precedence.—Government vessels shall, when considered necessary, take precedence of all other craft, notwithstanding any previous application by private owners for the use of the slip.

98. Vessels may forfeit their Turn.—Vessels registered for and not arriving at the slip at the appointed time will be liable to the forfeiture of their turn.

99. Department will not undertake Repairs, etc.—The Department will not undertake the repairs of vessels; all parties availing themselves of the use of the slip will be required to make their own arrangements for these and provide all necessary material.

100. Responsibility of the Department.—The Department will not be responsible for and shall incur no liability in respect of any damage to any vessel while being hauled up, remaining on, or being lowered from the slip, or in any way in connection with the use of the slip.

101. Slip to be left Clear.—The removal of all waste material, chips, shavings, mud, barnacles, and other rubbish resulting from work performed in connection with the vessel shall be cleared away by the owner or master after the vessel is slipped.

101a. Slipping of more than one vessel at a time.—The Harbour Master may by special permission allow more than one vessel to be taken on the slipway at the one time.

101b. Procedure in event of Disputes.—If any dispute shall arise between the owner or master and the department, such dispute shall be referred to and be determined by the Minister whose decision shall be final and binding upon the department and the owner or master of the vessel.

2. By deleting from Appendix I. (Fees) the Schedule of Slippage and Haulage charges for Geraldton Slip (*Gazette* 1/8/1941), and inserting in lieu thereof a new schedule as follows:—

Jetties Act, 1926.

Geraldton Slipway.

Schedule of Slippage, Haulage, Water and Electricity Charges.

(a) Slippage Fees.

1. Vessels 40ft. and over—1s. 6d. per foot run of length overall per day for the first three days, and 1s. per foot run of length overall per day for each subsequent day.

2. Under 40ft.—1s. 3d. per foot run of length overall per day for the first three days, and 1s. per foot run of length overall per day for each subsequent day.

3. A day shall comprise 24 hours, and half charge will be made for 12 hours or part thereof. Sundays and public holidays will not be charged provided no work is done on these days.

(b) Haulage Charges.

	£	s.	d.
For vessels not exceeding 5 tons gross	1	0	0
For vessels over 5 tons and not exceeding 10 tons	1	5	0
For vessels over 10 tons and not exceeding 20 tons	2	0	0
For vessels over 20 tons and not exceeding 40 tons	2	15	0
For vessels 40 tons and over	3	10	0

(c) Water and Electric Power Charges.

Use of water—5s. per day or part thereof.

Use of electric power plug—2s. 6d. per day or part thereof.

3. By adding to Appendix II. (*Gazette* 6/9/1940) after form 2, a new form to stand as form 3 as follows:—

Appendix II.

Form 3.

Western Australia.

Harbour and Light Department.

Jetties Act, 1926.

APPLICATION FOR USE OF SLIPWAY.

The Harbour Master,
Geraldton.

Application is hereby made for the use of slipway for the purpose of slipping
.....the particulars of which are:—

Length over all	feet	inches.
Beam (extreme)	feet	inches.
Draught—Foreward	feet	inches.
Aft	feet	inches.
Deadweight	tons.	
Gross tonnage	tons.	

Particulars of keel or any peculiarity in construction to be given here.....

Date slip required:19.... Time.....a.m./p.m.

Date launching required:19.... Time.....a.m./p.m.

State work to be done when vessel is on slip:.....

.....

.....

.....

.....

I hereby agree that in the event of the use of the slip being granted, I shall accept and be bound by the conditions and scale of charges set forth on the back hereof.

.....
Master or Owner.

Date.....

FORFEITURES.

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

Name, Lease, District, Reason, Corres., Plan.

Denton, W.; 347/2665; Leake 27; £12 3s.; 25/39; 6/80.

Denton, W.; 55/1352; Leake 26; £17 14s. 2d.; 5673/28; 6/80.

Lang, J. D.; 15495/68; Avon 19108-9, 19110-1; £656 1s. 1d.; 3650/21; 24/80.

Rancee, F. G., Wallace, T. F., Appleyard, G. M., Liddell, R. J., Couper, D. A.; 3116/913; Kununoppin 214; abandoned; 63/40; Kununoppin.

G. L. NEEDHAM, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1942.

Appointment of Bush Fire Control Officers.

Department of Lands and Surveys,

Corres. No. 277/38. Perth, 9th January, 1946.

IT is hereby notified, for general information, that the undermentioned Road Boards have appointed the following Bush Fire Control Officers in their respective districts:—

Road Board and Control Officers.

Cuballing—Vincent, Ronald J. (*vice* Arthur E. Bee).
Dandaragan—McNamara, Thomas David George.

G. L. NEEDHAM, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1942.

Permits for Burning Clover, Potato Tops and Flax Refuse.

Department of Lands and Surveys,

Perth, 9th January, 1946.

Corres. No. 274/38, Vol. 2.

IT is hereby notified, for general information, that the undermentioned persons are duly authorised, under the provisions of the Bush Fires Act, 1937-1942, and the regulations made thereunder, to issue Permits for the purpose of clover burning, burning potato and tomato refuse and of burning flax refuse, in the road districts mentioned:—

Road District and Authorised Officer.

Cuballing—Vincent, Ronald J. (*vice* A. E. Bee).

Greenbushes—Morgan, Francis Wesley (*vice* C. V. Draper).

G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING SWAN LOCATION 3323.

(Portion of Reserve 20801.)

For Grazing Purposes.

Section 116 of the Land Act, 1933-39.

Department of Lands and Surveys,

Corr. 1446/45. Perth, 11th January, 1946.

TENDERS for leasing (for 1 year) of Swan Location 3323 (portion of reserve 20801) and consisting of about 920 acres, at a minimum rental of £10, renewable at

the will of the Hon. Minister for Lands, but subject to termination at three months' notice on either side, rent being apportioned accordingly, but no compensation being payable for any improvements effected by the lessee at the expiration or sooner determination of the lease.

Tenders returnable at this office on or before the 6th February, 1946, together with a deposit of £5 10s., representing ½ year's rental and 10s. lease fee.

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

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

WEDNESDAY, 23rd JANUARY, 1946.

Corr. 187/31. (Plans 79 and 72/300.)

IT is hereby notified that the land described hereunder will be available for selection under Part VI. of the Land Act on or before the 23rd January, 1946. The area comprises approximately 203,000 acres in the Meekatharra district.

Starting from a point about 389 chains south of the north-east corner of pastoral lease 394/1297 and running east for about 503 chains, thence south for 243 chains thence east for about 200 chains thence south for about 541 chains, thence east for about 1,507 chains, thence south for about 686 chains, thence west for about 2,230 chains, thence north for about 539 chains, thence east for about 24 chains, thence north about 932 chains to the starting point.

WEDNESDAY, 6th FEBRUARY, 1946.

PERTH LAND AGENCY.

Ashburton District Near Onslow.

Corres. No. 1577/16. (Plan 95-96/300.)

IT is hereby notified that approximately 162,288 acres described hereunder will be available for selection on or before the abovementioned date.

Starting from a point 250 chains from the south-west corner of Pedamulla Station and running south for approximately 466 chains then east 149 chains thence south for 708 chains, thence east for 180 chains, thence south for 558 chains, thence east for 738 chains, thence north for approximately 1471 chains, thence east for 240 chains, thence north-west for 400 chains, thence north for 50 chains, thence east for 21 chains, thence south for 106 chains, thence east to the starting point for approximately 856 chains, being J. J. Hooley's cancelled Pastoral Lease known as Diomenor Station.

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 with.

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

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

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

SCHEDULE.

WEDNESDAY, 16th JANUARY, 1946.

PERTH LAND AGENCY.

Nelson District (about 12 miles west of Manjimup).

Corr. No. 2647/32. (Plan 439C/40 D4.)

Location 9797, containing 179a. 2r. 6p., at 11s. 6d. per acre (including survey fee); classification page 28 of 847/31; available for selection by ex-service personnel only; subject to payment for improvements, to the conditions applying to land selection in this district and to exemption from road rates for two years from date of approval of application.

Nelson District (near Wilga).

Corr. No. 168/43. (Plans 414C/40, 415D/40.)

Location 11874, containing 56a. 0r. 26p., at 9s. 6d. per acre (exclusive of survey fee); available to adjoining holders only.

Sussex District (near Bramley Siding).

Corr. No. 655/45. (Plan 440 A/40 A & B1.)

Location 3844, containing about 140a. 1r. 16p.; subject to classification, survey and pricing; available to adjoining holders only.

Victoria District (near Northampton).

Corr. No. 585/45. (Plan 160D/40 A4.)

Locations 9750 and 9751, containing 10a. 1r. 22p. and 8a. 2r. 22p. respectively, at £2 per acre; subject to mining conditions and payment for improvements.

WEDNESDAY, 6th FEBRUARY, 1946.

PERTH LAND AGENCY.

Avon District (about 8 miles west of Jura).

Corr. No. 1522/27. (Plan 4/80, E1.)

Location 20026, containing 933a., at 3s. 9d. per acre; classification page 56; being Addison's forfeited lease 68/2918.

Swan District (about 7-8 miles east of Wannamal).

Corr. No. 641/42. (Plan 31/80 E2 & 3.)

Locations 3305 and 2461, containing 175a. 2r. 24p. and 2401a. 2r. 36p., respectively, at 3s. 3d. per acre; classifications page 4 of 1863/31 (for loc. 3305) and page 4 of 3480/29 (for loc. 2461); subject to payment for improvements, if any; being R. J. Halliday's forfeited leases 347/3287 and 68/2259.

