

Governmen Bazette

OF

AUSTRALIA. WESTERN

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No. 33.1

PERTH : FRIDAY, JULY 19.

[1946.

The Health Act, 1911-1944.

PROCLAMATION

 WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT.
 JKC.M.G., Lieutenant-Governor in and JAMES MITCHELL,

 Lieutenant-Governor.
 and its Dependencies in the Common-la.s.]

WHEREAS by section 45 of the Health Act, 1911-1944, it is provided that a local authority, in the exercise of its powers conferred by Part 3 of the said Act may make and levy rates of different amounts in respect of portions of its district, defined for that purpose by proclamation: Now, therefore I, the Lieutenant-Governor in and over the State of Western Australia, acting by and with the advice and consent of the Executive Comcil, do hereby by this Proclamation define the following portions of the Westonia Road Board Health District wherein rates of different amounts in respect of the said portions of such district may be levied :- (a) Town Ward (including Westonia and Carrabin Townsites); (b) Walgoolan and Warralakin Townsites.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1946.

By His Excellency's Command,

E. NULSEN,

Minister for Public Health.

GOD SAVE THE KING ! ! !

PROCLAMATION

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

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell, TO WIT. { K.C.M.G., Lieutenant-Governor in and JAMES MITCHELL, Lieutenant-Governor. [L.S.] wealth of Australia.

Corr. No. 1447/26.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the regis-tered proprietor; and whereas His Majesty is now the registered proprietor of De Grey Location 9, registered

in the Office of Titles in Volume 1040, Folio 278: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this proclamation revest in His Majesty, his heirs and successors, De Grey Location 9 aforesaid as of his former estate.

Given under my hand and the Public Scal of the said State, at Perth, this 10th day of July, 1946.

By His Excellency's Command,

A. H. PANTON. Minister for Lands.

GOD SAVE THE KING ! ! !

The Factories and Shops Act, 1920-37.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT. K.C.M.G., Lieutenant-Governor in and JAMES MITCHELL, Lieutenant-Governor. [L.S.] wealth of Australia and

F. & S. 3257/28, Ex. Co. 1029.

WHEREAS it is enacted by section 116 of the Factories and Shops Act, 1920-37, that during certain days speci-fied and any other day that the Governor may by prohed and any other day that the Governor may by pro-clamation declare to be a public holiday to be observed under the said Act all shops (except those mentioned in the Fourth Schedule) shall be closed: Now, therefore I, the Lieutenant-Governor, by and with the advice of the Executive Council, do hereby proclaim and declare that Wednesday, the 11th day of September, 1946, after the hour of twelve o'clock noon, shall be a public holiday at Wyalkatchem and all shops (except those mentioned in the Fourth Schedule) shall be also in the Fourth Schedule) shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1946.

By His Excellency's Command,

A. H. PANTON, Minister for Labour.

GOD SAVE THE KING ! ! !

Dedication of Public Highway. Albany Municipality.

PROCLAMATION

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

Corr. 85/45.

WHEREAS by section 223 of the Municipal Corpora-tions Act, 1906-1943 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the Albany Municipal Council has requested that certain land named and described in the schedule hereunder which has been acquired for a street or way within the Municipality of Albany, be declared a public highway: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my proclamation declare the said land to be a public high-way, and such land shall, from the date of this proa street or way, or any place, bridge, or thoroughfare, way, and such hand shall, from the date of this pro-clamation, be absolutely dedicated to the public as a highway within the meaning of any law now or here-after in force.

Schedule.

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

Cliff Way; 50 links (plus widening and truncations); from the South-Western boundary of Albany Suburban Lot 120 to Parade Street; Diagram 12639.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1946.

By His Excellency's Command.

A. H. PANTON, for Minister for Works.

GOD SAVE THE KING ! ! !

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

PROCLAMATION

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

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

Schedule.

Class and Number of Mining Tenement; Goldfield or Mineral Field; District; Condition waived and/or Mineral Field; District; Condition waived and/or exempted; Payment of Rent and Labour Coven-(unless otherwise stated).

Gold Mining Leases.

68H, 70H; outside any proclaimed; -; -; until 31/7/1946.

License to Treat Tailings.

998H (2C/1946); Mount Margaret; Mount Malcolm; ; until the expiration of the term of license.

* Labour covenants only.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1946.

By His Excellency's Command,

(Sgd.) W. M. MARSHALL,

Minister for Mines.

GOD SAVE THE KING ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber at Perth this 10th day of July, 1946, the following Orders in Council were authorised to be issued.

The Health Act, 1911-1942, as amended by the Health Act Amendment Act, 1944.

ORDER IN COUNCIL.

WHEREAS the Health Act, 1911-1942, as amended by the Health Act Amendment Act, 1944, enacts that the provisions of Division 3 of Part V. of the Principal Act shall operate and have effect in certain specified districts, and also in the health district of any other local authority which the Governor may from time to time declare: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby declare that the said provisions of Division 3 of Part V. of the said Act shall operate and have effect in the health district of the Northam Local Health Authority, a Local Authority within the meaning of the said Act.

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

The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 3385/24.

WHEREAS by section 34 of the Land Act, 1933-1945, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the Government Gazette; and whereas it is deemed expedient that reserve \uparrow 18866 for Recreation at Kudardup should be placed under the control of the Augusta-Margaret River Road Board as a Board of Management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of the Augusta-Margaret River Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and $\pounds 2$ a day for a continuing breach, but not more than $\pounds 20$ in the aggregate.

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

The Land Act. 1933-1945. ORDER IN COUNCIL.

Corr. No. 9115/19.

WHEREAS by section 33 of the Land Act, 1933-1945, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 17414 should vest in and be held by Robert Cooper and Albert Arthur Woolcott in trust for the purpose of a Hall Site: Now, therefore, this Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by Robert Cooper and Albert Arthur Woolcott in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The previous Order in Council dated the 10th February, 1925, respecting this reserve is hereby superseded.

> The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 62/45. WHEREAS by section 34 of the Land Act, 1933-1945, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter bylaws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the Government Gazette; and whereas it is deemed expedient that reserve \uparrow 22552 for Sheep Dip at Walgoolan should be placed under the control of the Westonia Road Board as a board of management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of the Westonia Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case $\pounds 5$ for any breach thereof, and $\pounds 2$ a day for a continuing breach, but not more than $\pounds 20$ in the aggregate.

R. H. DOIG. Clerk of the Council.

The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 1352/34.

WHEREAS by section 34 of the Land Act, 1933-1945, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter bylaws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the Government Gazette; and whereas it is deemed expedient that reserve $\uparrow 21260$ for Recrea-tion (Tennis Courts) at Calingiri should be placed under the control of the Victoria Plains Road Board as a board of management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of the Victoria Plains Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

R. H. DOIG,

Clerk of the Council.

The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 1878/45.

WHEREAS by section 33 of the Land Act, 1933-1945, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, reserve shall vest in and be need by any municipancy, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 22554 should vest in and be held by the Lake Grace Road Board in trust for the purpose of Sale Yards: Now, therefore, His Excel-lence the Lieutenaut-Governor by and with the advice lency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Lake Grace Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

> R. H. DOIG. Clerk of the Council.

The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 2926/94.

WHEREAS by section 34 of the Land Act, 1933-1945, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the Government Gazette; and whereas it is deemed expedient that reserve $\uparrow 22543$ for Recreation (Greater Sports Ground) at Donnybrook should be placed under the control of the Preston Road Board as a board of management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of the Preston Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for direct-ing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

R. H. DOIG, Clerk of the Council.

The Land Act, 1933-1945. ORDER IN COUNCIL.

Corr. No. 2373/17.

WHEREAS by section 34 of the Land Act, 1933-1945, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that Reserve 16831 for Hall Site at Bullaring should be placed under the control of Arthur Charles Martin, Harry Frederick Clark and Lloyd Cyril Talbot as a board of management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of Arthur Charles Martin, Harry Frederick Clark and Lloyd Cyril Talbot as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

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

[JULY 19, 1946.

The Workers' Compensation Act, 1912-1944. ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1944, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under this Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established 'a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability the Gov-ernor may by Order in Council exempt such employer from the operation of the said section; and whereas The Union Bank of Australia Limited, of St. George's Terrace, Perth, is an employer within the meaning of the said Act and as such is subject to the said section 10 and having in accordance with the Act and the application regulations made thereunder made for exemption from the operation of the said section has satisfied the Minister that it has established a fund satisfied the Minister that it has established a fund for insurance against its said liability and has deposited at the Treasury securities, to wit, a bond for Five thousand pounds, charged with all payments to become due under such liability: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the power conferred by the said Act, doth hereby exempt the said The Union Bank of Australia Limited from the operation of section 10 of the Workers' Compensation Act, 1912-1944, for a period of two years commencing on the 21st day of June, 1946.

			(Sgd.)	R. H. D	OIG,
		Clerk	of the	Executive	Council.
10th July,	1946.				

FARMERS' DEBTS ADJUSTMENT ACT, 1930-43. NOTICE is hereby given that the adjustment of debts under Section 11 of the Act of the following pastoralist has been finalised and the Stay Order has now lapsed.

Name, Address, Date Stay Order Lapsed. Parker, Ronald Wyborn; ''Warrie'' Station, Meekatharra; 16/7/1946.

16/7/46.

THE AUDIT ACT, 1904.

The Treasury, Perth, 11th July, 1946.

Deputy Director.

E. H. FAUCKNER.

THE following appointments have been approved:— Certifying Officer—Trsy No. 168/45—Mr. William C. Bradshaw, for the Lands, Forests, Agriculture, and Farmers' Debt Departments, and the State Gardens Board, in place of Mr. F. C. Smith, whose appointment is hereby cancelled.

A. J. REID, Under Treasurer.

WORKERS' HOMES ACT, 1911-1945.

Treasury Department, Perth, 11th July, 1946.

W.H.Bd. 553/12.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to the power conferred by sections 4A and 56 of the Workers' Homes Act, 1911-1945, has been pleased to amend the regulations made under and for the purposes of the said Act and published in the *Government Gazette* on the 3rd day of June, 1938, and as amended from time to time, in the manner mentioned in the Schedule hereunder.

> ALEX. J. REID, Under Treasurer.

Schedule.

The regulations made under the Workers' Homes Act, 1911-1945, and published in the *Government Gazette* on the 3rd day of June, 1938, and as amended from time to time, are amended as follows:---

32. Each member of the Board other than the three members who are officers in the Public Service shall, in respect of his services as such member, be paid a fee of two guineas for each duly convened meeting of the Board at which he sits as a member, or, at the discretion of the Minister, an amount not exceeding a total of one hundred and fifty pounds in any one year.

Department.				Position.	Salary.	Date. Returnable.
						1946.
Treasury				Clerk, Government Stores (Item 117)	Class C-II8 Margin £124-£136	20th July.
Lands and Surve	ys			Inspectors of Land and Improvements (Items 497 and	Class G-II7/8 Margin £124-£160	do.
				499)*‡	Class C-II8	
Child Welfare	•••			Clerk (Item 2019)	Margin £124–£136 Class G–II.–5	do.
Do.	•••			Probation Officer (female)*	Margin £208–£232 Class P–II.–4/5	do.
Mines		•••		Inspector of Machinery (Item 646)*	Margin £208–£268 Class C–II.–9	do.
Do				Clerk, Kalgoorlie (Item 729)	Margin £112–£124 Class G–VIII.–2	do.
Do				Laboratory Assistants (Items 678, 679, and 680)* \dots	Margin £15-£50 Class P-I,-15	do.
Do				Inspector, State Batteries*	£648—£756 Class C–II4	do.
State Insurance				Sub-Accountant (Item 1412)†	Margin £244–£268 Class C–II.–6	do.
Do.	•••			Clerk (Internal Audit) (Item 1415)†	Margin £172-£196	do.

VACANCIES IN THE PUBLIC SERVICE.

VACANCIES IN THE PUBLIC SERVICE-continued.

Department.				Position.	Salary.	Date Returnable.
			1			1946
Crown Law				Typist, Police Court	Class C-VI. Margin £60-£100	20th July.
Public Works				Assistant Director of Works (Item 1128)	Class P-I6 £960£1,200	do.
Do.				Principal Assistant, Hydraulics (Item 1133)	Class P–I.–11 £756—£912	do.
Do.				Principal Assistant, Mechanical Engineer (Item 1134)	Class P–I.–11 £756–£912	do.
Do.	•••			Principal Assistant, Goldfields Water Supply (Item 1135)	Class P-I11 £756—£912	do.
Do.		•••		Irrigation and Drainage Engineer (Item 1137)	Class P-I13 £696—£828 · Class P-I14	do.
Do.				Engineers, 1st Class (Items 1145, 1148, 1149, and 1150) $$	£672—£792 Class P–II.–3	do.
Do.				Senior Engineering Draftsmen (Items 1187, 1188, and 1189)	Margin £292–£316	do.
Treasury	•••			Assistant Commissioner of Stamps†	Class C-I16 £624—£720 Class C-II6	27th July.
Lands and Surv	veys	••••		Clerk (Item 475)	Margin £172–£196 Class G–II.–6/7	do.
Agriculture	•••		••••	Horticultural Instructor (Item 2130)*	Margin £148–£196 Class C–II.–7	do.
Chief Secretary'	s		•••	Clerk (Minister)	Margin £148-£160 Class G-VIII2	do.
Mines			•••	Laboratory Assistant*	Margin £15–£50 Class C–VI.	3rd August.
Police			•••	Typist (Item 872)	Margin £60–£100 Class P–II.–3	do.
Education	•••		••••	Organiser and Inspectress of Needlework*	Margin £292–£316 Class P–I.–15	do.
Public Works				Architect-in-Charge, Drawing Office (Item 1251)	£648—£756 Class P–II2	dø.
Do.			•••	Structural Engineer (Item 1253)	Margin £340-£388 Class P-II2	do.
Do.				Architects, 1st Class (Items 1255 and 1256)	Margin £340-£388 Class P-II3/5	do.
Do.				Architects, 2nd Class, 3 positions (Items 1259, 1260, and 1262)	Margin £208–£306	do.
Do.				Architectural Draftsmen, 2nd Class (Items 1267, 1271, 1272, 1273, 1274, and 1275)	Class P–II.–6/9 Margin £112–£196	do.
Do.				Tracers (Items 1278 and 1279)	Class G–IX. 65% to plus £70	do.
Do.			•••	District Architect, South Area (Item 1281)	Class P-II2 Margin £340-£388	do.
Do.		••••		District Architect, North Area (Item 1282)	Class P–II.–2 Margin £340–£388	do.
Do.		•••		Construction Manager (Item 1283)*	Class P-I15 £648£756	do.
Do.				Supervisor, Metropolitan Maintenance (Item 1289)*	Class G-II5 Margin £208-£232	do.
Do.			••••	Supervisor, Albany (Item 1294)*	Class G-II5 Margin £208-£232	do.
Do.				Supervisor, Narrogin (Item 1295)*	Class G-II5 Margin £208-£232	do.
Do.				Supervisor, Bunbury (Item 1296)*	Class G-II5 Margin £208-£232	do.
Do.			••••	Supervisor, Geraldton (Item 1297)*	Class G-II5	do.
Do.				Inspector, Part VI. Health Act*	Class G-II6 Margin £172-£196	do.

* Applications are also called under section 29 of the Public Service Act. † The possession of an accountancy qualification by examination will be regarded as an important factor when judging efficiency under section 38 of the Public Service Act.

‡ Allowance £200 per annum to cover travelling and transport.

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.

Public Service Commissioner's Office, Perth, 17th July, 1946.

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

Ex. Co. 1000-D. E. Robins, Junior Typist, Government Stores Branch, Treasury Department, to be Typist. as from 20th June, 1946.

Also of the acceptance of the following resignations:---Ex. Co. 1000-F. W. H. Davis, Plant Inspector, Pub-

b. Co. 1000-F. W. R. Davis, Flant Inspector, Public Works Department, as from 10th July, 1946.
Ex. Co. 1000-A. H. McGrath, Clerk, Lands and Surveys Department, as from 4th July, 1946.
Ex. Co. 883-A. C. Harris, Divisional Forest Officer, Forests Department, as from 8th June, 1946.

S. A. TAYLOR, Public Service Commissioner, Crown Law Department, Perth, 17th July, 1946.

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

J. H. Woodcock, as Bailiff of the Kondinin Local Court at Kulin, vice T. W. Smith, transferred.

Robert Henry Adamson of Mt. Sir Samuel, John Patrick Bermingham of Higginsville, John Joseph Gustave Carger of Kellerberrin, Raymond Arthur Elliott of Mt. Lawley, Allan John Laird of Bickley, Hubert Harold Mazzuechelli of Gosnells, Norman Whitehorn Martin of Denmark, Clement Philip Ryan of Cowaramup, and Alfred Martin Tilly of Kojonup as Commissioners for Declarations under the Declarations and Attestations Act, 1913.

> H. B. HAYLES, Under Secretary for Law.

STREET COLLECTIONS (REGULATION) ACT, 1940. Chief Secretary's Office,

Perth, 16th July, 1946.

NOTICE is hereby given that the undermentioned is an additional date for which applications in the form prescribed by the Street Collections Regulations, 1941, may be made to the Chief Secretary for the necessary permit :-- Friday, 27th September, 1946.

> (Sgd.) H. T. STITFOLD, Under Secretary.

HEALTH ACT, 1911-1944. Darling Range Health District. Department of Public Health, Perth, 10th July, 1946.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to subsection (2) of section 39 of the Health Act, 1911-1944, has been pleased to declare that the Darling Range Health District as constituted and subsisting under the said Act, shall be a district within the provisions of paragraph (a) of subsection (2) of section 39 of the said Act for the purposes of such paragraph (a), and that in relation to the said Darling Range Health District the provisions of the said para-graph (a) shall apply and have effect accordingly.

> C. E. COOK, Commissioner of Public Health.

THE HEALTH ACT, 1911-1944. Capel 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 a local authority may of its own motion by resolution adopt the whole or any portion of such by-laws with or without modification; 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: Now, therefore, the Capel Road Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the said Model Bylaws as reprinted in the Government Gazette of the 4th December, 1944, shall be adopted without modification.

Passed at a meeting of the Capel Road Board this 4th day of May, 1946.

HENRY T. DUNKLEY,

Chairman. J. O. ROBERTS,

Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1946.

R. H. DOIG,

Clerk of the Council.

WEIGHTS AND MEASURES ACT, 1915.

IT is hereby notified that His Excellency the Lieutenant-Governor in Council has approved of the appointment of Reginald Monteith Connell as Inspector of Weights and Measures in accordance with section 6 of Weights and Measures Act, 1915. the J. DOYLE,

11th July, 1946.

Police Department,

Commissioner of Police.

Perth, 11th July, 1946. HIS Excellency the Lieutenant-Governor in Council has approved of the following promotion in the Police Force, to date from the 1st July, 1946:-To be 3rd Class Inspector of Police-1st Class Sergeant C. R. Gould, No. 1134.

J. DOYLE. Commissioner of Police.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944. Department of Native Affairs,

Perth, 17th July, 1946.

IT is hereby notified, for general information, that Certificate No. 16 was issued under the hand of T. Ansell, Resident Magistrate, at Geraldton, on the 5th July, 1946, to Edward Farrell, of Bluff Point, Geraldton, in the Geraldton Magisterial District.

Accordingly, the said Edward Farrell is deemed to be no longer a native or aborigine and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of a natural born or naturalised subject of His Majesty, unless and until the Certificate is suspended or cancelled as provided for in section 7 of the said Act.

F. I. BRAY, Commissioner of Native Affairs.

APPOINTMENTS.

Fisheries Department, Perth, 17th July, 1946.

No. 379/41, Ex. Co. No. 1063.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint James Eric Munro, Inspector of Fisheries, as Whaling Inspector for the purposes of the Whaling Act, 1937.

No. 82/20, Ex. Co. No. 1011. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint Ashburton Clark, Council has been pleased to appoint Ashburton Clark, Wharfinger of Onslow, as:—(a) Pearling Inspector under the Pearling Act, 1912-35; (b) Superintendent under subsection 5 of section 81 of Part III. of the Pearling Act, 1912-35; (c) Inspector of Fisheries under the Fisheries Act, 1905-40, and (d) Guardian under the Game Act, 1912-1913, at Onslow, as from and inclusive of 1st July, 1946, vice W. J. Glass, whose appointment is hereby cancelled.

A. J. FRASER, Chief Inspector of Fisheries.

Department of North-West, Perth, 11th July, 1946.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve, under section 11 of the Native Administration Act, 1905-41, of the appointment of John Henry Bisley as Acting Superintendent of the Moore River Native Settlement and Native Reserve No. 16833, as from the 22nd June, 1946, vice K. S. Poole, deceased.

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

THE WORKERS' HOMES ACT, 1911, AND AMENDMENTS.

Cancellation of Dedication. Department of Lands and Surveys,

Perth, 10th July, 1946.

Corres. No. 3980/26.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to cancel the dedication, under the provisions of the Workers' Homes Act, 1911, of Gnowangerup Lot 166 to the purposes of the said Act.

> G. L. NEEDHAM. Under Secretary for Lands,

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1939, owing to nonpayment of rent or other reasons.

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

Bastow, Harry; 3117/2934; Norseman 1112; £2 15s.; 2336/39; Norseman Townsite.

Bywaters, Aubrey; 3117/1988; Mt. Palmer 186; $\pounds 3$; 404/37; Mt. Palmer Townsite.

Cook, A. V. W. (deed.); 3632/68; Avon 12075; £29 4s. 7d.; 515/08; 27/80, A1.

- Dawson, T. J.; 365/775; Nelson 11609, 11688; £23 16s. 9d.; 1331/33; 453e/40, E3.
- Dimer, Bertha; 393/468; Mardarbilla Past. Lease; £9; 1377/39; 12/300.
- Dimer, B., B. D., H. K., F., S. B., K. & W.; 393/442; Dempster Past.; £35 16s. 4d.; 2912/13; 12/300.

Durack, P. B. (decd.); 395/730; Hampton and Buningonia; £552 17s. 2d.; 1801/23; 25/300, 26/300.

Durack, Eva K.; 395/731; Buningonia; £34 2s. 1d.; 5035/29; 26/300.

Durack, Eva K.; 395/732; Buningonia; £5 14s. 6d.; 436/32; 73/80.

Finch, Rhoda M.; 6945/153; Wiluna 820; 16s.; 2727/33; Wiluna Townsite.

Gleeson, S. J.; 347/2967; Murray 1326; £11 0s. 10d.; 4139/40 D4, 341C/40 D1, 380B/40.

- Hedley, J. McK.; 3117/2040; Boogardie 16; £2; 936/37; Boogardie Townsite.
- Lipsett, K. M. & L. M.; 6966/153; Wiluna 891; £3 19s. 11d.; 2960/33; Wiluna Townsite.

Minchin, T. A. H.; 365/828; Torbay A.A. 21; £4 3s. 8d.; 854/39; 457a/40, A1.

McNeil, Hugh L.; 3117/3170; Big Bell 245; £2 17s. 6d.; 3494/40; Big Bell.

Ridley, Ronald E.; 3117/3046; Reedy 147; 5s. 2d.; 130/35; Reedy Townsite.

Rinaldi, B., 6704/153; Wiluna 259; £5 12s.; 17/32; Wiluna Townsite.

Stanton, Olive; 3117/2678; Meekatharra 482; £2 5s.; 3698/15; Meekatharra.

G. L. NEEDHAM, Under Secretary for Lands.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1945, and its regulations:---

LAKE GRACE.

24th July, 1946, at 11 a.m., at the Rural & Industries Bank-

Lake Grace-Town 136, 1r., £30.

WYNDHAM.

24th July, 1946, at 11 a.m., at the Office of the Clerk of Courts-

Wyndham-Town 273, 23p., £55.

CARNARVON.

- 31st July, 1946, at 11 a.m., at the Office of the Clerk of Courts-
 - Carnarvon-Town 503, 1r. 15p., £35; 557, 1a. 3r. 17.1p., £12.

ALBANY.

8th August, 1946, at 2.30 p.m., at the Court House-\$Mt. Barker-*265, 9a. Or. 21p.; £25; Town 280, 1r. 20p., £20.

LAKE GRACE.

8th August, 1946, at 11 a.m., at the Rural & Industries Bank-

‡Lake Grace-Town 94, 1r. 1.9p., £25.

NARROGIN

Sth August, 1946, at noon, at the District Lands Office---‡Kulin-*157, 1a. 3r. 38.2p., £45,

NORTHAM.

- 8th August, 1946, at 11.30 a.m., at the Court House-\$Cunderdin-Town 78, 39.7p., £10; 221, 1r., £12; #222, 1r., £14; #*112, 2a. 2r. 24p., £30.
 - *Ejanding-Town 7, 1r., £18; 8, 39.1p., £25; 16, 39.1p., £20.

PERTH.

- 9th August, 1946, at 11 a.m., at the Department of Lands and Surveys-
 - #Beechina-*22, 9a. 0r. 2p., £15.

 - #Bickley—Town 17, 3r. 23.6p., £15. #Dwellingup—#116, 5a. 1r. 12p., £12; 117, 4a. 3r. 12p., £12.
 - ‡Kalamunda-Town 234, 2r. 37.8p., £35; 256, 1r. 39.9p., £30; 262, 2r., £20.

BRIDGETOWN.

13th August, 1946, at noon, at the District Lands Office--‡Nannup-Town 167, 39p., £15.

BUSSELTON.

14th August, 1946, at 3 p.m., at the Court House-‡Capel-Town 106, 1a. Or. 18p., 107, 1a. Or. 18p., £5 each.

COLLIE.

14th August, 1946, at 11 a.m., at the Court House-Bowelling-Town 10, 2r., £10. ‡Collie-Town 706, 1r., £15. *Darkan-Town 56, 1r., £12.

CUE.

14th August, 1946, at 2 p.m., at the Office of the Mining Registrar-

Big Bell-+Town 52, 1r., £20.

GERALDTON.

14th August, 1946, at 3.15 p.m., at the District Lands Office-

[‡]Howatharra-Town 108, 1r. 19p., £12 10s.

KATANNING.

14th August, 1946, at 11 a.m., at the District Lands Office-

‡Katanning-Town 906, 907, 1r. 16p. each, £28 each.

‡Tenterden-*Sub. 36, 30a. 0r. 29p., £28.

*Suburban for cultivation.

†Subject to leasehold conditions only and that the lessee shall not be entitled to convert the lot to fee simple at any future date.

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

"Subject to truncation of corner if necessary.

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

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

G. L. NEEDHAM. Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

South Caroling Cemetery-Appointment of Trustees. Department of Lands and Surveys

Perth, 10th July, 1946.

Corres. No. 4122/19. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the pro-visions of the Cemeteries Act, 1897, and its amendments, Alwyn Lohoar and Joseph Henry Stone (junr.) as trustees of the South Caroling Public Cemetery (reserve No. 17263), vice Joseph Henry Stone, who has resigned, and William Guy Haines, deceased.