Williams District (about 10 miles north of Nowerellup).

Corr. No. 829/34. (Plan 407/80, A2 & 3.)

Location 11099, containing 900a., at 4s. per acre; classification page 15 of 3449/22; subject to poison eradication; being H. Duxbury's forfeited lease 348/418.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1943.

WHEREAS the SERPENTINE-JARRAHDAL Road Board, by resolution passed at a meeting of the Board, held at Mundijong on or about the 20th day of December, 1940, resolved to open the road hereinafter described, that is to say:—

2698/29.

No. 8313. Widening. (a) A part of Cockburn Sound Location 395 bounded by lines, starting on the southern side of the present road in said location, 75deg. 43min. 10 chains 92.9 links and 64 deg. 39min. 3 chains 77.8 links from its intersection with the west boundary of said location and extending (as shown on Plan No. 5358) 64deg. 39min. 1 chain, along the said side and 151deg. 30min. 82.3 links along the eastern side of the present road; thence 285deg. 18min. 1 chain 26.1 links through the said location to the commencing point.

(b) Deviation. A strip of land one chain wide, leaving the present road in said location 1 chain 48.6 links from its south boundary and extending, as shown on said Plan, north westward through the said location to rejoin the present road in same. (Plan: 341C/40.)

WHEREAS the TOODYAY Road Board, by resolution passed at a meeting of the Board, held at Toodyay on or about the 13th day of July, 1940, resolved to open the road hereinafter described, that is to say:—

2803/10, V2.

No. 8842. Widenings:—(a) Those portions of reserve No. 13285 and Avon Location x bounded by lines commencing on the western side of the present road 7 chains 57.6 links from the northern boundary of the said reserve and extending, as shown on O.P. No. 5093, 138deg., 32min. 23 chains 5.5 links, through said reserve and location; thence north-westward along said side of the present road to the starting point.

(b) Portion of Avon Location 1953 bounded by lines, commencing on the eastern side of the present road on a northern boundary of reserve No. 13285 and extending, as shown on O.P. No. 5093, 330deg. 17min. 4 chains 0.8 links, through the said location; thence southward along said side of present road to the starting point.

(c) Those portions of said location 1953 and Avon Location x bounded by lines, commencing on said side of the present road, 330deg. 17min. 4 chains 0.8 links, 348deg. 4 min. 3 chains 10.4 links, and 343deg. 35min. 5 chains 58 links from the last mentioned point in the previous paragraph and extending (as shown on said O.P.) 3deg. 9min. 1 chain 87.5 links, 9deg. 22min. 3 chains 62.5 links, and 4deg. 50min. 2 chains 35.4 links, through said locations; thence southward along the said side of the present road to the starting point.

(d) Portion of Avon Location x bounded by lines, commencing on the eastern side of the present road 5deg. 15 min. 3 chains 15.6 links from the northern end of the previous widening and extending (as shown on said O.P.) 354deg. 56min. 4 chains 8.9 links and 347deg. 34min. 3 chains 76.2 links, through the said location; thence southward along the said side of the present road to the starting point.

(e) Portions of Avon Locations x and 1911 bounded by lines, commencing on the eastern side of the present road 357deg. 7 chains 30.5 links and 5deg. 43min. 6 chains 23.3 links from the northern end of the widening described in paragraph (d) and extending (as shown on said O.P.) 19deg. 31min. 6 chains 86.8 links, through said locations; thence southward along the said side of the present road to the starting point.

(g) Portion of Avon Location 1953 bounded by lines, commencing on the western side of the present road 316deg. 50min. 39.1 links and 326deg. 26min. 2 chains 75.8 links from the southern boundary of the said location and extending (as shown on said O.P.), 326deg. 26min. 75 links, 339deg. 56min. 4 chains 33.6 links, and 351deg. 15min. 6 chains 25.4 links, through the said location; thence southward along the said side of the present road to the starting point.

(h) Portion of Avon Location 1911 bounded by lines, commencing on the western side of the present road, 15deg. 57min. 78.8 links and 30deg. 21min. 1 chain 89.2 links from its southern boundary and extending (as shown on said O.P.), 20deg. 9min. 7 chains 8.7 links, through the said location; thence southward along the western side of the present road to the starting point; 1a. 3r. 16.2p. being resumed from Avon Location x; 2r. 29.4p. from Avon Location 1953; and 3r. 30.5p. from Avon Location 1911. (Plan 27d/40.)

No. 209. (f) Portion of Avon Location 1911 bounded by lines, commencing on the eastern side of the present road, 11 chains 50 links from the northern boundary of the location and extending (as shown on said O.P.) 157deg. 25min. 9 chains 78.4 links and 178deg. 20min. 2 chains 79.3 links, through the said location; thence northward along the said side of the present road to the starting point.

WHEREAS the KUNUNOPPIN-TRAYNING Road Board, by resolution passed at a meeting of the Board, held at Trayning on or about the 4th day of December, 1941, resolved to open the road hereinafter described, that is to say:—

46/41.

No. 10368. A strip of land one chain wide (widening at its terminus, as shown on Diagram No. 57919) leaving a surveyed road at the north-west corner of Avon Location 11912 and extending south, along the west boundaries of locations 11912 and 11913 to a surveyed road at the latter's south-west corner. (Plan 34/80 C3.)

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

2583/34.

No. 10369. A strip of land two chains wide, leaving a surveyed road opposite the north-eastern corner of Nelson Location 5021 on a northern boundary of reserve No. 18705 and extending, southward, through the said reserve, and along the eastern boundaries of reserves Nos. 15620 and 15663 and the north-eastern boundary of location 8157 to a surveyed road at the east corner of the last-mentioned location.

(a) Also to include portion of reserve 18705 bounded by lines, commencing on the eastern side of the present road on the north boundary of reserve 15619 and extending (as shown on Diagram No. 57935) 324deg. 41min. 15 chains 11 links and 2deg. 11min. 8 chains 77.2 links, along the said side of the present road; thence 153deg. 29min. 13 chains 60 links and 165deg. 23min. 9 chains 22.1 links through the said reserve to the starting point.

(b) Portions of reserves Nos. 15663 and 18705 bounded by lines commencing on the western side of the present road at the north-east corner of the former reserve and extending (as shown on said diagram) 324deg. 41min. 1 chain 18 links; thence 196deg. 53min. 2 chains 79.3 links, through the said reserves and 41deg. 7min. 2 chains 27 links to the starting point.

(c) Portion of reserve 15619 bounded by lines commencing on the eastern side of the present road 4 chains 92.7 links from the south-west corner of the said reserve and extending (as shown on said diagram) 179deg. 8min. 2 chains and 41deg. 7min. 3 chains along the said side of the present road; thence 211deg. 43min. 2 chains 85.9 links and 193deg. 31min. 1 chain 88 links through the said reserve to the starting point.

(d) Portion of Nelson Location 8158 bounded by lines commencing on the eastern side of the present road 3 chains 95 links from the north-west corner of the said location and extending (as shown on said diagram), 157deg. 13min. 1 chain 76 links, through the said location; thence 300deg. 38min. 77 links and 359deg. 8min. 1 chain 23 links to the starting point.

(e) Portion of reserve No. 15663 bounded by lines commencing at the south-eastern corner of reserve No. 15663 and extending (as shown on said diagram) 298deg. 32min. 4 chains 72.6 links and 310deg. 16min. 8 chains 32.6 links, through the said reserve; thence 120deg. 38min. 7 chains 89.1 links and 134deg. 15min. 5 chains 18 links, along the said side of the present road to the starting point; 6.5p. being resumed from Nelson Location 8158. (Plans 442 BF2, 442C/40F3.)

WHEREAS the MUNDARING Road Board, by resolution passed at a meeting of the Board, held at Mundaring on or about the 9th day of October, 1943, resolved to open the road hereinafter described, that is to say:—

134/99.

No. 10377. A strip of land 50 links wide leaving Gill street at the north corner of reserve No. 6575 and extending south-eastward along its north-eastern boundary to Keane street. (Plan: Mt. Helena Townsite.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup on or about the 25th day of February, 1944, resolved to open the road hereinafter described, that is to say:—

141/44.

No. 10444. A strip of land one chain wide, leaving a surveyed road at the north-west corner of Kojonup Location 6350 and extending (as shown on Diagram No. 59948) south inside and along the west boundary of said location to a surveyed road at its south-west corner. (Plan 417D3/80.)

WHEREAS the KOORDA Road Board, by resolution passed at a meeting of the Board, held at Koorda, on or about the 9th day of December, 1944, resolved to open the road hereinafter described, that is to say:—

Corres. No. 217/43.

No. 10445. A strip of land one chain wide leaving road No. 9491 at its junction with the south boundary of Ninghan Location 2412 and extending east along the south boundary of the said location and the said boundaries of locations 3793, 2694 and 1136; thence

south along the west boundary of location 1162 and east along its south boundary to a surveyed road opposite the north-west corner of location 2734. (Plan 65/80, B4 & C4.)

WHEREAS the KUNUNOPPIN-TRAYNING Road Board, by resolution passed at a meeting of the Board, held at Trayning on or about the 4th day of December, 1941, resolved to open the road hereinafter described, that is to say:—

46/41.