> G. L. NEEDHAM, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 18th July, 1946.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale under the conditions specified, by public auction, as provided by the Land Aet, 1933-45, at the following upset prices :-

Applications to be lodged at Perth.

1840/91.

CARNARVON.—Town 503 and 557, £35 and £12, re-spectively; subject to payment for improvements if purchased by any other person than the owner thereof. 6159/00

HOPETOUN.—Town 8, 38, 39, 101, 113, and 112; £15, £12 10s., £15, £12 10s., £15 and £15, respectively. 13693/08

HOWATHARRA.-Town 108, £12 10s.

5614/13, Vol. 4.

KULIN.-Town 63 and suburban for cultivation 152; £20 each.

1056/97

PINGELLY .- Town 27 and 431, £10 each; and 455 and 549, £12 each.

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

> G. L. NEEDHAM, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1945. Prohibited Periods. Department of Lands and Surveys,

Perth, 17th July, 1946.

Corres. No. 270/38, Vol. 3. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to declare, under section 9 (1) of the Bush Fires Act, 1937-1945, that it shall Municipality and Road Districts during the period mentioned:—Carnarvon Municipality, Gascoyne-Min-ilya, Meekatharra and Upper Gascoyne Road Districts -1st August, 1946, to the 30th April, 1947 (inclusive).

> G. L. NEEDHAM, Under Secretary for Lands.

NAMING OF STREETS.

Upper Blackwood Road District. Department of Lands and Surveys,

Perth, 10th July, 1946. Corres. No. 944/46.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1945, of the naming of certain streets in the Upper Blackwood Road District, as set out in the Schedule hereunder.

G. L. NEEDHAM, Under Secretary for Lands.

Schedule.

Position of Street, To be known as.

Surveyed road along Northern boundaries of Boyup Brook Lot 151; Whitham Street.

Part of road No. 3235 passing along Southern boundaries of Boyup Brook Lots 212 and 152 to 155 (inclusive); Ritson Street.

Part of road No. 4342 passing along South-Western boundaries of Boyup Brook Lots 158, 159 and 160; Doust Street.

Unsurveyed road passing along West boundary of Nelson Location 308; Mount Street.

Surveyed road passing along North-Eastern boundaries of Boyup Brook Lots 235, 234, 233, 232, 251, 243 to 250 (incl.) and 231; Railway Parade.

Surveyed road passing along South-Western boundaries of Boyup Brook Lots 237 to 242 (inclusive), 251 and 231; Abel Street.

Surveyed road passing along Southern boundaries of Boyup Brook Lots 200 and 202 (incl.); Blechynden Street.

Surveyed road along North boundaries of Boyup Brook Lots 184, 186 to 188 (incl.) and part of North boundary of lot 190; Knapp Street.

Surveyed road along Eastern boundaries of Boyup Brook Lots 192 and 194; Beatty Street.

Surveyed road along Eastern boundary of Boyup Brook Lot 188; Hack Street.

Surveyed road along South boundaries of Bovup Brook Lots 185 and 186; Gibbs Street. (Plan Boyup Brook Townsite.)

> CHANGE OF NAMES OF STREETS. Upper Blackwood Road District. Department of Lands and Surveys,

Perth, 10th July, 1946.

Corres. No. 944/46. IT is hereby notified for general information that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1945, of the change of names of certain streets in the Upper Blackwood Road District as set out in the Schedule hereunder.

G. L. NEEDHAM,

Under Secretary for Lands.

Schedule.

Present Name, New Name, Position.

Blechynden Street; Abel Street; along North-Eastern boundaries of Boyup Brook Lots 197 to 200 (inclusive).

Bridge Street; Bridge Road; from Barron Street to Railway Parade.

Railway Street; Railway Parade; along North-Eastern boundaries of Boyup Brook Lots 95 to 104 (inclusive).

(Plan Boyup Brook Townsite.)

NAMING OF ROAD.

Claremont Municipality and Nedlands Road District. Department of Lands and Surveys,

Perth, 10th July, 1946.

Corres. No. 365/38.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1945, of part of roads Nos. 1940 and 1941 passing along the West boundary of Swan Location 2119 and through location 2105, and a surveyed road passing along the West boundary of location 4884 (O.P. 5376 and Diagram 60341), in the Claremont Municipality and the Nedlands Road District, being named "Brockway" Road.

(Plan 1D/20 N.W.)

G. L. NEEDHAM, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,

Perth, 10th July, 1946. HIS Excellency the Lieutenant-Governor in Executive

Council has been pleased to set apart as Public Reserves the land described in the Schedule below for the purposes therein set forth.

2926/94.

DONNYBROOK.—No. 22543 (Recreation—Greater Sports Ground), lot No. 460 (57a. 2r. 16p.). (Plan Donnybrook Townsite.)

2652/45.

CALINGIRI.—No. 22547 (Hall Site—R.S.L.); lot No. 46 (2r.). (Plan Calingiri Townsite.)

326/45. KYARRA.---No. 22551 (Natives); location No. 35 (about 30a.). (Plan 501/80.)

62/45.

YILGARN (WALGOOLAN).-No. 22552 (Sheep

Dip); location No. 1349 (about 10a.). (Plan 24/80 D1.) 1878/45.

LAKE GRACE .- No. 22554 (Sale Yards); lot No. 166 (about 6a, 2r.). (Plan Lake Grace Townsite.)

> G. L. NEEDHAM, Under Secretary for Lands.

AMENDMENT OF BOUNDARIES OF RESERVES No. 18489 (Walgoolan) and No. 15815 (Meekatharra). Department of Lands and Surveys,

Perth, 10th July, 1946.

HIS Execellency the Lieutenant-Governor in Executive

Council has been pleased to approve, under section 37 of the Land Act, 1933-1945, as follows:— Corres. No. 62/45.—Of the boundaries of reserve No. 18489 (Yilgarn Location 286) "Recreation" being amended by the excision of Yilgarn Location 1349, and of the area being reduced to 90 acres 20 perches accord-ingly. (Plan 24/80 Dl.)

Corres. No. 326/45.—Of the boundaries of reserve No. 15815 "Protection of Indigenous Flora," at Meekatharra, being amended by the excision of Kyarra Loca-tion 35, and of the area being reduced to about 7,970 acres accordingly. (Plan 501/80.)

> G. L. NEEDHAM, Under Secretary for Lands.

PARKS AND RESERVES ACT, 1895.

Reserve No. 18866, at Kudardup-Cancellation of Appointment of Board.

Department of Lands and Surveys, Perth, 10th July, 1946.

Corres. No. 3385/24.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to cancel, under the pro-

visions of the above Act the appointments of Messrs. H. H. Mundy, Reginald May, Thomas Steel and Percy Pratt as a Board to control and manage reserve No. 18866, at Kudardup.

> G. L. NEEDHAM, Under Secretary for Lands.

APPLICATIONS FOR LEASING

Pinjarra Vacant Land-South of Lots 113, 114, 115, 116 and West of Alderson Street.

For Grazing Purposes.

Section 117 of the Land Act, 1933-45.

PERTH LAND AGENCY.

Corres. No. 9835/37, Vol. 2. (Plan Pinjarra Townsite.) Closing Date 31st July, 1946.

Perth, 12th July, 1946. IT is hereby notified, for general information, that applications are invited for the leasing of the existing vacant unsubdivided land consisting of about 451½ acres on the South side of suburban lots 113, 114, 115, 116, for a term of one year at a rental of £3 per annum, renewable at the will of the Minister, and subject to condition at three months' notice, and to the express condition that the native vegetation shall not be removed; also subject to the condition that no compensation shall be payable for any improvements effected at the expiration or earlier determination of the lease.

Applications for the above, accompanied by one year's rent and lease fees amounting to £3 10s., must be lodged at this office on or before Wednesday, 31st July, 1946.

G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING Reserve 9160. PERTH LAND AGENCY.

Cropping and Grazing Purposes.

Section 32 of the Land Act, 1933-1945.

Department of Lands and Surveys,

Corr. 2054/45. Perth, 9th July, 1946. TENDERS for the leasing of the land comprised within Reserve 9160 (Appertarra Agricultural Area Lot 22), situated near Northampton, containing 14 acres, are invited.

The above reserve will be available for leasing under section 32 of the Land Act, 1933-1945, for a term of one year, renewable at the will of the Hon. the Minister for Lands, and terminable at three months' notice, rent being apportioned accordingly, and no compensation being payable for improvements effected at the expiration of the lease or the sooner determination thereof, and subject to the condition that the right of prospectors and miners are safeguarded.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £2 per annum), endorsed "Tender for Leasing Reserve 9160, shown on Public Plan 160D/40, A4," and ad-dressed to the Under Secretary for Lands, Perth, must be lodged at the Lands Office, Perth, on or before Wednesday, 31st July, 1946.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted. (Plan 160D/40, A4.)

G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING

Yandanooka Estate Lots 20, 24 and 79. Under Section 116 of the Land Act, 1933-1945.

PERTH LAND AGENCY.

Lands and Surveys Department, Perth, 12th July, 1946.

Corres. 1706/37, V.2. (Plan 123/80, E1, 2.)

TENDERS are hereby invited for the leasing of the undermentioned Yandanooka Estate Lots for the period

of £35, or alternatively; (b) lot 20 at a minimum rental of £17 10s.; (c) lots 24 and 79 together, at a minimum rental of £17 10s.

Tenders close on Wednesday, 24th July, 1946, and the full rental tendered must accompany the tender, which must be addressed to the Under Secretary for Lands, Perth, and endorsed "Tender for leasing Yandanooka Estate Lots

The lease is subject to the condition that the improvements be maintained and that no compensation shall be payable for any improvements effected at the expiration or earlier determination of the lease.

> G. L. NEEDHAM. Under Secretary for Lands.

LAND OPEN FOR SELECTION.

1T is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1945, and the regulations appertaining thereto, subject to the pro-visions of the said Act, and also to the provisions of the Land Alienation Restriction Act, 1944.

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 appli-cants 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.

The term "Member of the Forces," where appearing in any notice published hereunder, shall be deemed to have the meaning as is specified in section 2 of the Land Alienation Restriction Act, 1944, that is to say, "Member of the Forces'' means a person who is or has been, a member of the Naval, Military or Air Forces of His Majesty the King during any period in which His Majesty is or has been engaged in war.

SCHEDULE.

WEDNESDAY, 24th JULY, 1946.

PERTH LAND AGENCY.

Open under Part V., Sec. 53.

Avon District (near Corondeen).

Corr. No. 4269/24. (Plan 32/80, C2.)

Location 26024, containing 1a.; purchase price, 1s.; available to adjoining holders only.

Avon District (about 10 miles east of Elabbin). Corr. No. 137/38. (Plan 35/80, A3.)

Location 14022, containing 999a., at 5s. per acre; classification page 32 in 137/38; subject to payment for improvements, if any, and timber conditions; being J. F. Eddy's forfeited lease 348/793.

Avon District (about six miles south-east of Bencubbin).

Corr. No. 754/23. (Plan 55/80, D3.) Locations 14388 and 14391, containing 1,000a. 3r. 33p., and 668a., respectively, at 4s. 3d. and 4s. 9d. per acre, respectively; classifications alkali sheet 44 and page 19 of 6987/09, Vol. I., respectively; subject to Rural and Industries Bank indebtedness and a grazing lease expir-ing 28/2/47; being S. H. McKenzie's and R. S. Raf-ferty's forfeited leases 16565/68 and 38480/55.

Avon District (adjoining Dilling Siding).

Avon District (adjoining Dilling Siding). Corr. No. 8659/19. (Plan 344/80, C4.) Locations 17986, 18818, 18819, and 23465, containing 121a. 3r. 2p., 356a. 2r. 31p., 496a. 1r. 10p., and 160a. Ir. 4p., respectively, at 11s. 3d. per are; classifica-tions pages 31 of 6030/13, 30 of 6030/13, 7 of 6220/22, and 13 of 8659/19, respectively; subject to Rural and Industries Bank indebtedness and to a cropping lease terminating 28/2/47; being H. McLaughlan's forfeited leases 38444/55, 36216/55 and 16789/68.

Avon District (about two miles south-east of Bendering). Selection restricted to ex-servicemen only.

Corr. 1361/41. (Plan 345/80, B4.)

Locations 21919 and 23428, containing 999a. 2r. 24p., and 330a. 0r. 19p., respectively, at 9s. per acre, if selected as one lease; classification page 3 of 4322/22 and page 4 of 4700/21; subject to Rural and Industries Bank indebtedness; being C. S. C. Dean's forfeited leases 36792/55 and 16347/68.

> Canning District (near Carilla). Open under Part V., Sec. 47.

Corr. No. 1453/41. (Plan 1C/40, E4.)

Location 1173, containing 15a. Or. 23p., at £2 (including survey fee); classification page 52A of File 1453/41.

Fitzgerald District (about four miles east of Grass Patch).

Corr. No. 1642/32. (Plan 402/80, D1.)

Location 81, containing 1,000a., at 3s. per acre; alkali sheet 81; copy page 13 in 1642/32; subject to payment for improvements; being S. Starcevich's forfeited lease 55/2391.

Fitzgerald District (about seven miles west of Dowak).

Corr. No. 3971/23. (Plan 392/80, A2.) Locations 302 and 825, containing 950a. 1r. 2p., at 2s. 6d. per acre; alkali sheet 59; subject to Rural and Industries Bank indebtedness. This cancels the pre-vious *Gazetle* notice concerning these locations.

Kent District (about seven miles and 11 miles south-east of Ongerup).

Corr. No. 578/44. (Plan 435/80, C2.)

Location 1171, containing about 420a.; subject to survey, classification and pricing.

Kwolyin Agricultural Area (near Shackleton). Open under Part V., Sec. 47.

Corr. No. 2633/21. (Plan 4/80, C2.)

Location 394, containing about 145a, at 3s. per acre (including survey fee); subject to survey.

Murray District (near Meelon Siding). Open under Part V., Sec. 47.

Corr. No. 5236/98. (Plan 380D/40, C3.)

Location 1439, containing 134a. 3r. 3p.; subject to any necessary survey, classification and pricing.

Ninghan District (about 6-7 miles north of Welbungin).

Corr. No. 3295/24. (Plan 55/80, D1.) Locations 443 and 444, containing 2,000a. 0r. 34p., at 1s. 6d. per acre; classification pages 59 and 60 of 3295/24; subject to Rural and Industries Bank indebted-This cancels the previous Gazette notice conness. cerning these locations,

Ninghan District (about 91 miles south of Cleary). Corr. No. 1330/30. (Plan 66/80, A4.)

Location 1467, containing 940a., at 2s. per acre; classification page 24; subject to payment for improve-ments; being H. Wood's forfeited lease 68/2481.

Ninghan District (about seven miles south of Dalgouring).

Corr. No. 4803/28. (Plan 66/80, D4.)

Location 3023, containing 1,903a. 2r. 32p., at 1s. 9d. per acre; classification in 2643/28; subject to exemption from road board rates for two years from date of approval; being A. and R. Moir's forfcited lease 68/ 608.

Roe District (near Lake Biddy).

Open under Part V., Sec. 47.

Corr. No. 997/46. (Plan 388/80, B2.)

Location 2047, containing 1676a. 3r. 33p., at 7s. 6d. per acre (including survey fee); subject to any necessary road survey.

Swan District (about 10 miles south-west of Muchea). Corr. No. 519/38. (Plan 28/80, B4.)

Location 1976, containing 164a.; subject to classi-fication and pricing; being E. J. H. Waite's forfeited lease 347/1877.

Victoria District (about 10 miles west of Buntine). Open under Part V., Sec. 47.

Corr. No. 1715/46. (Plan 89/80, A1.)

Location 8509, containing 350a.; subject to any necessary survey, classification and pricing.

Victoria District (about 41 miles south-east of Perenjori).

Corr. No. 965/36. (Plans 121/80, A4, and 122/80, F4.) Locations 6322 and 8528, containing 1,175a. 3r. 24p. and 2,398a. 2r. 38p., respectively, at 2s. 6d. per acre; classifications page 4 of 259/27 and 32 of 1835/27, respectively; as one holding; subject to Rural and Industries Bank indebtedness and to a grazing lease ter-minating 28/2/47. This cancels the previous Gazette notice concerning these locations.

Victoria District (about 24 miles west of Ogilvie). Corr. No. 611/39. (Plan 159/80, CD1.)

Location 6945, containing 4,794a. Or. 19p., at 2s. per acre; elassification page 27A of 611/39; subject to payment for improvements; being R. V. Scaife's forfeited lease 348/972.

Corres. 2553/37. (Plan 54/80, F4.) IT is hereby notified, for general information, that Yilgarn Location 389, containing 1970a. 1r. 27p., will be available for selection on the 24th July, 1946, under Part V., section 47 of the Land Act, 1939-1945, and the regulations appertaining thereto, and to the provisions of the Land Act, at 1s. 6d. per acre; subject to payment for improvements, or, alternatively, for leasing under the provisions of section 116 of the Land Act, 1939-1945, at a rental and to such conditions as shall be determined.

WEDNESDAY, 31st JULY, 1946. PERTH LAND AGENCY.

Avon District (about 81/2 miles South of Kwolyin).

Corr. No. 2007/39. (Plan 4/80, BC4.)

Location 9910, containing 160a, at 6s. per acre; clas-sification page 20 of 3499/26; subject to exemption from road rates for two years from date of approval; being G. E. Norwood's forfeited lease 347/2506.

Avon District (about 8 miles North-West of Trayning).

Corr. No. 1282/37. (Plan 34/80, Al.) Location 20436, containing 2,139a., at 3s. per acre; classification page 12 of 1282/37; subject to payment for improvements; being A. E. Fleming's forfeited lease 347/1723,

Avon District (about 2 miles South of Gollgar). Corr. No. 792/32. (Plan 24/80, B3.)

Locations 20746 and 26852, containing 1,332a. and 160a., respectively, at 4s. 3d. per acre; classification page 30 of 792/32; subject to payment for improve-ments. This cancels the previous *Gazette* notice concerning these locations.

Avon District (about 3-6 miles North of Pope's Hill Siding).

Corr. No. 1914/45. (Plan 54/80, AB3.)

Location 22725, containing 1,415a. 2r. 7p., at 1s. 9d. per acre; classification page 8 of 577/23; also locations 22724 and 24508, containing 1,028a. 0r. 26p., at 1s. 9d. per acre; classification page 7 of 577/23; also location 22726, containing 834a. 3r. 39p., at 2s. per acre; classification page 9 of 577/23; also locations 24502 and 22720, containing 1,381, 1r. 6p., at 1s. 9d. per acre; classification page 3 of 577/23; subject to Rural and Industries Bank indebtedness. This cancels the previous Gazette notice concerning these locations.

Avon District (adjoins Wogarl).

Corr. No. 530/40. (Plan 5/80, CD2.)

Location 24850, containing 1,163a. 2r. 3p., at 4s. 3d. per acre; classification page 16 of 5115/25; subject to payment for improvements; being J. T. Smith's forfeited lease 347/2741.

Jilbadji District (about 6-7 miles South-East of Burracoppin).

Corr. No. 2359/45. (Plan 24/80, D2.) Locations 21 and 39, containing 999a. 0r. 29p. and 448a. 2r. 33p., respectively, at 7s. 6d. and 5s. per acre, respectively; classifications page 122 of 4855/20 and page 43 of 5654/22, respectively; subject to Rural and Industries Bank indebtedness, to timber conditions, and to a eronaing out grange loss evoniting on 28/2/1047. to a cropping and grazing lease expiring on 28/2/1947; being J. D. Maughan's forfeited leases 12775/56 and 17097/68.

Kent District (adjoins Pingrup).

Corr. No. 635/38. (Plan 407/80, C4.)

Location 1100, containing 327a. 0. 21p., at 5s. 3d. per acre; classification page 16 of 653/38; subject to payment for improvements; being M. Reid's forfeited lease 347/2503.

Ninghan District (about 11 miles South of Marindo). Corr. No. 5399/26. (Plan 66/80, B4.)

Locations 1157 and 2640, containing 1,839a. 2r. 25p. and 160a., respectively, at 1s. 6d. per acre; classification page 6 of 5399/26; subject to payment for improvements; being A. Hackshaw's forfeited leases 21996/68 and 25677/74.

Ninghan District (about 11 miles North of Moondon). Corr. No. 2220/46. (Plan 66/80, F1.)

Location 3129, containing 855a. Or. 34p., at 2s. per acre; classification page 34 of 5967/27; subject to Rural and Industries Bank indebtedness and to a lease terminating 28/2/47; being J. C. Willox's forfeited lease 55/1435.

Ninghan District (about 6 miles North-East of Bonnie Rock).

Corr. No. 2078/34. (Plan 67/80, BC2.) Location 3211, containing 1,499a. 3r. 37p., at 1s. 9d. per acre; classification page 11 of 6456/27; subject to payment for improvements, if any; being R. F. Trim's forfeited lease 347/643.

Ninghan District (about 20 miles North-East of

Kalannie).

Corr. No. 2541/33. (Plan 88/80, C23.)

Locations 3330 and 3860, containing 3,130a. 2r. 11p., at 1s. 6d. per acre; classification page 55 of 1388/30, Vol. 1; subject to payment for improvements, if any; being E. E. Witney's forfeited lease 68/4058.

Plantagenet District (about 1 mile South of Borden). Corr. No. 1477/37. (Plan 435/80, A3.)

Location 4885, containing 788a. Or. 16p., at 2s. per acre; classification page 10 of 1477/37; subject to exemption from road rates for two years from date of approval; being C. L. Bennett's forfeited lease 347/ 2175.

Roe District (about 18 miles North-East of Hyden Rock).

Corr. No. 2162/37. (Plan 346/80, C2.)

Location 1433, containing 2,478a, 1r. 20p., at 5s. 3d. per acre (including improvements); classification page 6 of 2162/37; being T. Gray's forfeited lease 347/1734.

WEDNESDAY, 7th AUGUST, 1946.

PERTH LAND AGENCY.

Avon District (adjoins Lake Brown Siding).

Corr. No. 366/33. (Plan 54/80, AB4.) (a) The portion of location 15389, c consisting of about 630a., is on the Northern section of that location and is enclosed by a line running along the South-West boundary of 26885 and part of 15390 for about 70 chains, and thence at right angles to that line for 90 chains, and again at a right angle to contact the road on the opposite side of location 15381 at a point 90 chains from the North corner of 15389, at 4s. 3d. per acre, excluding survey fee, subject to survey and payment for existing improvements, and quarter cost of survey with application.

(b) Balance of Avon Location 15389, containing about 2471a., at 1s. 6d. per acre (including survey fee). This cancels the previous *Gazette* notice concerning this location.

Avon District (about 10 miles South of Pantapin). Corr. No. 2013/32. (Plan 4/80, AB4.)

Location 2001, containing 160a., at 6s. 3d. per acre; classification page 31 in 2013/32; subject to payment for improvements, if any, and timber conditions; being D. McDonald's forfeited lease 68/3689.

Avon District (about 9 miles North of Lomos).

Corr. No. 339/36. (Plan 343B/40, F2.) Locations 23821 and 25792, containing 1,209a. 0r. 25p. and 109a. 3r. 37p., respectively, at 1s. 9d. per acre; classification page 22 in 339/36; subject to payment for improvements and timber conditions; being D. V. Brownley's forfeited lease 347/1014.

Open under Part V. of the Land Act, 1933-1945, as modified by Part VIII.

Avon District (Roseholme Estate), about 11 and 21 miles North and North-West of Mukinbudin.

Selection restricted to ex-servicemen only.

(Plan 55/80, F3.) Corr. 604/39.

Location 14120, containing 1,000a. 2r. 35p.; purchase money, £738 0s. 7d.; half-yearly instalments: first 5 years interest only at 5% per annum £18 9s.; balance 35 years principal and interest at 5% per annum £21 17s. 9d.; also Avon Location 14135, containing 900a. 1r. 36p., at 3s. 9d. per acre; classification page 3 in 5251/25; subject to Rural and Industries Bank indebtedness and to a lease terminating 28/2/47. This cancels the previous Gazette notice regarding these locations.

Kojonup District (about 14 miles South of Narlingup). Selection restricted to ex-servicemen only.

(Plan 438B/40, F2.) Corr. No. 946/41.

Location 6547, containing 1,389a. 1r. 21p., at 5s. 9d. per acre; classification pages 29-35 and 36 of 1415/39; subject to Rural and Industries Bank indebtedness, and timber conditions. This cancel the previous Gazette notice concerning this location.

Nelson District (about 4 miles North of Greenbushes).

Corr. No. 10744/06, Vol. 2. (Plan 414C/40, E3.) Locations 3901 and 8796, containing 133a. 1r. 30p. and 1a. 2r. 39.2p., respectively, at 10s. per acre; classifi-cation page 142 of 10744/06, Vol. 1; subject to Rural and Industries Bank indebtedness. Location 8796 to be made available to the successful applicant for Nelson Location 3901. This cancels the previous Gazette notice concerning these locations.

Ninghan District (about 4 miles East of Kalannie). Corr. No. 6112/26. (Plan 65/80, B1.)

Location 2530, containing 280a. 1r. 5p., at 2s. 6d. per acre; classification page 18 in 6112/26; subject to Rural and Industries Bank indebtedness. This cancels the previous Gazette notice concerning this location.

Ninghan District (about 10 miles North-East of Kalannie).

Corr. No. 1122/30. (Plans 88/80, C4; 65/80, C1.) Locations 2907 and 2908, containing 1,450a. 1r. and 1,253a. 1r. 18p., respectively, at 1s. 9d. per acre; classi-fications page 28 of 1388/30, Vol. 1, and page 10 of 4257/27, respectively; subject to Rural and Industries Bank indebtedness. This cancels the previous *Gazette* notice concerning these locations.

Plantagenet District (about 10 miles North-East of Albany).

Selection restricted to ex-servicemen only.

Corr. No. 756/13. (Plan 451/80, E3.)

Location 3589, containing 344a. 1r. 27p., at 7s. 3d. per acre; classification page 5 in 756/13; subject to payment for improvements. This cancels the previous *Gazette* notice concerning this location.

Roe District (about $1\frac{1}{2}$ miles South-West of Lancing Siding).

Corr. No. 2711/24. (Plan 388/80, B3.)

Locations 134 and 831, containing 1,477a. 0r. 21p. and 1,117a. 2r. 21p., respectively, at 5s. per acre (if selected conjointly); classifications page 6 of 5929/22 and page 39 of 2711/24; subject to payment for im-provements. This cancels the previous *Gazette* notice concerning these locations.

Roe District (about 20 miles East of Narembeen). Corr. No. 1842/39. (Plan 5/80, EF4.)

Locations 248, 269 and 1930, containing 1,000a. 2r. 16p., 388a. 1r. 35p., and 320a., respectively, at 4s. 6d. per acre; classification page 18 in 1842/39; subject to payment for improvements and timber conditions; being L. E. S. Candy's forfeited leases 347/2675 and 365/919.