No. 10446. A strip of land one chain wide (widening at its terminus) leaving road No. 6191 at the north-eastern corner of Avon Location 11917 and extending (as shown on Diagram No. 57919) north through locations 11900 and 11914 to the surveyed road on the latter's north boundary. (Plan 34/80, C3 & 4.)

And whereas His Excellency the Lieutenant-Governor, pursuant to section 17 of the Public Works Act, 1902-1933, by notices published in the *Government Gazette*, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

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

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of the Road Districts Act, 1919-1943, subject to the provisions of the said Act.

Dated this 9th day of January, 1946.

G. L. NEEDHAM, Under Secretary for Lands.

TRANSFER OF LAND ACT, 1893.

Application No. 2177/1945.

TAKE notice that Ruth Woodrow Monaghan of 42 Forrest street South Perth Widow the Executrix of the will of William Malcolm Peter Monaghan deceased has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Albany District and being—

Albany Suburban Lot B7 containing 4 acres and 38 perches

Bounded on the north by part of the south boundary of Greenshields street measuring 6 chains 3 and two-tenths links

On the east by the west boundary of lot 22 and part of the west boundary of lot 21 of Albany Suburban Lot B8 measuring together 7 chains 7 and five-tenths links

On the south by the north boundary of Albany Suburban Lot B3 measuring 6 chains 2 links

And on the west by part of the east boundary of Moir street and the east boundary of lot 107 of Albany Suburban Lot B6 measuring together 7 chains

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 22nd day of February next a caveat forbidding the said land being brought under the operation of the said Act.

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

Office of Titles, Perth, this 9th day of January, 1946.
Aekland & Watkins, Solicitors, Perth, Solicitors for the Applicant.

PUBLIC WORKS TENDERS.

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

Work: Denmark Hospital—Additions (9523); 15th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Katanning, and Police Station, Denmark, on and after 18th December, 1945.

Work:—Manjimup School—Removal of Classroom from Balbarrup (9535); 22nd January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Bunbury, and Police Station, Manjimup, on and after 8th January, 1946.

Work:—Dowerin Police Station—Repairs and Renovations (9534); 22nd January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Dowerin Police Station, on and after 8th January, 1946.

Work:—Balingup School—Removal from Upper Balingup (9533); 22nd January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 8th January, 1946.

Work:—Quairading Police Station and Quarters—Repairs and Renovations (9532); 22nd January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Quairading, on and after 8th January, 1946.

Purchase of Property:—Eastbrook School and Quarters (for removal); 22nd January, 1946; conditions may be seen at P.W.D., Perth and Bunbury; Police Stations, Manjimup and Pemberton.

Purchase of Property:—Harewood School and Quarters (for removal); 22nd January, 1946; conditions may be seen at P.W.D., Perth and Albany, and Police Stations, Denmark and Mount Barker.

Purchase of Property:—Candyup School (for removal); 22nd January, 1946; conditions may be seen at P.W.D., Perth and Albany, and Police Station, Mount Barker.

Purchase of Property:—Group 138 School and Quarters (for removal); 22nd January, 1946; conditions may be seen at P.W.D., Perth and Albany, and Police Station, Denmark.

Work:—Linden School and Quarters—Erection (Removal of School from Beria and Quarters from North Burracoppin and Re-erection) (9536); 29th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Kalgoorlie, on and after 15th January, 1946.

Work:—Bridgetown School—Conversion of M.T. Room to Domestic Science Room (9537); 29th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 15th January, 1946.

Work:—Cowaramup School—Removal from Wurring (9538); 29th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 15th January, 1946.

Work:—Bunbury High School: Repairs and Renovations (9539); 29th January, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 15th January, 1946.

Work:—Gwalia Police Station—Repairs and Renovations (9540); 29th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, P.W.D., Kalgoorlie, and Police Station, Gwalia, on and after 15th January, 1946.

Work:—Jardee School—Repairs and Renovations (9541); 29th January, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 15th January, 1946.

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

W. S. ANDREW, Under Secretary for Public Works.
Perth, 10th January, 1946.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

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.

Perth Municipality.

559/45—Mars street, from lot 283 to lot 278—south-easterly.

466/45—Baillie avenue, from Albany highway to Carson street—south-westerly; Carson street, from Baillie avenue to Patricia street—north-westerly; Patricia street, from Carson street to lot 69—north-easterly.

Bassendean Road District.

605/45—Fifth avenue, from Government road to lot 19—northerly.

Gosnells Road District.

496/44—Alcock street, from Pitchford avenue to lot 349—north-westerly.

Perth Road District.

440/44—King Edward road, from lot 44 to Balcatta Beach road—north-easterly; Balcatta Beach road, from King Edward road to part lot 49—north-westerly.

544/45—Waterloo street, from Hector street to lot 143—northerly.

548/45—William street, from lot 822 to lot 819—southerly.

591/45—Southbourne street, from lot 242 to lot 244—easterly.

592/45—Grand promenade, from lot 603 to lot 599—northerly.

587/45—Green street, from lot 786 to lot 1—easterly.

557/45—Banksia street, from Short street to north part lot 35—northerly.

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

Dated this 11th day of January, 1946.

J. C. HUTCHINSON, Under Secretary.

ROAD DISTRICTS ACT, 1919-1943.

Augusta-Margaret River Road Board.

P.W. 571/36.

PURSUANT to an Order in Council published in the *Government Gazette* on the 7th December, 1945, whereby the Augusta-Margaret River Road Board was re-divided into Wards and the membership of the Board of the said District was increased from ten to eleven members, the additional member being allocated to the Town Ward: His Excellency the Lieutenant-Governor acting by and with the advice and consent of the Executive Council, under the provisions of section 14 of the Road Districts Act, 1919-1943, doth hereby declare and direct that—(a) all existing members of the Margaret Ward shall go out of office on the 26th April, 1946; and (b) an election be held on the 27th April, 1946, for the purpose of electing two members for the Margaret Ward and one member for the Town Ward.

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

PUBLIC WORKS ACT, 1902-1933.

P.W. 1761/45; Ex. Co. No. 17.

LAND ACQUISITION.

Nedlands Road Board—Park and Recreation Ground at Corner of Watkins and Adelma Roads, Nedlands.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Melville Townsite—have, in pursuance of the written approval under the Road Districts Act, 1919-1943, and the Public Works Act, 1902-1933, of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 9th day of January, 1946, been compulsorily taken and set apart for the purposes of the following public work, namely:—Park and Recreation Ground at corner of Watkins and Adelma Roads, Nedlands.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described on Plan, P.W.D., W.A., 30514, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 30514.	Owner or Reputed Owner.	Description.	Area.
1	George Tippett Roberts and Marjorie Jean Roberts	Portion of Melville Suburban Lot 135 and being Lot 1 on L.T.O. Diagram 11035 (Certificate of Title Volume 1085, Folio 101)	a. r. p. 0 0 32.6
2	Frederick Mason (Junior)	Portion of Melville Suburban Lot 135 and being Lot 2 on L.T.O. Diagram 11035 (Certificate of Title Volume 1068, Folio 747)	0 0 32.6
3	Violet Yvonne Briggs	Portion of Melville Suburban Lot 135 and being Lot 3 on L.T.O. Diagram 11035 (Certificate of Title Volume 1085, Folio 94)	0 0 29.9
4	Frederick Mason (Junior)	Portion of Melville Suburban Lot 135 and being Lot 4 on L.T.O. Diagram 11035 (Certificate of Title Volume 1068, Folio 747)	0 0 30.7

Certified correct this 8th day of January, 1946.

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

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 9th day of January, 1946.

P.W. 1759/45; Ex. Co. No. 16.

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

City of Perth—Recreation Ground at Blackford Street, Egina Street, and North Beach Road, Mt Hawthorn.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and of the consent under section 220 of the Municipal Corporations Act, 1906-1943, of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 9th day of January, 1946, been compulsorily taken and set apart for the purposes of the following public work, namely :—Recreation Ground at Blackford Street, Egina Street, and North Beach Road, Mt. Hawthorn.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described on Plan, P.W.D., W.A., 30520, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 30520.	Owner or Reputed Owner.	Description.	Area.
...	Ethel Margaret Dix	Portion of Swan Location 739 and being Lots 1, 2, 3, and 4 of Section E on L.T.O. Plan 3845 (Certificate of Title Volume 987, Folio 84)	a. r. p. 0 1 22.7

Certified correct this 8th day of January, 1946.

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

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 9th day of January, 1946.

P.W. 1500/45; Ex. Co. No. 13.

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

Belmont Park Road Board—Recreation Ground at Great Eastern Highway and Stoneham Street, Belmont.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval under the Road Districts Act, 1919-1943, and the Public Works Act, 1902-1933, of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 9th day of January, 1946, been compulsorily taken and set apart for the purposes of the following public work, namely :—Recreation Ground at Great Eastern Highway and Stoneham Street, Belmont.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described on Plan, P.W.D., W.A., 30497, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 30497.	Owner or Reputed Owner.	Description.	Area.
1	Patrick Francis Love	Portion of Swan Location 33 and being Lot 49, the subject of L.T.O. Diagram 1349 (Certificate of Title Volume 293, Folio 147)	a. r. p. 6 3 0
2	Patrick Francis Love	Portion of Swan Location 33 and being Lot 10, the subject of L.T.O. Diagram 1005 (Certificate of Title Volume 365, Folio 146)	10 1 31

Certified correct this 8th day of January, 1946.

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

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 9th day of January, 1946.

P.W. 1650/45 ; Ex. Co. No. 15.