Victoria District (about 6 miles East of Buntine).

Corr. No. 379/38. (Plan 89/80, CD 1, 2.) Locations 5412 and 5599, containing 499a. 3r. 28p. and 1,932a. 0r. 26p., respectively, at 3s. 6d. per acre; classification page 7 of 379/38; subject to timber and poison conditions; being L. D. Manuel's forfeited lease 947/1705 347/1795.

Victoria District (about 4 miles North-East of Canna).

Corr. No. 6976/26. (Plan 128/80, B1.) Location 8435, containing 2,998a. 3r. 15p., at 3s. 8d. per acre (excluding survey fee); classification pages 35 and 55 in 6976/26; subject to Rural and Industries Bank indebtedness; being E. Roberts' forfeited lease 22116/68.

Yilgarn District (about 2 miles East from Warrachuppin).

Corr. No. 643/39. (Plans 35/80, E1; 54/80, E4.) Location 337, containing 2,482a. 2r. 24p., at 1s. 6d. per acre; elassification page 10 of 4604/28; subject to payment for improvements, if any; being M. R. Dodd's forfeited lease 347/2327.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1943.

WHEREAS the CHITTERING Road Board, by resolution passed at a meeting of the Board held at Chittering on or about the 10th day of August, 1910, resolved to open the road hereinafter described, that is to say:— 5853/09.

No. 10471. The surveyed road, leaving road No. 15 near the North-East corner of Swan Location 2302, and extending, as shown on O.P. Swan 185, Easterly and Northerly through location 1371 to rejoin road No. 15 near the 44-mile peg; situated six miles North-East of Muchea. (Plan 28/80, D2.)

WHEREAS the MARRADONG Road Board, by resolution passed at a meeting of the Board held at Bodding-ton on or about the 16th day of July, 1945, resolved to open the road hereinafter described, that is to say:----383/45.

No. 10472. A strip of land, one chain wide, leaving Adam Street, Boddington, and extending North-Easterly along the North-Western side of the railway to the

Westernmost corner of the Station Yard, thence South-Easterly across the railway to join a road at the North corner of lot 76. (Plan Boddington Townsite.)

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 17th day of July, 1946.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1943.

WHEREAS W. R. Warren (deceased) and H. W. Langley, being the owners of land over or along which the undermentioned road, in the Brookton Road District passes, have applied to the Brookton Road Board to close the said road, which is more particularly described hereunder that is to say:---

Corres. No. 452/45.

B480. Portion of Jose Street, Brookton, commencing at the South-Eastern boundary of lot 353 and extending South-Easterly to Cumming Street. (Plan Brookton (Plan Brookton Townsite.)

WHEREAS Ivan Parker English and Sydney James Gordon Pelham, being the owners of land over or along which the undermentioned road, in the Lake Grace Road District passes, have applied to the Lake Grace Road Board to close the said road, which is more particularly described hereunder, that is to say :-

5465/20.

L14. The whole of road No. 6456 leaving road No. 10350 at a South corner of Roe Location 10 and extending North-Eastward and South-Eastward along parts of the, Western and Eastern boundaries of location 41. (Plan 387/80 D4.)

And whereas such applications have been duly published in the Government Gazette;

And whereas the said Boards have assented to the said applications:

And whereas the Lieutenant-Governor in Executive Council has confirmed the said assents:

It is hereby notified that the said roads are closed. Dated this 17th day of July, 1946.

G. L. NEEDHAM,

Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1943. Temporary Closure of Road. Department of Lands and Surveys, Perth, 17th July, 1946.

Corr. 551/44.

IT is hereby notified that the Hon. the Minister for Lands having approved, on the recommendation of the Kojonup Road Board, of the road described herein being temporarily closed, under the provisions of section 152 of the Road Districts Act, 1919-1943, such road is hereby temporarily closed until further notice.

No. 95. The surveyed road, leaving road No. 6963 at the North-Western corner of Kojonup Location 386, and extending Eastwards, along the Northern boundaries of the said location and location 7, thence Southwards along the Eastern boundary of the latter location to the North-Western corner of location 926; thence Eastwards along the Northern boundary of said location to road No. 3403 at its North-Eastern corner; locality 11/2 miles north of Kojonup. (Plan 416D/40, C3.)

> G. L. NEEDHAM. Under Secretary for Lands.

TRANSFER OF LAND ACT, 1893.

Application 185/1945. TAKE notice that Henry Keith Studsor formerly of Bullsbrook Farmer but now a Soldier 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 Swan District and being:—

Part of Swan Location 317 containing 3 roods 39 and eight-tenths perches being the land the subject of Diagram 10030 deposited in the Office of Titles.

Bounded on the South by part of North boundary of road number 10291 measuring 3 chains 16 and threetenths links.

On the West and North by lines forming East and South boundaries of another part of the said location 317 measuring 3 chains 16 and three-tenths links each.

And on the East by part of a West boundary of Great Northern Highway measuring 3 chains 16 and threetenths links.

Subject however to a right of carriage way over a strip of land 50 links wide along and inside the South boundary of the said Diagram 10030 appurtenant to the portion of Swan Location 352 the subject of Memorial registered in Book 15 number 270 in the Office of Deeds.

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 19th day of August 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 4th day of July, 1946. Boultbee, Godfrey & Virtue, Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application 898/1946.

TAKE notice that May Hoy of 12 North Street Midland Junction Widow 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 Swan District and being :-

Part of Swan Locaton 15 being lots 259 and 260 on Plan 1236 deposited in the Office of Titles containing together 2 roods.

Bounded on the North by the South boundary of lot 261 measuring 2 chains 50 links.

On the East by part of the West boundary of lot 258 measuring 2 chains.

On the South by part of the North boundary of North Street measuring 2 chains 50 links.

And on the West by part of the East boundary of Hamersley Street measuring 2 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 26th day of August 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 12th day of July, 1946. Parker & Parker, Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application 759/1946.

TAKE notice that The West Australian Trustee Executor and Agency Company Limited of 135 St. George's Terrace Perth the Administrator with the Will annexed of the estate of George Worth deceased has made appli-cation 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 Guildford District and being:---

Guildford Lots 160 161 and 162 containing in all 3 acres 3 roods 17 and seven-tenths perches.

Bounded on the West by part of an East boundary of East Street measuring 4 chains 29 links.

On the North by the South boundary of Guildford Lot 159 measuring 9 chains.

And on the East and South by part of a West and a North boundary of Public Reserve Number 254 measuring 4 chains 29 links and 9 chains respectively.

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 27th day of August 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 Title, Perth, this 16th day of July, 1946. Parker & Parker, Solicitors, Perth, Solicitors for the Applicant.

TOWN PLANNING AND DEVELOPMENT ACT. No. 39 of 1928.

Bunbury Municipal Council.

Town Planning Scheme-Amendment and Amplification of Business Areas.

NOTICE is hereby given that the Bunbury Municipal existing business area at the corner of Forrest Avenue and Spencer Street), be included in the business area gazetted under the Scheme.''

And notice is hereby given that the lot referred to in the above resolution has been delineated on the Plan of the Scheme deposited in the Council Office, Bunbury, and will be open to inspection by any person interested, without payment of a fee, between the hours of 10 a.m. and 3 p.m., Monday to Friday, and 9.30 a.m. to 11.30 a.m. on Saturdays.

Any objections to the above proposed Amendment and Amplification should be sent in writing to the Town Clerk, Bunbury, or the Chairman of the Town Planning Board, Cathedral Avenue, Perth, before the 19th day of August, 1946.

Dated this 9th day of July, 1946.

JOHN R. KNOTT, Town Clerk.

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT, 1943-45.

Definitions for Insurance Purposes and Schedule of Annual Premiums Payable.

Amendment.

Department of Public Works,

Perth, 18th July, 1946.

P.W. 334/44.

THE Schedule to the notice in connection with Definitions and Annual Premiums, published in the Govern-ment Gazette on the 12th May, 1944, page 378, is hereby amended as follows:-

(A) The definition of Motor Vehicle is amended by inserting, after the word "navigation" in the last line thereof, the words, "The term includes a caravan, a trailer or semi-trailer which is drawn or hauled by a motor vehicle."

(B) Class 7 is amended by deleting the words "Additional Fee.

(C) By deleting the paragraph Quarterly and Short Term Policies, and inserting the following in lieu thereof:-

"Short Period Rates .- The premium chargeable for any short period shall be calculated at one twelfth of the annual rate for each month or part thereof plus the sum of 2s. 6d., except in the case of new registrations where the license is carried to the following 30th June, the premium chargeable shall be calculated as above but the additional charge of 2s. 6d. waived.

> (Sgd.) W. C. WILLIAMS, Under Secretary for Works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

Perth, 18th July, 1946.

M.W.S. 655/46. NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

Metropolitan Water Supply Improvements.

Perth Road District.

Proposed 18-inch water main from Osborne Park to Scarborough.

Description of Proposed Works-The construction of an 18-inch diameter steel water main, complete with valves and all necessary apparatus, length about three hundred and forty-seven chains.

The Localities in which the Proposed Works will be Constructed-Commencing at the intersection of French Street and Kinsella Street and proceeding thence in a Westerly direction along Kinsella Street to Tyler Street; thence in a Northerly direction along Tyler Street to Roberts Street; thence in a Westerly direction along Schert & Street; thence in a Westerly direction along Roberts Street to Drake Street; thence in a South-Westerly direction along Drake Street to Scarborough Beach Road; thence in a North-Westerly direction along Scarborough Beach Road to Wilding Street; thence in a Northerly direction along Wilding Street to a right-of-way about five chains North of Beatrice Street and Scarborough Beach Road; thence in a Westerly direc-tion change wildt for the Destreet Control of the tion along said right-of-way to Beaufort Street; thence in a Southerly direction along Beaufort Street to Scarborough Beach Road.

The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A., No. 6849.

The Purposes for which the Proposed Works are to be Constructed-To improve the water supply to Scarborough and North Beach.

The Times when and Places at which Plans, Sections and Specifications may be Inspected-At the office of and Specifications may be inspected—At the once of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's Place, Perth, for one month on and after the 19th day of July, 1946, between the hours of 10 a.m. and 3 p.m.

> A. R. G. HAWKE. Minister for Water Supply, Sewerage, and Drainage.

WATER BOARDS ACT, 1904-42.

Pemberton Water Works-Notice of Intention. For the Construction of Waterworks in the Pemberton

Water Area in accordance with the Provisions of the Water Boards Act, 1904-42.

P.W.W.S. 331/46.

NOTICE is hereby given that the Minister for Water Supply, Sewerage and Drainage, exercising the func-tions of a Water Board within the said Pemberton Water Area, intends to proceed with the construction of the works enumerated hereunder:---

(a) Description of Proposed Works and Locality in which they will be Constructed .--- 1, A concrete pipe head dam on Lefroy Brook; 2, a gravitation main from the dam to Pemberton Townsite, comprising 158 chains or thereabouts of 6in. pipe; 3, construction of a service tank of 50,000 gallons capacity in Pemberton Townsite; 4, reticulation pipes laid in Pemberton Townsite, as indicated in red on Plan P.W.D., W.A., 30674, Drg. Nos. 1 and 2.

(b) Purposes for which the Proposed Works are to be Constructed—For the supply of water to the Pemberton Townsite and the State Saw Mills.

The Times when and the Places at which the Plans, Specifications and Book of Reference may be Inspected-At the office of the Minister for Water Supply, Sewerage and Drainage, Public Works Department, Perth, and at the office of the Manjimup Road Board at Manjimup on or after the 15th day of July, 1946, between the hours of 10 a.m. and 3 p.m. for a period of one month.

> A. R. G. HAWKE, Minister for Water Supply, Sewerage, and Drainage.

TRAFFIC ACT, 1919-1941. Department of Public Works, Perth, 18th July, 1946.

P.W. 915/40. I, THE undersigned, Minister for Works, being the Minister charged with the administration of the Traffic Act, 1919-1941, and the regulations made thereunder, acting pursuant to regulation 118A of the said regulations, do hereby declare that until this notice is cancelled by a subsequent notice in the Government Gazette, that Shepparton Road, Victoria Park, shall be a Major Road within the meaning, and for the purposes of regulation 118A in the regulations made under the Traffic Act, 1919-1941.

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

MUNICIPAL CORPORATIONS ACT, 1906-1941. Municipal Election. Department of Public Works,

Perth, 17th July, 1946.

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

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

Wagin Municipal Council.

13/7/46; Turner, Charles William; Grocer; (b); Butterick, J.

> (Sgd.) W. C. WILLIAMS. Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-43. Road Board Election.

Department of Public Works,

Perth, 17th July, 1946. IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-43, that the following gentleman has been elected a Member of the undermentioned Road Board to fill the vacancy shown in the particulars hereunder:

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

Tambellup Road Board.

8/7/46; Reynalds, Reginald Arnold; North-West; Farmer; (b); Collins, A. I.; unopposed.

(Sgd.) W. C. WILLIAMS, Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-1942. Brookton Road Board.

Loan No. 1, $\pounds1,500$ —Notice of Intention to Borrow. NOTICE is hereby given that the Brookton Road Board proposes to borrow the sum of $\pounds1,500$ to be expended on the purchase of the Brookton Electricity Supply at present being conducted by Messrs. L. V. Turner & Co. of Brookton, together with the land, works, plant, mains, materials and apparatus com-prising the same including the undertaking and busi-ness thereof and the cost of initial and flotation expenses.

It is proposed to raise this sum by the sale of debentures repayable in 14 equal half-yearly instalments inclusive of interest at a rate not exceeding £3 12s. 6d. per centum per annum over a period of seven years after the date of the issue thereof in

lieu of the formation of a sinking fund. The amount of the said debentures and interest thereon is to be paid at the Bank of New South Wales, Brookton, half-yearly on the 1st day of March and the 1st day of September in each year.

The works and undertakings for which the loan is proposed to be raised will in the opinion of the Board be of special benefit to a portion of the Brookton Road District, namely the Central Ward as defined in the *Government Gazette* of the 27th April, 1906, and any loan rate applicable to such loan will be levied only on the rateable land within the said Central Ward of the said District.

Dated the 13th day of July, 1946.

A. H. YOUNG, Chairman. C. R. MITCHELL, Secretary.

THE ROAD DISTRICTS ACT, 1919-43.

Preston Road Board-Notice of Intention to Borrow. Proposed Loan of £1,500.

NOTICE is hereby given that the Preston Road Board proposes to borrow the sum of £1,500. This amount is proposed to be raised by the sale of debentures. The loan will be repayable by half-yearly instalments over a period of 10 years after the date of issue thereof, and will bear interest at the rate of three pounds twelve shillings and six pence per centum per annum (£3 12s. 6d. per centum per annum), payable half-yearly.

The amount of the said debentures and the interest thereon is to be paid at the office of the Board, Donnybrook.

The purpose for which the loan is to be applied is the resumption of Donnybrook Lots 2, 3, 6 and 7, for recreation purposes.

The estimates and statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Road Board at Donnybrook for one month after the last publication of this notice, between the hours of 9 a.m. to 12 a.m. and 1 p.m. to 5 p.m., on Mondays to Fridays.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Board, be of special benefit to the Townsite of Donnybrook, and any loan rate applicable to such loan will be levied as follows:-75 per cent. within the Townsite of Donnybrook, and 25 per cent. over the remainder of the District.

Dated this 16th day of July, 1946.

S. O. PADMAN, Chairman. ANGUS KING,

Secretary.

ROAD DISTRICT ACT, 1919-1934. West Arthur Road Board, Loan No. 2.

Notice of Intention to Borrow-Proposed Loan £2,000.

NOTICE is hereby given that the West Arthur Road Board proposes to borrow the sum of £2,000 to be expended for the purchase of plant, the said plant being built-in grader and utility.

The estimated amounts to be expended on the above plant may be inspected at the Board's office.

The estimated cost of the said plant showing the proposed expenditure of the money to be borrowed including the initial expenditure in connection with the raising of the loan is open for inspection at the office of the West Arthur Road Board situated at Darkan for one month from the date of publication hereof, between the hours of 9 a.m. and 12 noon and 1 p.m. and 5 p.m. on week days except Wednesdays and Saturdays.

The amount of $\pounds 2,000$ is proposed to be raised by the sale of debentures, repayable with interest by 30 half-yearly instalments over a period of 15 years after the date of issue thereof in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate of $\pounds 3$ per centum per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the National Bank of Australasia Ltd., Darkan.

Dated the 15th day of July, 1946.

D. J. JOHNSTON, Chairman. J. LESTER-SMITH, Secretary.

PUBLIC WORKS TENDERS.

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

Work:--Katanning School--Additions-Removal of Dongolocking School (9634); 23rd July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Katanning, on and after 9th July, 1946.

Work:—Chapman State Farm—Farm Manager's Quarters—Repairs and Renovations (9635); 23rd July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Geraldton, on and after 9th July, 1946.

Work.—Geraldton Gaol—Repairs and Renovations (9639); 30th July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Geraldton, on and after 16th July, 1946.

Work.—Lakewood School—New Latrines (9640); 30th July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Kalgoorlie, on and after 16th July, 1946.

Work-Kalgoorlie School-Household Management Centre-External Repairs and Renovations (9641); 30th July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Kalgoorlie, on and after 16th July, 1946.

Work.—Lake Varley School—Additions (9642); 30th July, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Katanning, and Police Station, Lake Grace, on and after 16th July, 1946.

Purchase of Property.--North Kuringup School (for removal); 30th July, 1946; conditions may be seen at P.W.D., Perth and Katanning, and Police Station, Lake Grace.

Purchase of Property.--Newcarnie School (for removal); 30th July, 1946; conditions may be seen at P.W.D., Perth; Court House, Merredin, and Police Station, Nungarin.

Purchase of Property-Cartmeticup School (for removal); 30th July, 1946; conditions may be seen at P.W.D., Perth and Katanning, and Police Station, Dumbley 4g.

Purchase of Property.—North Lake Grace School (for removal); 6th August, 1946; conditions may be seen at P.W.D., Perth and Katanning; Police Stations, Lake Grace and Kulin.

Purchase of Property.—East Miling School (for removal); 6th August, 1946; conditions may be seen at P.W.D., Perth; Police Stations Dalwallinu and Moora.

Work:—Pickering Brook School and Quarters—Repairs and Renovations (9645); 6th August, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 23rd July, 1946.

Work:—Dwellingup State Hotel—Hot Water Installation and Additions (9646); 6th August, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, on and after the 23rd July, 1946.

Work:—Waroona Water Supply Offices—Removal of Building from Yoongarillup (9647); 6th August, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; at P.W.D., Bunbury, and Water Supply Office, Waroona, on and after the 23rd July, 1946.

Work:-Wongan Hills Hotel-Renovations (9648); 6th August, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Wongan Hills, on and after the 23rd July, 1946.

Purchase of Property-Bejoording School (purchase of old iron); 13th August, 1946; conditions may be seen at P.W.D., Perth, and Police Stations Toodyay and Goomalling.

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. C. WILLIAMS, Under Secretary for Works.

18th July, 1946.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor. Sche- dule No.		Particulars.	Department concerned.	Rate.
	1946.			· · · · · · · · · · · · · · · · · · ·		s
4/46	July 12	H. Hansen	198л, 1946	Eggs, first quality, for Fremantle Hospital during period of six (6) months commencing 18th	Health	ls. $7\frac{1}{2}$ d. per doz.
450/46	do.		192a, 1946	July, 1946, as per Item 1 Oilskins and Caps, for various Departments for 12 months ending 30th June, 1947, as	Various	
		Grose Bros		follows:— Caps—Items 1 to 5		Rates on applica
		Reliance Manufacturing Co.		Oilskins—Items 8 to 10		tion. do. do.
314/46	do <i>.</i>	R. P. McInerney & Co., Ltd.	134 <i>x</i> , 1946	Item 2-4 only 30 in. Sluice Valves, tested to 600 ft. Head Item 3-2 only 30 in. Sluice Valves, tested to 800 ft. Head Delivery-Item 2, F.O.R. Perth or Fremantle ; Item 3-To Metropolitan Water Supply,	Public Works Water Supply and Metropolitan Water Supply	£305 each. £354 each.
401/46	do.	Forwood Down (W.A.), Ltd.	140a, 1946	Loftus Street, Perth 96 only Wood Buggies, for Char- coal, Iron and Steel Industry, as per drawing No. 43 and as regulation 1, EQ.B. Wardowic	Industries	£70 15s. 6d. each.
409/46	do.	Boltons, Ltd	155a, 1946	per Item 1, F.O.R. Wundowie l only Hot Water Storage Cylin- der, nominal capacity 100 galls., for Cunderdin Hospital, as per Item 1	Public Works	for £49 10s.
451/46	do.	Noel Sweeny	191a, 1946	Cartage of Eggs, Empty Egg Cases, Tins of Egg Pulp and Sundrics, from and to the Egg Drying Plant, West Perth, during Egg Season 1946–47, commencing 15th July, 1946,	Agriculture	Rates on applica- tion.
384/46	do.		$172 \Lambda, 1946$	as per Items 1 to 4 Service Fittings to Physics and Chemistry Branch, University, Crawley, as follows:—	Public Works	
		Stewart & Lloyds Pty. Ltd.		Item 1—12 only ½ in. Goose Necks Item 2—12 only ½ in. Goose Necks Item 4—5 only ½ in. Goose Necks	··· ·· ·· ··	 £1 10s. 6d. each. £1 8s. 9d. each. £1 8s. 9d. each.
		Geo. Hill & Co		Item 3—16 only ½ in. Goose Necks Item 5—45 only ½ in. Goose Necks Item 7—14 only Gas Pet- cocks	··· ·· ·· ··	18s. 6d. each. £1 each. 9s. 6d. each.
				Item 9—196 only Bench Bib Taps, ½ in.		9s. each.
		Harris, Scarfe & San-		Item 10—82 only Bench Bib Taps, ½ in. Item 6—121 only Taps for		9s. each. 5s. 5d. each.
101/14		dovers, Ltd.		Compressed Air and Vac- uum All to drawing No. 43		fr., 62 100
421/46	do.	Boltons, Ltd	154A, 1946	Manufacture and Erection of Copper and Aluminium Units at Wundowie, as follows:— Dwg. No. 13594—Item No. 51 Dwg. No. 13595—Item No. 52 Dwg. No. 13614—Item No. 68 Dwg. No. 13616—Item No. 70 Dwg. No. 13594—Item No. 71 Dwg. No. 13595—Item No. 72 Dwg. No. 13581—Item Nos. 41 and 43 Dwg. Nos. 13582–93—Item Nos. 42a and 42b	Industries	for £2,190.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising.	Schedule No. Supplies required.			
1946. July 4 July 9 July 10 July 11 July 11 July 9 July 11 July 9 July 11 July 11 July 11 July 16 July 16 July 16 July 9 July 16 July 9 July 16 July 16 July 11 July 16 July 16 July 16 July 16 July 16 July 16	209A, 1946 211A, 1946 213A, 1946 218A, 1946 219A, 1946 221A, 1946 222A, 1946 223A, 1946 226A, 1946 214A, 1946 215A, 1946 215A, 1946 215A, 1946 215A, 1946 220A, 1946 224A, 1946 227A, 1946 227A, 1946	Baths, Beds, Stands, and Tables for Perth Hospital	1946 July 25 Aug. 1 Aug. 1 Aug. 1 Aug. 1 Aug. 1 Aug. 1	

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 18th July, 1946.

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

Department of Agriculture, Perth, 11th July, 1946.

PURSUANT to section 30 of the Marketing of Eggs Act, 1945, I hereby approve of the Western Australian Egg Marketing Board exercising the power conferred upon the said Board under the section aforcsaid of becoming a shareholder in Egg Boards of Australia, Limited, a company incorporated under the Companies Act, 1936, of New South Wales, by the acquisition of shares in the said Company.

> JOHN T. TONKIN, Minister for Agriculture.

Form No. 7.

MARKETING OF EGGS ACT, 1945.

(Regulation 19 (1).)

Certificate by Returning Officer of Result of an Election.

I, CYRIL ROBERT LEWIS GIBSON, being the Returning Officer duly appointed under and for the purpose of the regulations made under the Marketing of Eggs Act, 1945, do hereby certify as follows:---

(1) That in accordance with the said regulations I have held an election, which closed at 4 o'clock in the afternoon on the 2nd day of July, 1946, for the election of two persons as the elective members of the Western Australian Egg Marketing Board under section 7 (3) (c) of the said Act.

(2) That the candidates at such election were—William Lockier Hoops, Carl Rodgers and Anthony Hunter Ruddick.

(3) That the voting resulted as follows:----

(1) On the first count—Hoops, W. L., 181; Rodgers, C., 81, and Ruddick, A. H., 50; total, 312.
 (2) On the second count—Rodgers, C., 225, and

Ruddick, A. H., 87; total, 312.

(4) That as the result of the said voting the said William Lockier Hoops and Carl Rodgers were duly elected as the persons to be the elective members as aforesaid.

(5) That I duly declared the said William Lockier Hoops and Carl Rodgers to have been duly elected as the elective members as aforesaid on the 2nd day of July, 1946. (6) As the result of the said election the said William Lockier Hoops and Carl Rodgers are now the elective members as required by the said Act for appointment by the Governor as members of the said Board. (7) Nhat the following is better that the last 0

(7) That the following is a statistical return of the voting at the said election:—

Total number of electors on roll		370
Number of electors who voted		314
Number of formal votes counted		312
Number of votes rejected-		
(a) for informality of ballot paper	2	
(b) received after close of poll	3	
(c) insufficient postage	0	
* 0		5
Dated the 3rd day of July, 1946.		

C. R. GIBSON, Returning Officer.

METROPOLITAN MILK ACT, 1932-1944.

WHEREAS by section 19 of the Metropolitan Milk Act, 1932-1944, the Minister may from time to time by notice published in the *Government Gazette* constitute and declare any defined portion of the State to be a dairy area in which milk is produced or deemed to be produced for the purposes of sale by milk vendors to con-sumers in the metropolitan area; and whereas by notice dated the 21st day of June, 1934, and published in the Government Gazette on the 22nd day of June, 1934, the Minister charged with the administration of the said Act constituted and declared certain portions of the State, as defined in the First and Second Schedules to the said notice, to be dairy areas for the purposes of the said Act; and whereas it is desirable to amend the boundaries of the dairy area defined in the First Schedule to the said notice: Now therefore I, John Tresize Tonkin, the Minister charged with the administration of the said Act, do hereby amend the boundaries of the dairy area as defined in the First Schedule to the said notice by extending the said boundaries to include all that portion of the Mundaring Road District, as at present constituted under the Road Districts Act, 1919-1943, which does not already form part of the said dairy area as defined in the First Schedule to the said notice.

Dated this 16th day of July, 1946.

JOHN T. TONKIN, Minister for Agriculture.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 9 of 1946.

Between Printing Industry Employees' Union of Australia Western Australian Branch Industrial Union of Workers, Perth, Applicant, and West Australian Newspapers Limited, Perth Newspapers Limited, and Western Press, Limited, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of hearing and determination; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, and all other powers therein enabling it, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:—

Memorandum of Agreement.