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

City of Perth—Extension of Green Street, Mount Hawthorn.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and of the consent under section 220 of the Municipal Corporations Act, 1906-1943, of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 9th day of January, 1946, been compulsorily taken and set apart for the purposes of the following public work, namely:—Extension of Green Street, Mount Hawthorn.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described on Plan, P.W.D., W.A., 30515, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan No. 30515.	Owner or Reputed Owner.	Description.	Area.
1, 2, and 3	Mary Ellen Hodgkinson	Portions of Swan Location 707 and being Lots 232, 233, and part of Lot 234 on L.T.O. Plan 2672 (Certificate of Title Volume 1066, Folio 393)	a. r. p. 0 1 19.1

Certified correct this 8th day of January, 1946.

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

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 9th day of January, 1946.

P.W. 1533/45 ; Ex. Co. No. 14

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

Wagin Municipality—Extension of Stock Sale Yards.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Wagin Townsite—have, in pursuance of the written approval and of the consent under section 220 of the Municipal Corporations Act, 1906-1943, of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 9th day of January, 1946, been compulsorily taken and set apart for the purposes of the following public work, namely:—Extension of Stock Sale Yards.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described on Plan, P.W.D., W.A., 30525, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 30525.	Owner or Reputed Owner.	Description.	Area.
1	Isabella Jackson	Wagin Town Lot 192 (Certificate of Title Volume 320, Folio 21)	a. r. p. 0 1 20
2	Amy Sophia Place, Nathaniel John Hargrave, and Lancelot Morton Spiller Hargrave, Executors of the Will of Thomas Place (deceased)	Wagin Town Lot 193 (Certificate of Title Volume 377, Folio 124)	0 1 0

Certified correct this 8th day of January, 1946.

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

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 9th day of January, 1946.

ROAD DISTRICTS ACT, 1919-1943.

Katanning Road Board—Building By-laws.

P.W. 1246/35.

IN pursuance of the powers conferred on it by the second schedule to the Road Districts Act, 1919-1942, Building Regulations 36-37, the Katanning Road Board doth make and publish the following by-laws and amendments to existing by-laws and doth order that such by-laws shall apply to the Central Ward of the District.

1. The following by-law is hereby repealed:—

“If the plans and specifications submitted are in accordance with these by-laws, and the prescribed fees are paid, the surveyor shall sign them on behalf of the Board, and issue a Building License in the form prescribed herein and for the period set forth in such License, but if the plans and specifications contain any matter which in the opinion of the surveyor is contrary to the principles of sound or sanitary construction, and such matter is not covered by these by-laws, the surveyor shall refer such matter to the Board at its next meeting, and the Board shall have power to decide any matter referred to in clauses A to K of section 37 of the Building Regulations, when such matter is not defined by these by-laws, and a Building License will not be granted until the Board decides on such matter, provided that such decision will not be unreasonably delayed.”

In lieu thereof the following by-law is inserted:—

“The Surveyor shall refer the plans and specifications to the Board for its approval and shall advise the Board whether they are in accordance with these by-laws and in accordance with the principles of sound and sanitary construction. The Board may give or withhold its approval in any matter within the scope of the powers and authorities conferred on it by the Road Districts Act, 1919-1942, and the Building Regulations in the second schedule to that Act.

“If the Board approves of the plans and specifications it shall direct the surveyor to sign them on its behalf upon payment of the prescribed fees and thereupon issue a Building License in the form prescribed herein and for the period set forth in such License.”

2. The present by-law reading—“No structure of any kind shall be erected upon, over or under any street, footpath or public way unless the plans and specifications have been first submitted to and approved by the Board, and no verandah or sign board will be allowed over any footpath, unless a clear way of not less than nine feet above such footpath is provided” shall have added to it the words—“No structure which is enclosed or partly enclosed for the purpose of providing any room or rooms or other living accommodation thereof shall be allowed over any footpath or street,” and a new by-law shall read as follows:—“No structure of any kind shall be erected

upon, over or under any street, footpath or public way, except works undertaken by a Government instrumentality acting under its statutory powers. Provided that the Road Board may on the advice of its surveyor, approve of the erection of cantilever awnings or verandahs constructed of steel or iron or wood.”

Passed at a meeting of the Katanning Road Board held on 10th day of October, 1945.

F. M. BOWDEN, Chairman.

W. E. BROUGHTON, Acting Secretary.

Recommended:—

(Sgd.) E. H. GRAY, Honorary Minister.

Approved by His Excellency the Lieutenant-Governor in Executive Council this ninth day of January, 1946.

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

PUBLIC AUTHORITIES (POSTPONEMENT OF ELECTIONS) ACT, 1942-1943.

Postponement of Election of Metropolitan Milk Board—Notice of Intention.

Department of Agriculture,
Perth, 9th January, 1946.

WHEREAS under section 2 of the Public Authorities (Postponement of Elections) Act, 1942-1943, and on my recommendation, His Excellency the Lieutenant-Governor by Order in Council has declared that The Metropolitan Milk Board as constituted by the Metropolitan Milk Act, 1932-1944, shall be a public authority for the purposes of the Public Authorities (Postponement of Elections) Act, 1942-1943; and whereas I intend to recommend to His Excellency the Lieutenant-Governor the issue of a proclamation directing that the election of two members as representatives of the dairymen on The Metropolitan Milk Board as required by the Metropolitan Milk Act, 1932-1944, shall be postponed for a period expiring on the 31st day of December, 1946: Now, therefore I, John Trezise Tonkin, M.L.A., Minister for Agriculture in the State of Western Australia pursuant to the requirements of paragraph (c) of subsection (1) of section 3 of the Public Authorities (Postponement of Elections) Act, 1942-1943, do hereby give notice of my intention to make such recommendation as aforesaid after the expiration of thirty days from the date of publication of this Notice.

JOHN T. TONKIN, Minister for Agriculture.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this ninth day of January, 1946.

R. H. DOIG, Clerk of the Council.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
671/45	1946. Jan. 4	McLean Bros. & Rigg, Ltd.	300A, 1945	1 only "Stalker" Two-stage Pump complete with belting and 3½ h.p. Ronaldson Tippet Vertical Diesel Engine, as per Item I, delivered to Government Stores, Fremantle	Public Works, Water Supply	for £118 16s.
657/45	do.	Various	115	Furniture, Bedsteads, Bedding, and Blinds for Government Departments, during the period from 19th January, 1946, to 31st December, 1946	Various	Rates on application.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Tenders for Government Supplies.*

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1945. Dec. 13 ...	314A, 1945 ...	Laboratory Rolls, 12 in. dia. x 6 in., for State (W.A.) Alunite Industry ...	1946 Jan. 17
Dec. 20 ...	316A, 1945 ...	Firewood for No. 5 Pumping Station, Yerbillon, 1945 ...	Jan. 17
1946. Jan. 3 ...	1A, 1946 ...	Seed—5,672 lb. Subterranean Clover Seed and 2,544 lb. Wimmera Rye Grass Seed ...	Jan. 17
Jan. 8 ...	5A, 1946 ...	Firewood, 6 ft. lengths, Dry Jarrah, for Fremantle Hospital (Re-called) ...	Jan. 17
Jan. 10 ...	6A, 1946 ...	Motor Cycle Plates (Private), for Police Department ...	Jan. 17
1945. Dec. 6 ...	304A, 1945 ...	Supply and Delivery of Automatic Air Filters for Perth Hospital ...	Extended to Jan. 24
Dec. 6 ...	305A, 1945 ...	Steel Units for Acid Refinery, Wundowie ...	Extended to Jan. 31
Dec. 13 ...	315A, 1945 ...	Copper and Aluminium Units, for Acid Refinery at Wundowie Wood Distillation Works ...	Jan. 31
Dec. 13 ...	312A, 1945 ...	Supply and Delivery of Steam Flow Meters for New Perth Hospital ...	Extended to Feb. 7
1946. Jan. 3 ...	3A, 1946 ...	Transformer, 4,000 K.V.A., 6,000-20,000 Volts, 3-Phase Outdoor, for W.A. Government Power Station, East Perth ...	Feb. 28
Jan. 3 ...	2A, 1946 ...	Fifty only Six-wheel Trolley Bus Chassis, Fittings, etc., for W.A. Government Tramways ...	May 2

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned until 2.15 p.m. on the date of closing.

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray street, Perth.

No tender necessarily accepted.

Dated the 10th January, 1946.

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

Registrar General's Office,
Perth, 9th January, 1946.

IT is hereby published, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

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

THE SALVATION ARMY.

33/41; 9th Jan., 1946; Captain Raymond Beasy; 48 Pier street, Perth; Perth.

R. J. LITTLE, Acting Registrar General.

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, 9th January, 1946.

THE following appointments have been approved:—
R.G. No. 95/42—Mr. Arthur Rowland Pearce as Assistant District Registrar of Births and Deaths for the Perth Registry District, to reside at Cottesloe, *vice* Mrs. S. A. Harper, retired, appointment to date from 8th January, 1946; R.G. No. 48/41—Constable William Stanley Perry temporarily as Assistant District Registrar of Births and Deaths for the Blackwood Registry District, to reside at Greenbushes, during the absence of Constable J. A. Edwards, on leave, appointment to date from 10th January, 1946.

R. J. LITTLE, Acting Registrar General.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 26 of 1945.

In the matter of the Industrial Arbitration Act, 1912-1941 (as reprinted) and in the matter of an industrial dispute between The Metropolitan and South-Western Federated Engine Drivers and Fire-

men's Union of Workers of Western Australia, Applicant, and the Commissioner of Railways for the State of Western Australia, Respondent.

WHEREAS a dispute having arisen between the above-named parties a compulsory conference was held by the President of the Court pursuant to section 171 of the said Act; and whereas certain matters were referred into Court from the said compulsory conference; and whereas the said matters came on for hearing before the Court on the 19th day of October, 1945, and the Court, having considered submissions made by the parties, through their respective agents and all evidence tendered, doth hereby order and direct that Award, No. 3 of 1938 between the said parties, as amended by Order, No. 79 of 1941, be and the same is hereby further amended as follows:—

Clause 6.—Wages.

Strike out the classifications and margins shown in subclause (2) and substitute in lieu thereof the following:—

	Margin per week.
	£ s. d.
Turbine Driver	1 13 0
Leading Fireman	1 10 0
Turbine Auxiliary Driver	1 5 6
Electric Loco. Engine Driver	1 4 0
Auxiliary Plant Attendant	1 2 6
Boiler Cleaner—Leading Hand	1 2 6
Fireman	1 0 0
Boiler Cleaner	0 12 0
Greaser—Mr. Cook while employed as at present	0 15 0
Greaser	0 13 0
Shunter	0 12 0
Laboratory Assistant	0 9 0
Coal Conveyor Man	0 10 6
Fuelman	0 10 6
Ashplant Attendant	0 10 6
Engine Plant Cleaner	0 6 0
All others	Nil

Clause 7.—Special Rates and Provisions.
Other Monetary Allowances.—Strike out subclause (4).

Clause 9.—Overtime Rates and Special Rates for Sundays and Holidays.

Strike out subclause (2) and insert in lieu thereof the following:—

(2) (a) Subject to subclause (1) (b) all time worked by day 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—Sunday, 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 his annual leave.

(c) Shift workers called upon to work on Sundays, Good Friday, Labour Day, Christmas Day and the worker's rostered day off shall be paid at the rate of time and a half. The worker working and paid at such rates shall not thereby lose his claim to a paid holiday under Clause 10 hereof.

Clause 10.—Annual Leave.

Strike out subclause (1) and insert in lieu thereof the following:—

(1) (a) Every day worker, other than casuals, shall, after twelve (12) months' continuous service, be entitled to two (2) weeks' leave on full pay each year; the whole shall, except by agreement between the Commissioner and the Union to the contrary, be taken at one time in each year: Provided always that, with the consent of the Commissioner, holidays may be allowed to accumulate for two (2) years.

(b) Day workers employed at the East Perth Power House will be entitled to one (1) day extra on their annual leave for every eight (8) Sundays worked during the year; Sunday work not to count for the purpose of this subclause unless at least three (3) hours' actual work is done.

(c) After twelve (12) months' continuous service a shift worker, other than a casual, shall be granted two (2) weeks' leave on full pay in each year. In addition, shift workers shall receive one extra day's leave on full pay for working on Good Friday, Anzac Day, Labour Day, Christmas Day, Easter Monday, Boxing Day, New Year's Day.

(d) Leave to apply to amend any of the provisions of clause 9 (2) and of the preceding paragraphs (b) and (c) is reserved to either party in the event of any variation of similar provisions now contained in Awards Nos. 5 and 6 of 1937.

(e) Three (3) additional days' holiday shall be granted to shift workers who work twelve (12) Sundays or more in any one year.

(f) In computing the cash equivalent of each day's leave it shall be taken on the basis of one-sixth (1/6th) of the pay for a normal forty-four (44) hours.

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

By the Court,

[L.S.]

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 112 of 1945.

Between Federated Coopers of Australia W.A. Branch Industrial Union of Workers, applicant, and Swan Brewery Company, Limited; Emu Brewery Limited; and Redcastle Brewery, Limited, respondents.

The 25th Day of September, 1945.

HAVING heard Mr. J. Barlas on behalf of the above-named applicant, and Mr. J. D. Whyte on behalf of the abovenamed respondents, and by consent, the Court hereby orders and declares that Agreement, No. 191 of 1942, between the abovenamed parties, having the effect of an Award pursuant to section 65 of the Industrial Arbitration Act, 1912-1941 (as reprinted), and as amended by Order, No. 158 of 1944, be and the same is hereby further amended as follows:—

Clause 11—Apprentices.

Add the following new paragraph at the end of the clause:—

“The maximum number of apprentices allowed to any employer shall be in the proportion of one (1) apprentice to every three (3) or fraction of three (3) journeymen employed.”

By the Court,

[L.S.]

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 119 of 1945.

Between West Australian Branch, Australasian Meat Industry Employees' Union, Industrial Union of Workers, Perth, applicant, and Anchorage Butchers Limited and others, respondents.

HAVING heard Mr. J. Baker on behalf of the above-named applicant and Mr. G. F. Gill and Mr. G. D. Browne on behalf of the respondents, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Agreement, No. 10 of 1939, between the abovenamed parties having the effect of an Award pursuant to section 65 of the Act, as amended by Orders, Nos. 52 of 1943 and 91 of 1945, be and the same is hereby further amended as follows:—

Schedule I.

Wages.

Add to subparagraph (iii) of paragraph (b) the following:—

“Driver of motor vehicle fitted and operated with a charcoal gas producer unit—for each day or portion of a day upon which he is required to drive such vehicle, one shilling (1s.) per day extra.

“Cleaner of gas producer unit who is not a driver—for each day or portion of a day upon which he is required to clean, sixpence (6d.) per day extra.”

Dated at Perth this 29th day of October, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 1 of 1943.

Between The Boot Trade of Western Australia Union of Workers, Perth, applicant, and Goode Durant & Murray Limited; Pearse Bros. Limited; Perth Footwear Co. Limited; West Australian Boot Manufacturing Co.; J. A. Weaver Shoe Co.; Comfort-wear Slipper Co., respondents.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connection with the Industrial Dispute between the above-named parties:—

AWARD.

1.—Scope.

This Award shall apply to the Boot, Shoe and Slipper making industries as carried on by the respondents named in Schedule I. annexed hereto.

2.—Area.

This Award shall be limited in its effect to an area comprised within a radius of fifteen (15) miles from the G.P.O. Perth.

3.—Hours.

Forty-four (44) hours shall constitute a week's work, to be worked in five (5) days of eight (8) hours forty-eight (48) minutes each, Monday to Friday inclusive, and shall be worked between the hours of 7 a.m. and 5.30 p.m. inclusive.

4.—Wages.

(a) Basic Wage.

	Per Week.
	£ s. d.
Adult Males	5 0 1
Adult Females	2 14 1

(b) Adult Males.

	Margin
	Per Week.
	£ s. d.
Journeyman	1 0 0
Adult Females.	
Journeywoman	0 12 6

(c) Apprentices (Male).

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

(d) Junior Female Workers.

	Percentage of Female Basic Wage Per Week.
First six months' experience ..	40
Second six months' experience	45
Third six months' experience ..	50
Fourth six months' experience ..	55
Fifth six months' experience ..	62.5
Sixth six months' experience ..	70
Seventh six months' experience	85
Eighth six months' experience	100
Thereafter—at adult rates.	

(e) Workers operating with hot or liquid wax shall be paid at the rate of 7s. 6d. per week in addition to the above rates whilst so working.

5.—Overtime.

(a) All work done—

(i) on any day, Monday to Friday inclusive, beyond the hours set out in Clause 3;

(ii) at manufacturing on Saturdays; shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) All work done on Saturdays in connection with the overhaul or repair of the employer's plant or machinery shall be paid for at the rate of time and a quarter for the first four (4) hours and time and a half thereafter.

(c) All work done on Sundays, or the days observed as New Year's Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Christmas Day and Boxing Day shall be paid for at the rate of double time except in connection with the overhaul or repair of the employer's plant or machinery, when the rate of time and a half shall apply to such work done.

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

(e) Two (2) consecutive Saturdays shall not be worked without first obtaining permission to work the second Saturday from the Secretary of the Union: Provided that this provision shall not apply to work done in connection with the overhaul or repair of the employer's plant or machinery.

6.—Meal Money.

When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than one (1) hour, he shall be provided with any meal required, or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof: Provided that such payment need not be made to workers living within a radius of one (1) mile of their place of employment.

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' holiday on full pay, on completion of each year of service.

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

(c) On any public holiday the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty, and the wage for that day may be deducted, but, if the establishment or place of business is kept open and work is performed, ordinary rates shall apply, except as provided in sub-clause (e) of clause 5 hereof.

(d) Where a worker is dismissed for wilful miscon-

duct or dereliction of duty, or where a worker illegally severs his contract of service, he will not be entitled to the benefits of the provisions of this clause.

(e) Holiday pay shall not accrue during a worker's absence from his employment for any cause whatsoever.

8.—Female Workers.

(a) Female workers when employed in clicking, making, finishing, or stuff-cutting shall be paid the adult male rate of pay. This provision shall not apply to female workers when employed in socking, dressing, boxing, or branding (other than power branding), or ironing or working the Fortuna skiver on either upper or sole offal.

(b) Female learners may be employed in the proportion of three (3) learners to every one (1) journeywoman employed in receipt of the adult journeywoman's rate of pay.

(c) Free girls (girls other than learners) may be employed in slipper making only or any of the following classes of work, namely—tying, pomming and packing.