(Note.--Wherever the word "Award" occurs herein it shall be taken to mean and include "agreement.")

1.—Scope.

The Award shall apply to work done on newspapers.

2.-Term of Award.

The Award shall be for a period of three (3) years from the 6th day of June, 1946.

3.-Area.

The Award shall operate over the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

4.—Hours.

(a) The maximum number of hours to be worked each week shall be-

- i. Linotype operators, thirty-six (36) hours day, thirty-four (34) hours night.
- ii. Stereotypers, thirty-four (34) hours day or night. Western Press Newspapers thirty-five (35) hours.
- iii. All other workers thirty-eight (38) hours day and thirty-six (36) night.

(b) Provided that for the day staff in *The West Australian* office the hours for linotype operators shall be 76 hours and other workers 80 hours per fortnight.

(c) The week's work shall be accomplished in a maximum of five shifts, the sixth shift (non-working day) to be rotated throughout the week in all sections.

Day Staff of The West Australian.

These will work six (6) shifts each week (with Saturday after 12 noon and Sunday off consecutively) the short shift on Saturday being regarded as a full shift for the purposes of the day off. They will be allowed one full shift off every fortnight to be paid for.

(d) An employee's day or night off shall rotate in rostered sequence provided, however, that where necessary on account of sickness or accident, arrangements may be made between the House and the Chapel concerned to maintain the working balance of staffs. Should the rostered day or night off for a time worker fall on a shift where more or less hours are worked on the average shift, no overtime shall be charged and there shall be no reduction in pay.

(e) Apprentices shall be allocated in roster on the same basis as journeymen, but when their day off falls on a school day they must attend the Technical College for the period set down in the Award.

(f) In cases where a member of any staff is absent through sickness or other causes (such as bereavement) on his rostered day or night off, his day or night off for that week will automatically lapse.

(g) In the event of a permanent worker not being provided with work for the maximum number of hours in each week, he shall receive not less than the minimum wage for his grade provided for in the schedule. (h) "Day Work" shall mean work done between 8 a.m. and 6.30 p.m. Work done by a day worker before or after these hours shall be paid for at day overtime rates.

(i) "Night Work" shall mean work done between 6.30 p.m. and 8 a.m. Work done by a night worker before or after these hours shall be paid for at night overtime rates.

(j) On any working day or night a section of workers may be divided into two parts with a different starting and/or finishing time, providing the hours relating to night and day work are not overlapped and providing there shall be rotation of such divisions of sections. Further providing that where a shift contains a spread of hours exceeding eight hours (excluding meal break) this clause shall not apply.

(k) It shall not be necessary for all sections to commence work at the same time. Where an individual worker is called in before his usual starting time or retained after his finishing time he shall be paid overtime.

(1) In offices where a regular shift is worked between the hours set down in this Award for day work and night work, the wages shall be a rate proportionate to the number of hours day work and night work and the hours shall be those for night work, provided that one full shift off per week or its equivalent in hours shall be given.

(m) In offices where a weekly as well as a daily paper is issued, time worked on the ordinary weekly issue to be counted as part of the week's work.

Western Press Newspapers.

Notwithstanding anything contained in this Award, the following special arrangements shall obtain in the office of Western Press, Ltd., when weekly newspapers only are printed:—

Hours.

(a) The hours of all employees shall be as laid down in this Award, providing that on a Saturday where the normal hours of day work carries into night work, day rates shall be paid.

(b) On Saturdays a shift of ten (10) hours (excluding meal breaks) may be worked without incurring overtime rates, and may, in the case of stereotypers and machinists spread only, extend into Sunday without incurring overtime rates.

(c) Except in the case of emergency or on special occasions to be agreed to by the Chapel and House, spread of hours shall not exceed twelve (12) hours, including meal breaks.

(d) On Saturdays the employer shall have the right to commence each section in two shifts, providing there is no break (other than meal breaks) in the continuity of shift. This division of sections to be rostered in turn. Composition of sections to be at discretion of Printer, the division of a section not to be confined to one employee; providing that one man in the Stereo Department may be classed as a division of section.

(e) There shall be a two (2) hour reduction in the weekly working hours for all employees, excluding stereotypers, working an abnormal shift. An abnormal shift is a shift exceeding eight and a quarter $(8\frac{1}{4})$ hours' work, which does not carry overtime rates.

(f) Leading Hands: Western Press may classify two compositors, one linotype mechanic or linotype operator, one stereotyper, and one member of the machine room as leading hands. Leading hands shall be permitted to work one hour ionger on the abnormal shift than the other members of each section without incurring overtime rates, after which they shall receive overtime at ordinary rates, provided always that such leading hands shall receive a minimum of £1 per week above the minimum provided in each section.

(g) The roster of daily hours of each section are to be prominently displayed in each section's workroom and will remain as such until altered by consent of the Chapel and/or the Union and the House. The roster for sectional and leading hands' times shall be posted on the last working day of each week for the following week. (h) Overtime.—Where a worker employed on a rostered shift exceeds his spread of hours and is called upon to work overtime into a Sunday he shall be paid at ordinary overtime rates.

Publishers.

(a) Publishers (other than full-time publishers) employed on publishing work on Western Press Ltd. shall be paid—

- i. Shift commencing at 11.30 p.m. on Saturday and concluding not later than 6.30 a.m. Sunday shall be paid the rate of five shillings and one and five-sevenths pence (5s. 1-5/7d.) per hour, with a guarantee of seven (7) hours.
- ii. Time worked beyond 6.30 a.m. or whatever shall be the normal finishing hour of a shift on Sunday shall be paid at standard overtime rates calculated on the existing rate for the shift.

(b) A meal break shall be arranged by the man in charge of the staff at a time which will best suit the exigencies of the work in the opinion of the man in charge.

General.

Nothing inserted under this section of the Award shall be construed as increasing hours of work or reducing rates of pay prevailing in Award No. 1 of 1936.

Where any matter is not specifically mentioned in this section of the Award, the terms of the Award shall apply.

5.—Wages of Time Hands.

Margine

	maig	51110.
	Night.	
	£ s. d.	£ s. d.
Linotype operators	$4\ 15\ 6$	$4 \ 0 \ 11$
Floorhands	$4 \ 4 \ 10$	$3\ 10\ 3$
Linotype Mechanics (sen.)	$3\ 10\ 3$	$2\ 15\ 9$
Linotype Mechanics	$2 \ 15 \ 9$	$2 \ 1 \ 2$
	1. * 1 1	1 1

Operators looking after their machines shall be paid ten shillings (10s.) per week extra.

Hand compositors working part time on display machines shall be paid a proportionate rate between the machine time operator and floorhand rates, this provision to apply only when regularly employed for more than two (2) hours on the machine. If employed for four (4) hours or more, the time operator's rate shall be paid for the full shift.

Reading Room.

				Marg	gins.
				Night.	Day.
				£ s. d.	£ s. d.
Readers	••			$4 \ 4 \ 10$	$3 \ 10 \ 3$
Assistant	Readers	• •	• •	$2 \ 11 \ 10$	$1 \ 17 \ 3$

"Assistant Reader" shall mean a person employed to hold and read copy and generally assist a reader in his work.

For every five (5) or part of five (5) permanent readers' assistants employed, there shall be allowed one cadet reader's assistant, with a limit of two (2) to each office.

Cadets shall serve three (3) years or longer, but shall not be classified as adult readers' assistants until reaching twenty-one (21) years of age and shall be regarded in all matters applicable as a registered apprentice.

The cadet rates of pay shall be :-- Per Week.

					£ s. d.
16 to 17	years		• •	• •	2 9 11
17 to 18				••	$3\ 2\ 5$
18 to 19	years			• •	$3\ 15\ 0$
19 to 20	years	• •		• •	$4 \ 19 \ 11$
20 to 21	years		• •	• •	$5 \ 18 \ 7$

After three (3) years' service and provided he is twenty-one (21) years of age, full rate.

Except by mutual arrangement, no cadet reader under twenty (20) can be employed at night. If so employed at night, he shall be entitled to ten shillings (10s.) in addition to day rate. No cadet to be engaged to the exclusion of a permanent readers' assistant.

Stereotyping Room.

		-	Margins.			
			Nigh	t.	Day.	
			£s.	d.	£ s. d	
Stereotypers			$3 \ 11$	4	2 16 3	8
Stereotypers'	Assistants		$2 \ 17$	3	2 3 (0
The proportion	of workers	shall	be thu	ee	(3) stereo	-
sypers to two (2)	assistant st	ereoty	pers.			

Machine Room.

	Mar	gins.
	Night.	Day.
	£ s. d.	£ s. d.
Machine Minders	 $3 \ 15 \ 2$	$3 \ 0 \ 7$
Brake Hands	 $3 \ 0 \ 7$	2 6 0
General Hands	 $2\ 15\ 9$	$2\ 1\ 2$
Flat-bed Machinists	 $3\ 15\ 2$	$3 \ 0 \ 7$

The proportion of general hands to other workers shall not exceed two (2) to three (3).

The head machinist shall have the right to temporarily change his men from one position to another as often as he thinks fit without any change in the pay, provided that such change (or changes) do not exceed two (2) hours in any one shift or eight (8) hours in any one week.

Publishing Room.

					****** S***0*				
		Night.			Day.				
		£	s.	d.	£	s.	đ.		
		2	17	7	2	3	1		
• •		2	15	9	2	1	2		
worke	rs shall	be	e tl	ree	(3)	sen	ior		
eneral	hands.				•				
	 worke	•• ••	£ 2 2 workers shall be	£ s. 2 17 . 2 15 workers shall be th	Night. £ s. d. 2 17 7 2 15 9 workers shall be three	Night. J £ s. d. £ 2 17 7 2 2 15 9 2 workers shall be three (3)	Night. Day. £ s. d. £ s. 2 17 7 2 3 2 15 9 2 1 workers shall be three (3) sen		

Assistant Linotype Mechanics. Per Week.

Margins.

		Nigh	t.	Day.
		£s.	d.	£ s. d.
During the first year		3 1	0	$2 \ 13 \ 0$
During the second year		3 12	1	$3 \ 0 \ 6$
During the third year		4 11	5	$3 \ 15 \ 10$
During the fourth year		$4 \ 16$	9	$4 \ 3 \ 5$
During the fifth year		$5 \ 15$	1	$5 \ 2 \ 9$
After completing five (5)	years,	the .	Assist	ant Lino.

Mechanic will be classified as Lino. Mechanic.

Basic Wage.

The basic wage is £5 0s. 1d. per week on March 27th, 1946.

General.

Where a worker in the following grades has not had twelve (12) months' continuous experience in the work in which he is engaged he shall be paid five shillings (5s.) per week less than the rates set out above:— General Hands in Machine Room and General Hands in Publishing Room.

6.—Casuals.

(a) A "casual" is a worker on time or piecework paid by the hour or per day and whose term of employment in any one office does not exceed thirteen (13) continuous full weeks. For the purpose of this clause the continuity of employment shall not be affected by reason of an interruption in any week due to nonpublication of the paper on any of the holidays provided in this Award.

(b) Casuals shall be guaranteed a full shift at night and four (4) hours in the day time, provided that in cases of emergency arrangements may be made between the Union and the newspaper office for a lesser guarantee.

(c) Casuals who are sent for and whose services are not availed of shall be paid a "call" at the rate of two (2) hours' pay at casual rates.

(d) Casuals engaged in publishing on weekly papers, and in the rotary machine section as general hands when the machines are not running, shall be paid three thillings and eightpence (3s. 8d.) per hour day work, and four shillings and threepence (4s. 3d.) per hour night work. (e) All other casual workers shall be paid one shilling and tenpence (1s. 10d.) per shift extra day work, two shillings and sevenpence (2s. 7d.) per shift extra night work.

(f) Casuals working day work, if employed for a full week, shall be paid the prescribed weekly wage with no extra allowance per shift.

(g) If employed for a full week at night, casuals shall be paid the prescribed weekly wage, plus four shillings and threepence (4s. 3d.) with no extra allowance per shift.

(h) A casual working for ten (10) consecutive shifts day or night shall be allowed one full shift off on full pay, provided that for the week where such time is allowed off and paid for, the extra allowance for casuals shall not apply.

allowed off and paid for, the extra anowance for casuals shall not apply. (i) Casuals working mixed shifts, *i.e.*, shifts commencing before 6.30 p.m. and ending after 6.30 p.m. shall be paid day rates, provided the work after 6.30 p.m. does not exceed one hour. If it does, then night rates are to be paid throughout, and the guarantee to be four (4) hours.

7.—General Conditions.

(a) Workers regularly employed on night work, if called on to work during the day, shall be paid night work rates, and workers regularly employed on day work, if called on to work at night, shall be paid night work rates.

(b) Workers shall be paid at the rate for the classification at which they are usually employed and when put to work of a higher grade for more than two (2) hours during a day or night shift shall receive while so employed the difference in pay between their ordinary rate and higher rate. A worker put to work on a lower grade shall be paid his ordinary rate, provided that a worker relieving one of a higher grade during the illness or leave other than annual leave of a worker who is being paid his ordinary wages, shall not be entitled to the higher rate.

(c) Whenever the finishing time of any worker on night shift working overtime or any temporary night shift is such as to cause him to miss his usual means of conveyance home, he shall be conveyed home in a suitable manner without delay at the expense of the employer.

8.-Sick Pay.

Permanent workers absent through sickness shall be paid full wages for the first week of absence, after which the legal liability of employer shall cease, but this shall not be deemed to exclude any right of the worker under the Workers' Compensation Act or Employers' Liability Act.