9.—Payment of Wages.

Once at least in each week each worker shall be paid moneys due up to the night previous to pay day. Any worker working only a portion of a week shall be paid before ceasing work for that week, and all payments shall be made in working hours.

10.—Termination of Employment.

The engagement of a worker may be terminated, upon the employer giving such worker two (2) days' notice that his or her services shall no longer be required. Such notice may be given at any time during the week, and the employer shall be liable only for payment of wages up to the time of the expiration of such notice of termination of employment.

11.—Grindery, Etc.

Employers shall find all grindery, clicking knives, and materials used in connection with the trade.

12.—Posting Notices.

Every employer may allow such shop notices and union notices as he shall consider unobjectionable to be posted up in a place approved by the employer.

13.—Power to Visit Factory.

Once weekly the employer's factory may be visited by the Union Secretary during working hours.

14.—Time and Wages Record.

The employer shall cause to be kept at the factory a time and wages record in which shall be entered the following:—

- The name of each worker to whom this Award applies.
- The nature of the work performed.
- The hours worked each day.
- The wages (and overtime, if any) received and the worker's signature thereto.
- The ages of junior workers.

Such record shall be open to inspection by a duly accredited representative of the Union during working hours, and he shall be allowed to take extracts therefrom.

15.—General.

(a) Employers shall provide workers with hot water free of charge for use at lunch time and at the morning and afternoon break hereinafter referred to.

(b) A break of ten (10) minutes morning and afternoon shall be provided to each worker.

16.—Apprentices.

(a) The employment of apprentices shall be governed by the provisions of Schedule II, attached hereto, except where same are modified or negated by this clause.

(b) The proportion of apprentices to journeymen shall not exceed one (1) apprentice to every three (3) journeymen or fraction thereof.

(c) The employer shall teach the apprentice one at least of the following functions or processes:—

- Clicking.
- Stuff-cutting and preparing bottom stuff for makers.
- Making—The apprentice may be taught to make by hand.

Where the factory contains the necessary machinery the apprentice shall also be taught the use of four (4) machines, two (2) of which shall be selected from the following ten (10) machines:—(1) Pulling-over machines, (2) Lasting machines, (3) Stuff-laying machines, (4) Blake sewing machines, (5) Welting machines, (6) Rough rounder and channelling machines, (7) Rapid or fair stitching machines, (8) Sole-levelling machines, (9) screwing machines, (10) Heeling machines.

(iv.) Finishing:—(a) Right through by hand; or (b) Heel and edge trimmer, and any other two (2) machines; or (c) Edge trimmer and edge setter, and any other two (2) machines.

(v) Slipper making:—The apprentice shall be taught to make a slipper throughout.

All the above operations by hand or machines are to be carried out on the employer's method.

17.—Aged and Infirm Workers.

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

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

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

18.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health, for one half ($\frac{1}{2}$) day for each completed month of service: 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 of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

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

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

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

19.—Free Boys (Boys other than Apprentices).

No lad not apprenticed shall be employed or retained in employment after he has attained the age of sixteen (16), or on any work other than is comprised under the following heads:—Errands, sweeping, last carrying, sorting and slipping lasts, heel nail feeding and building, drawing tacks, inking heels and edges, socking and sizing, tacking up stuff and putting in shanks, and bottom filling or skiving shanks, stamping or colouring sizes in various departments, and putting in followers and branding, putting in toes and stiffeners, solutioning and closing channels, winding bobbins, turning shoes, steaming slippers: Provided that not more than five (5) free boys may be allowed in each factory. The services of such free boys may be utilised in any department.

20.—Suspension of Work.

One day's notice shall be given of suspension of work or that any worker will not be wanted to attend at the factory, and the employer shall be liable only to payment of wages up to the time of the expiration of such notice. If at any time work is suspended, or a worker is told that he or she will not be wanted to attend at the factory without such one day's notice having been given,

a worker shall nevertheless be entitled to one day's pay, or to payment for such less time as work may be suspended, or the worker is not wanted to attend at the factory respectively, unless the suspension of work arises from some cause beyond the employer's control, in which case the employer shall not be liable to pay any worker for the time during which work is so suspended. Workmen shall give notice to their employer when they desire to be absent from work, except in case of sickness or emergency beyond their control.

Holiday pay shall not accrue during the period that a worker is suspended under this clause. Notice of suspension of work given before noon on the day that it is intended to suspend work shall be deemed a day's notice for the purpose of this clause.

21.—Certificate of Experience.

Workers under twenty-one (21) years of age shall, upon being engaged, furnish the employer with a certificate containing the following:—(i) Name in full. (ii) Age and date of birth. (iii) Names of each previous employer. (iv) Length of service with each previous employer. (v) Class of work performed for each previous employer.

Such certificate shall be signed by the worker and shall contain a declaration to the effect that the particulars entered thereon are true and correct.

No worker shall have any claim upon the employer, in the event of the worker wrongly stating any particular in such certificate and the worker alone shall be guilty of a breach of this Award.

22.—Deductions.

No deduction shall be made from the wages of workers for charities or raffles, or for more than actual time lost by them.

23.—Definitions.

“Journeyman” or “Journeywoman” shall mean a male or female worker, respectively, in receipt of the prescribed adult rates of pay.

24.—Board of Reference.

The Court appoints, for the purpose of this Award, a Board or Boards of Reference. Each such Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties to the Award, as prescribed by the Regulations. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the dispute, the functions of—

(a) Adjusting any matters of difference which may arise from time to time except such as involve interpretations of the provisions of this Award or any of them.

(b) Classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in this Award.

(c) Deciding any other matter which may be referred to a Board of Reference under the provisions of this Award or which the Court may refer to such Board from time to time.

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to the Industrial Arbitration Act, 1912-1941, which for the purpose are embodied in this Award.

25.—Leave to Apply.

Leave is hereby reserved for any party after the expiration of six (6) months from the date hereof, to apply to the Court in the manner prescribed, for any alteration or amendment of this Award, consequent upon any alteration of rates of remuneration which may be made by the Commonwealth Court of Conciliation and Arbitration with respect to the Boot, Shoe and Slipper Making industries.

26.—Term.

This Award shall operate for a period of one (1) year as from and including the 19th day of October, 1945.

In witness whereof this Award has been signed by the President of the Court, and the Seal of the Court has been hereto affixed this 18th day of October, 1945.

[L.S.]

(Sgd.) E. A. DUNPHY, President.

Schedule I.

List of Respondents.

Name and Address.

Goode Durrant & Murray Limited; William street, Perth.

Pearse Bros. Limited; Swan street, North Fremantle.
Perth Footwear Co. Limited; Wellington street, Perth.
West Australian Boot Manufacturing Co.; 274 New-castle street, West Perth.

J. A. Weaver Shoe Co.; 344 Hay street, Perth.
Comfort-Wear Slipper Co.; 198 Wellington street, Perth.

Schedule II.

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.

(3) "Award" includes Industrial Agreement.

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

(5) "Employer" includes any firm, company, or corporation.

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

Employment—Probation.

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

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

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

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

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

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

6. 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.

7. (i) The Court may on its own motion or on the application of any of the parties, or on the recommendation 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 performed 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 taking 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 member.

(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 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 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 of the 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.

26. 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.

28. 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.

29. (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 is 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 examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

31. 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 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 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, 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. (See also regulation 23.)

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. This certificate shall also be signed by the examiners.

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 further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer.

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 attended..... Standard 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 italics struck out.

Form C.

(Regulation 14.)

Certificate of Service.

This is to certify that..... of..... has served..... years..... months at the..... branch of the..... trade. He has attained (or not attained or attained

more than) the average proficiency of an apprentice of like experience. The cause of the transfer (or termination) of the apprenticeship is as follows:—

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

Form D.

Certificate of Proficiency.

This is to certify that.....has satisfied the Examiners of.....competence in the.....branch of the.....trade at the examination proper to the.....year of.....service as apprentice.

Dated the.....day of.....19 .
.....
Registrar.

Form E.

Final Certificate.

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

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

.....
.....
Examiners.

Form F.

General Form of Apprenticeship Agreement.
(Recommended.)

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

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

2. The parent (or guardian) and apprentice hereby for themselves and each of them and their and each of their respective executors, administrators, and assigns covenant with the employer as follow:—

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

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

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

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

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

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

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

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

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

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

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

(d) Other conditions.

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

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

Signed, sealed and delivered by the said }
..... }
in the presence of..... }
.....
(Signature of Guardian.)

And by the said..... }
in the presence of..... }
.....
(Signature of Apprentice.)

And by.....of the said }
.....for and on behalf }
of the said..... }
in the presence of..... }
.....
(Signature of Employer.)

Noted and Registered this.....day of.....19.....

.....
Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 5 of 1945.

In the matter of the Industrial Arbitration Act, 1912-1941 (as reprinted), and in the matter of an industrial dispute between the Amalgamated Road Transport Union of Workers, Perth (Applicant) and Shell Company of Australia, Limited, and others (Respondents).

WHEREAS a dispute having arisen between the above-named parties a compulsory conference was held by the President of the Court pursuant to section 171 of the said Act; and whereas certain matters were referred into Court from the said compulsory conference; and whereas the said matters came on for hearing before the Court on the 30th day of November, 1945, and the Court, having considered submissions made by the parties through their respective agents and the evidence tendered, doth hereby order and direct that Award No. 29A of 1937 between the said parties, as amended by Orders Nos. 500 of 1939 and 156 of 1943, be and the same is hereby further amended in the manner following:—

Clause 6.—Hours.

Delete subclause (d).

Clause 7.—Meal Times.

Delete the words "one hour" in the second line and insert the words "forty-two minutes" in lieu thereof.

Clause 8.—Starting and Finishing Times.

Add after the word "Saturdays" in the first paragraph, the following:—" (outside a radius of 25 miles from the General Post Office, Perth)."

Clause 9.—Overtime.

Delete this clause and substitute the following in lieu thereof:—

9.—Overtime.

"All overtime shall stand alone and shall be paid for, in addition to the ordinary weekly or casual wage, at the rate of time and a quarter for the first two (2) hours and time and a half thereafter. In the case of juniors, under eighteen (18) years of age, overtime shall be paid at the rate of time and a half.

Overtime shall be paid for all time of duty:—

(a) before the prescribed starting time or after the prescribed finishing time; or

(b) after 8 hours 40 minutes on Mondays to Fridays inclusive, and 4 hours and 40 minutes on Saturdays (outside a radius of 25 miles from the General Post Office, Perth) and after 8 hours 48 minutes on Mondays to Fridays, inclusive (within a radius of 25 miles from the General Post Office, Perth); or

(c) in excess of the hours prescribed by clause 6; or

(d) on Saturdays (within a radius of 25 miles from the General Post Office, Perth)."

Dated at Perth this 30th day of November, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

[L.S.]

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 174 of 1945.

Between the Hon. Minister for Works, Applicant, and the Operative Painters and Decorators' Industrial Union of Workers, Perth, Respondent.

HAVING heard Mr. L. B. Crosbie on behalf of the applicant and Mr. E. Walsh on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Award No. 6 of 1940 be and the same is hereby amended as follows:—

Clause 33—Building Trades' Award—Application of.

Add the following proviso:—"Provided that all apprentices employed on such construction work shall be entitled to such holiday rights as prescribed by Clause 19, subclauses (g), (h), (i), (j), (k), (l), (m) and (n) hereof, in lieu of the holiday rights to which they would otherwise be entitled."

Dated at Perth this 17th day of December, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 157 of 1945.

Between Fire Brigade Employees' Industrial Union of Workers (Coastal Districts) of Western Australia, Applicant, and W.A. Fire Brigades Board, Respondent.

HAVING heard Mr. C. Cross on behalf of the applicant and Mr. C. A. Reeve on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Award No. 13 of 1936, as amended by Order No. 150 of 1943, be and the same is hereby further amended in accordance with the Schedule of Amendments annexed hereto.

Dated at Perth this 30th day of November, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

[L.S.]

Schedule of Amendments.

I. Clause 3.—Hours of Duty.

(i) Strike out subclauses (a), (b) and (c) and insert in lieu thereof the following:—

(a) The hours of duty shall be worked on a system of three shifts by workers known as the "A" platoon; the "B" platoon and the "C" platoon, and each platoon shall perform an average weekly tour of duty of 56 hours over a period or cycle of six weeks.

(b) The 24-hour daily tour of duty shall be performed by two of the three platoons, as under:—

Day Shift: 8.00 a.m. to 6.00 p.m. on the same day.

Night Shift: 6.00 p.m. to 8.00 a.m. on the following day.

The platoon rostered for duty on the day shift shall assume duty on the station at 8.00 a.m., and remain on duty until 6.00 p.m. on the same day, and the platoon rostered for duty on the night shift shall assume duty on the Station at 6.00 p.m., and remain on duty until 8.00 a.m. on the following morning.

Each platoon shall, in rotation, work two consecutive day shifts and two consecutive night shifts in a period or cycle of six days.

Each platoon shall, in rotation, be off duty, except as provided in clauses 5 and 6 for 24 hours between the conclusion of the second day shift, and the commencement of the first night shift and, except as provided in clauses 5 and 6, for 48 hours between the conclusion of the second night shift and the commencement of first day shift of the second six-day cycle.

(c) Notwithstanding anything contained in the foregoing, it is provided that a worker may, for the efficient working of the service, be required to change from one platoon to another.

(ii) Strike out the following words appearing in the second paragraph of subclause (d)—Night Shift—"and shall muster at 7.30 a.m. daily for the purpose of tidying up the Station."

II. This Order shall not commence to operate until such time as the parties shall advise the Court in writing that sufficient manpower is available for the convenient employment of the third platoon.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 175 of 1945.

Between the Hon. Minister for Works, Applicant, and the West Australian Plumbers and Sheet Metal Workers' Industrial Union of Workers, Perth, Respondent.

HAVING heard Mr. L. B. Crosbie on behalf of the applicant and Mr. E. Walsh on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Award No. 11 of 1940 be and the same is hereby amended as follows:—

Clause 30—Building Trades' Award—Application of.

Add the following proviso:—"Provided that all apprentices employed on such construction work shall be entitled to such holiday rights as prescribed by Clause 14, subclauses (g), (h), (i), (j), (k), (l), (m), (n) and (o) hereof in lieu of the holiday rights to which they would otherwise be entitled."

Dated at Perth this 17th day of December, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 151 of 1945.

Between Coastal and E. G. Government Water, Sewerage and Drainage Employees' Industrial Union of Workers, Applicant, and the Minister for Water Supply, Sewerage and Drainage, Respondent.

HAVING heard Mr. E. L. Hodges on behalf of the applicant and Mr. C. A. Reeve on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Award No. 26 of 1937 as amended by Orders Nod. 154 of 1939, 47 of 1942, 12 of 1944 and 74 of 1945, be and the same is hereby further amended as follows:—

1.—Part III.

Clause 8.—Special Rates and Provisions.

Other Monetary Allowances.

Strike out paragraph (a) of Item (27) and insert in lieu thereof the following:—“(a) Subject to paragraph (b), workers employed on construction or reconstruction work outside a radius of twelve (12) miles from the General Post Office, who are living in camps on the job, where the nature or location of the job necessitates their so doing, shall receive an allowance of fifteen shillings (15s.) per week.”

2.

This order shall take effect as from and including the 6th day of December, 1945.

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

By the Court,

[L.S.]

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 176 of 1945.

Between the Hon. Minister for Works, Applicant, and Western Australian Amalgamated Society of Carpenters and Joiners' Association of Workers, Respondent.

HAVING heard Mr. L. B. Crosbie on behalf of the applicant and Mr. E. Walsh on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941 (as reprinted), doth hereby order and declare that Award No. 369 of 1940 be and the same is hereby amended in accordance with the Schedule of Amendments annexed hereto.

Dated at Perth this 17th day of December, 1945.

By the Court,

(Sgd.) E. A. DUNPHY, President.

Schedule of Amendments.

Clause 1.—Weekly Hours—How Worked.

(a) Subclause (1).

Insert the words “except as provided in subclauses (3) and (4) hereof and” after the word “contractor” in the seventh line.

(b) Add the following new subclauses:—

(3) The holiday rights to which apprentice painters and apprentice plumbers employed on work coming within the provisions of this Award shall be entitled shall be those as prescribed by the following Awards:—
(a) Apprentice painters—Clause 19, subclauses (g), (h), (i), (j), (k), (l), (m) and (n) of Award No. 6 of 1940 as amended from time to time. (b) Apprentice plumbers—Clause 14, subclauses (g), (h), (i), (j), (k), (l), (m), (n) and (o) of Award No. 11 of 1940, as amended from time to time.

(4) The holiday rights to which apprentice bricklayers, plasterers and stonemasons shall be entitled shall be the same as those prescribed for apprentice plumbers under the provisions of Clause 14, subclauses (g), (h), (i), (j), (k), (l), (m), (n) and (o) of Award No. 11 of 1940, as amended from time to time.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 9th day of January, 1946, the following Order in Council was authorised to be issued:—

Public Authorities (Postponement of Elections) Act, 1942-1943.

The Metropolitan Milk Board.

ORDER IN COUNCIL.

IN pursuance of the powers conferred by section 2 of the Public Authorities (Postponement of Elections) Act, 1942-1943, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and on the recommendation of the Hon. Minister for Agriculture, doth hereby declare that The Metropolitan Milk Board as constituted by the Metropolitan Milk Act, 1932-1944, shall be a public authority for the purposes of the Public Authorities (Postponement of Elections) Act, 1942-1943.

R. H. DOIG, Clerk of the Council.

9th January, 1946.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

(Section 205, subsection 3.)

NOTICE is hereby given that, at the expiration of three months from the date hereof, unless cause be shown to the contrary, the names of the undermentioned companies will be struck off the Register of Companies and the said companies will be dissolved:—10/20 Evans, Limited; 59/23 Dalgara, Limited; 91/23, Westralian Timber and Trading Company, Limited; 82/26 Ruskin Studios, Limited; 90/32 Harry Wilson, Limited; 36/36 Three Way Signs, Australia (W.A.), Limited; 109/36 Christian & Parry Sports Co., Limited; 96/37 Bishop and Craig, Limited; 88/38 Bartons (Leonora), Limited.

Dated this third day of January, 1946.

J. E. SHILLINGTON, Acting Registrar of Companies.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

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

Dated this 21st day of December, 1945.

J. E. SHILLINGTON, Acting Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

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 Morawa Co-operative, Limited.

Dated this 28th day of December, 1945.

J. E. SHILLINGTON, Acting Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

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 Uaroo Pastoral Company Limited.

Dated this 3rd day of January, 1946.

J. E. SHILLINGTON, Acting Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

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 Fabricated Products Limited.

Dated this 7th day of January, 1946.

J. E. SHILLINGTON, Acting Registrar of Companies.
Supreme Court Office, Perth, W.A.

THE COMPANIES ACT, 1893.

The Trafalgar Preserving Company, Limited, of 707 Albany Road, Victoria Park.

NOTICE is hereby given that at a specially convened meeting of shareholders held for the purpose on Monday, 7th January, 1946, the following special resolutions

were duly carried:—"That this Company hereby resolves to go into voluntary liquidation and that notice of such intention be sent forthwith to the Registrar of Companies and that such notice be published in the *Government Gazette*."

"That Hartley Bruce Angus, Chartered Accountant, Perth, be appointed liquidator."

Dated at Perth this eighth day of January, 1946.

H. B. ANGUS, Liquidator.

COMPANIES ACT, 1893.

Uaroo Pastoral Company, Limited—Notice of Registered Office.

NOTICE is hereby given that the registered Office of Uaroo Pastoral Company, Limited, is situate at the office of Messrs. J. L. B. Weir & Brodrick, E. S. & A. Bank Chambers, 101 St. George's terrace, Perth, and is open to the public for the transaction of business (public holidays excepted) on Mondays to Fridays inclusive between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m.

Dated the 21st day of December, 1945.

VILLENEUVE SMITH, KEALL and HATFIELD, 23 Barrack street, Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Hudson Taylor Motor Parts, Limited.

NOTICE is hereby given that the registered Office of this Company is situated at 608 Murray street, Perth, and is open to the public between the hours of 9 a.m. and 5 p.m. on week days, and 9 a.m. and 12 noon on Saturdays, public holidays excepted.

Dated the second day of January, 1946.

DOWNING & DOWNING, 37 St. George's terrace, Perth, Solicitors for the Company.

R. S. SAMPSON PRINTING CO.

NOTICE is hereby given that R. S. Sampson Printing Co. has disposed of its printing and publishing business heretofore carried on at 971-973 Hay street, Perth, to Sampson's Printing & Publishing Company, and has ceased to trade as from the 19th November, 1945. The purchaser will carry on a similar business at the same address.

All persons having claims against R. S. Sampson Printing Co. are requested forthwith to send particulars in writing of such claims to The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, 93 St. George's terrace, Perth.

Dated the 31st day of December, 1945.

DOWNING & DOWNING, Solicitors, 37 St. George's terrace, Perth

FABRICATED PRODUCTS, LIMITED.

NOTICE is hereby given that the registered office of Fabricated Products, Limited, is situated at the rear of 996 Hay street, Perth, and is open for the transaction of business during ordinary business hours—9 a.m. to 5 p.m., Monday to Friday, 9 a.m. to 12 noon, Saturday.

J. V. d. BEEK, Director.

ASSOCIATIONS INCORPORATION ACT, 1895.

The Quairading Club (Inc.).

I, FRANK JEREMIAH DURACK, of "Moorlands," Quairading, Farmer, a person authorised by The Quairading Club (Inc.), do hereby give notice that I am desirous that such club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 31st day of December, 1945.

FRANK J. DURACK, Secretary, The Quairading Club (Inc.).

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

Memorial of The Quairading Club (Inc.) filed in pursuance of the Associations Incorporated Act, 1895.

1. Name of the Institution—The Quairading Club (Inc.).

2. Object or purposes of the Institution—To establish, maintain and conduct in Quairading a club of a social, literary and non-political character.

3. Where situated or established—Quairading.

4. The name or names of the Trustees—Frank Jeremiah Durack and Thomas William Ettridge.

5. In whom the management of the Institution is vested and by what means—Committee consisting of president, two vice presidents, treasurer, and five other members elected by general body of members.

VILLENEUVE SMITH, KEALL & HATFIELD, South British Chambers, 23 Barrack street, Perth, Solicitors for the Club.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of John Paul Bailey, late of Orrong road, Rivervale, in the State of Western Australia, Furrier, deceased, intestate.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars in writing of such claims or demands to the Administratrix, Edith Bailey, of care of P. J. Barblett, of Bank of Adelaide Chambers, 95 St. George's terrace, Perth, on or before the 11th day of February, 1946, after which date the said Administratrix 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 she shall then have had notice.

Dated this third day of January, 1946.

P. J. BARBLETT, The Bank of Adelaide Chambers, 95 St. George's terrace, Perth, Solicitor for the Administratrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Irwin Carlton Temple Burges, late of Irwin Park, Irwin, in the State of Western Australia, Pastoralist, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing Executors Olave Mina Burges and The West Australian Trustee, Executor and Agency Company, Limited, at 135 St. George's terrace, Perth, on or before the 11th day of February, 1946, after which date the Executors 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 they shall then have had notice.

Dated the fourth day of January, 1946.

PARKER & PARKER, 21 Howard street, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John William Bassett, late of Toodyay road, Middle Swan, in the State of Western Australia, Retired Vigneron, 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 of such claims or demands in writing to the Executor, The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's terrace, Perth, in the said State, on or before the 11th day of February, 1946, after the expiration of which time the said Executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the fourth day of January, 1946.

BOULTBEE, GODFREY & VIRTUE, of 66 St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Norah Lucy Frances Dodwell Wright, late of Bridgetown, 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 The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, the Executor of the Will of the said deceased,

on or before the 11th day of February, 1946, 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 it shall then have received notice.

Dated the 3rd day of January, 1946.

UNMACK & UNMACK, Solicitors for the Executor,
Withnell Chambers, 12 Howard street, Perth.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Edward Hannett, late of Mount Edward, Esperance, in the State of Western Australia, Stockowner, deceased.

ALL claims or demands against the estate of the above-named deceased must be sent in writing to the Executor, Sydney Ernest Hannett, care of the undersigned, on or before the 11th day of February, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 7th day of January, 1946.

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

DECEASED NATIVE'S ESTATE.

Gwendoline Bennal late of 44 Goderich street, East Perth, Western Australia, Deceased.

NOTICE is hereby given that all persons having claims against the estate of the abovenamed native which is being administered by me under section 35 of the Native Administration Act, 1905-41, are hereby requested to send particulars of such claims in writing to me before the 19th February, 1946, after which date I shall proceed to distribute the assets to those entitled thereto, having regard only to those claims of which I shall then have had notice.

F. I. BRAY, Commissioner of Native Affairs.
Dated at Perth, January, 1946.

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 7th day of February, 1946, 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 10th day of January, 1946.

J. H. GLYNN, Public Trustee.

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

Name, Occupation, Address, Date of Death.

TURTON, Samuel; Retired Customs Officer; late of 266 Suburban road, South Perth; 5/9/45.

WYATT, Valentine Albion Livingstone; Hotelkeeper and Miner; formerly of Day Dawn and of Roelands, but late of 246 Stirling street, Perth; 21/7/45.

TAYLOR, William Readhead; —; formerly of 44 Monger street, Perth, Railway Employee, but late a Private (No. WX10157) of the Australian Imperial Forces; 25/6/45.

LINDEN, Carl Albert; Farmer; late of Harvey; 2/10/45.

MORSE, James; Retired; late of Corrigin; 29/10/45.

DUNTON, Andrew Herbert (also known as Andrew Dunton); Farmer, Banana Grower and Pensioner; formerly of Carnarvon, but late of East Carnarvon; 29/3/45.

MANTLE, Alfred Norman; —; formerly of 28 Reserve street, Wembley and of 121 Gregory street, Wembley, Clerk, but late a Lance Sergeant (No. WX11455) of the Australian Imperial Forces; 22/6/44.

MARKEY, Denis James; Farmer, Contractor and Pensioner; formerly of Bridgetown, but late of Glendalough, Leederville; 3/12/43.

BATTISON, James; Pensioner; late of 11 Brae road, Claremont; 3/10/45.

RITCHIE, Robert George; Miner; late of 215 Pier street, Perth; 27/10/45.

CARROLL, Lawrence; Brewery Employee; late of 12 Varden street, Kalgoorlie; 17/8/45.

CLARK, Francis Denis John; —; formerly of Alexandra Bridge, via Karridale, Store Manager, but late a Driver (No. WX7714) of the Australian Imperial Forces; 10/10/43.

HILSON, Ellen Moore; Widow; late of 20 Ensign street, Narrogin; 17/10/45.

FLINTOFF, John Tomlinson; Farmer; late of Har rismith; 6/9/45.

QUICK, William Edward; Retired Farmer and Civil Servant; late of 10 Queen street, Merredin; 28/8/45.

BILLS ASSENTED TO.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor has assented in the name and on behalf of the King, on the dates stated, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the second session of the eighteenth Parliament, 1945:—

Short Title of Bill, Date of Assent, No. of Act.

Supply; August 27; 1.

Mines Regulation Act Amendment; October 18; 2.

Rights in Water and Irrigation Act Amendment; October 18; 3.

Inspection of Scaffolding Act Amendment; November 27; 4.

Police Act Amendment; November 27; 5.

Police Act Amendment, 1902, Amendment; November 27; 6.

Motor Vehicle (Third Party Insurance) Act Amendment; November 27; 7.

Supply; December 13; 8.

Mine Workers' Relief (War Service) Act Amendment; December 13; 9.

Supreme Court Act Amendment; December 13; 10.

Land and Income Tax Assessment Act Amendment; December 13; 11.

L. LUKE LEAKE, Clerk of the Parliaments.

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