9.-Machine Operating.

(a) No person other than an apprentice, compositor, or duly qualified operator, shall be employed to operate a linotype or other type-setting machine.

(b) Compositors learning machine operating shall be paid the compositors' time rates of wages, and shall serve a probationary period of twelve (12) months. Such compositor must be able at the end of the first three (3) months of the probationary period to set and correct at a speed of at least four thousand (4,000)ens an hour; at the end of six (6) months at least five thousand ens an hour; at the end of nine (9) months at least six thousand (6,000) ens an hour; and at the end of twelve (12) months at least seven thousand (7,000) ens an hour; which shall be the limit of the probationary period. When a compositor shall be able to set and correct an average of seven thousand (7,000) ens per hour based on minion matrices thirteen (13) ems measure, the matter to be solid, he shall be deemed a proficient operator. The test of the operator's proficiency to be his ability to set any of the above numbers at the period stated as tests for a full day on fair copy, and to approximately maintain these averages. Each employer may adopt the usual means of accurately testing the proficiency of a probationer.

(c) Except in cases of emergency, proficient linotype operators shall not be required to work together on time and piece work, provided that where a machine is used only for setting headings or display lines for advertisements such machine shall be worked on time; provided further, that time operators may set lines for display advertisements, and for blocks, etc., that cannot reasonably be given out to piece operators, the Printer and the Father of the Chapel being in agreement as to the class of matter covered by this clause before it shall become operative.

(d) An operator shall not be required to do engineer's or attendant's work, except when he is being paid extra for looking after his machine. Provided in all cases operators shall assist in changing their machines when called upon to do so.

(e) An operator having to look after his own machine shall be paid ten shillings (10s.) per week extra; where a machine is worked more than one shift, the ten shillings extra shall be paid to the operator on each shift.

(f) An operator employed on piecework required to go on hand work shall be paid the machine time rate. No operator shall be permanently changed from machine to hand work without one week's notice.

10.-Piecework.

(a) The rate of pay for linotype operators on piece work shall be:—Sixpence three-farthings (6¾d.) per thousand ens night and sixpence one-farthing (6¼d.) per thousand ens day work for matter actually set and corrected. Guarantee:—Piece operators working a six (6) full shift week day or night to be guaranteed twenty-five (25) hours' work per week to be worked over five (5) shifts plus one day or night off to be paid for at one-sixth (1/6th) of time operators' weekly wage. Piece workers on *The West Australian* on day work to be guaranteed thirty (30) hours per week to be worked over five (5) shifts, but without payment of a day off. Time worked short of the guarantee shall be paid for.

(b) Any time worked in excess of eight (8) hours in any one day or night shall be paid for at overtime rates.

(c) The cast-up shall be according to the points system, provided that the minimum multiplier for any line shall be forty-three (43).

(d) Operators shall be paid on the "flat" system, and shall not charge for white lines, leads, or other matter added by the "House."

(e) Standing time shall be paid for any shortage at the time operators' rate.

Extra Charges, etc.

The extra charges are those set out in the following clauses and in the samples in specimen sheet appended to this Award and forming an integral portion thereof.

(i) Instructions shall be written on the first slip of copy on the top left hand corner.

(ii) The insertion of all corrected slugs shall be done by the "House." The "House" may, at its discretion, correct on time the errors in first proofs due to the operator and deduct two (2) lines from the operator for every line requiring alteration.

(iii) Corrections if not on ordinary galley-proof or if on scraps to be pasted on proof paper. Indentions and divisions in multiple-bar matter to be marked.

(iv) No undue advantage shall be permitted to one operator over another.

(v) All lines cast shall be charged full lines.

(vi) All catch-lines shall be charged by the operator.

(vi) Not less than twelve (12) lines shall constitute a 'take' of copy, provided that the copy given out at any one time, whether referring to different articles or not, shall constitute one 'take.' In the case of editions, thirty (30) minutes before the closing of the formes, six (6) lines shall constitute a 'take.' A pieceworker, when required to end even, shall charge four (4) lines extra.

(viii) Matter requiring two (2) bars or more of the ordinary measure of the paper to complete one measure (not being tabular matter) shall be charged one-third extra; three (3) or more bars, one-half extra. The work of laying out the matter so set shall be done by the House. (ix) Matter of and exceeding four (4) lines composed in other than ordinary English (*c.g.*, dialects) shall be charged one-half extra, and foreign language double for each line.

(x) The top and bottom rules of tables shall be paid for as distinct lines when set and/or required to be inserted by the pieceworker.

(xi) Introductory lines or footnotes not exceeding four (4) lines shall be charged with the table.

(xii) Correcting quarter-page proofs, three (3) lines in addition to ordinary charge; correcting half-page (if full page in width), six (6) lines; full-page corrections, twelve (12) lines in addition to other charges; all if done as house-marks.

(xiii) Matter having to be transposed by the operator (i.e., which is not set up in the order in which it appears in copy) shall be paid for at the rate of one-third extra for all lines so transposed. In any take where a piece-worker has to set two (2) or more faces and is required to go through the copy and set lines in a different order than which appears on such copy, he shall charge one-third extra for each line affected, provided that this clause shall not apply to the body of matter of such take.

(xiv) Matter set from copy that will not go on the copy tray shall be charged at the rate of one-third extra. Where a disability occurs through copying from books owing to their weight or size, a similar rate shall apply.

(xv) Matter which is classed by the Printer and Father of the Chapel as illegible or indistinct, or not properly sub-edited, shall be charged one-third extra.

(xvi) One line extra shall be charged for each word of small caps, italics, black, etc., fed in by hand, but where such words are set on the keyboard one line extra shall be charged for each line containing such words (excepting small caps, which shall be charged one line extra for each word) and for each single line of such type; but where there is more than one line of continuous black or italics the extra charge shall be double for the first four (4), single thereafter.

(xvii) Where double letter matrices are used and matter is set on the upper tier or by leaf attachment, one line extra shall be charged for each single line for each line containing intermittent words.

(xviii) One line extra shall be charged for each hand-fed matrix. Repeat lines not to be charged.

(xix) Slugs of twenty-two (22) ems measure and over shall be charged one-third extra.

(xx) Any other matter which may be specially difficult to compose shall be paid at an increased rate to be determined by the Printer and the Father of the Chapel.

(xxi) The operator shall charge two lines for every line of housemark corrections done by him. Alterations in standing advertisements constituting less twan twelve (12^{\circ} consecutive lines, when given out on piecework, shan be charged as housemarks.

(xxii) All first proof and revise correction marks left undone by the operator in the first proof shall be done by the operator. All fresh errors imported into corrected matter by the operator shall, if not corrected by him, be charged against him at the rate of housemarks.

(xxiii) If a machine be changed by order to a different type, the operator shall not be required to change it again to make corrections, which shall be done by the "house" and the cost of correcting every line requiring correction shall be charged to the operator.

(xxiv) All machine errors—to be countersigned by the mechanic—shall be charged as housemarks, provided that when an operator has obviously continued setting without drawing the attention of the mechanic to the faulty working of the machine the charges shall be disallowed.

(xxv) Standing time of five (5) minutes and over at any one time shall be charged at the rate specified in Clause 10. In cases where hands are brought in at a special hour and they are required to wait for work to come in, such waiting time shall be charged as from the specified hour of commencement. No standing time to be charged until fifteen (15) minutes have accumulated in any one week. Standing time for machine delays to be countersigned by the mechanic. When an operator is being paid standing time he may be called upon to perform other work. (xxvi) Change of Style.—In the case of any change of style or any setting not covered by these clauses or samples, rates of payment for same shall be as agreed to by the Chapel and/or the Union and the House. Failing such agreement, decision may be obtained through the services of an independent arbitrator.

11.—Overtime.

(a) Overtime shall be charged at the rate of time and one-third for the first two (2) hours, time and onehalf for the next two (2) hours, double time thereafter. Special Sunday work shall be paid for at double rates.

For the purpose of computing time or overtime, the following periods to operate:—Eight (8) minutes or over to be charged one-quarter of an hour; twenty-three (23) minutes or over, one-half hour; thirty-eight (38) minutes or over, three-quarters of an hour; fifty-three (53) minutes or over, one (1) hour.

(b) Overtime for piece workers shall be paid at the time operators' rate in Clause 11 (a) plus piece work rates for all matter set.

12.-Holidays.

Every worker (including piece workers) shall receive four (4) weeks' holiday in each year on full pay, at times convenient to the employer, providing always that should the services of a worker be brought to a termination after the expiration of three (3) calendar months, but before the expiration of twelve (12) calendar months, the said four (4) weeks' holiday shall be commuted to a holiday of two (2) days for each calendar month's service. Provided further, that in case a worker is dismissed for serious and wilful misconduct the provision of this clause shall not apply.

It is further agreed that holiday rights for workers will accrue on the 31st December of each year for the year just finished. The holiday leave for workers joining the employers' service during the year will be adjusted to this date each year. The four (4) weeks' holiday herein agreed to will accrue as from 1st January, 1946. Holiday leave will be given at the convenience of the employer, who has the right and may require to give it at any time.

Permanent part-time workers averaging three (3) or more shifts per week shall receive proportionate holidays. Other permanent part-time workers shall receive proportionate holidays.

One day at Christmas, one day at Easter shall be paid holidays, and should a worker be required to work on those days he shall receive double pay for the time worked in addition to the holiday pay. The payment for a piece worker for those days shall be: Ens and standing time double, plus one (1) day's pay at onesixth (1/6th) of time operators' weekly wage.

Piece operators shall be paid the time rate for time operators while on holidays and on leave.

13.-Termination of Employment.

Any worker having been employed for three (3) consecutive months in any office shall be entitled to one (1) week's notice that his services are to be dispensed with, and any such worker leaving his employment shall likewise give one (1) week's notice. In the case of casual workers no notice is necessary.

14.-Lower Rate.

A worker who is unable to earn the minimum rate of wage herein prescribed may be employed at a lesser rate, which shall be agreed upon in writing between the worker and the Secretary of the Union concerned. If within seven (7) days after being notified in writing of the worker's desire to work at a lower rate of wage than that prescribed the said Secretary and the worker are unable to agree upon a lower rate, then the worker may apply in writing to the Resident or Police Magistrate within whose magisterial district the proposed employment shall take place to fix such lower rate of wages. The worker shall give such Secretary two (2) days' notice in writing of his intention to apply to the Magistrate, and the said Secretary or his agent may attend and oppose the application. The Magistrate may fix the rate of wage, and his decision shall be final. Any worker whose wage shall have been so fixed may work for and be employed by any employer within the district to which this Award applies for such less wage for the period of six (6) calendar months thereafter, and after the expiration of the said period until fourteen (14) days' notice in writing shall have been given him by the Secretary of the said Union requiring his wage to be again fixed in the manner prescribed in this clause, provided that no employer shall be at liberty to employ more than one such person at a time for every ten (10) fully-paid journeymen employed.

15.-Record Book.

(a) Each employer shall keep at his office, or at each of them if more than one, a book containing a record of—

(i) The names of all workers employed by him at such office, and to whom this Award applies; and

(ii) the class of work performed, the hours during which the worker is employed, and the wages paid to each such worker.

(b) The employer and the worker shall be severally responsible for the proper posting up daily of such book. Such book may be inspected at any time during the ordinary business hours by the Secretary for the time being of the workers' and employers' unions (if any) and also by any person thereunto authorised by the President of the Court of Arbitration.

16.—Union Chapel Delegates.

Delegates chosen from the chapel of workers (but not more than three (3)) shall be allowed the necessary time in working hours to interview the employer or his representative for the purpose of discussing industrial matters.

17 .--- Union Officials Visiting Factory.

An employer shall permit one (1) official of the respondent organisation to enter the workroom except during working hours to interview the Father or Clerk of the Chapel or individual member or to collect sub-scriptions, but shall not interview members severally in such a manuer as to delay publication of newspapers.

18.—Call.

A worker called to work otherwise than in his usual working hours shall, if he attends, be paid two (2) hours at ordinary rates as a "call" in addition to his ordinary wage.

This clause shall only apply when a worker is not notified before he leaves work that he will be required for special duty, provided that any man so called shall be paid at least two (2) hours at overtime rates. If no work is available to a worker when called, two

(2) hours shall be paid for.

19.-Health Conditions.

Type metal shavings or type metal dust shall not be permitted to accumulate in a workroom in such a manner that it may be inhaled by the workers to the detriment of their health.

Dry cleaning shall not so far as practicable be permitted or carried out in any room or place where lead or type metal dust is accumulated.

Efficient ventilation shall be provided in all workshops and factories.

The employer shall provide suitable places for workers to wash their hands.

Proper facilities shall be provided by the employer so that the clothing of workers taken off during working hours may be protected from the dust of the workroom.

All metal pots heated by gas or other fume producing means shall be provided with suitable hoods so fitted that all noxious fumes and gases may be conducted into the open air.

Where artificial lighting is used it shall as far as possible be of such a nature and be so situated as to prevent undue strain to the eyes.

A first-aid ambulance chest shall be provided in all establishments equipped to the satisfaction of the Factory Inspector with all usual necessary furnishings and appliances and placed in a position approved of by such official.

20.—Disputes.

Any dispute arising out of this Award which cannot be satisfactorily settled between the Father of the Chapel which attends to the interests of the worker concerned and the Printer shall be referred to the Union and the House. If not then settled, it shall be referred to the Board of Reference.

21.-Board of Reference.

(i) For the purposes of this Award, a Board of Reference is hereby appointed, consisting of a chairman and two (2) representatives of the employers and two (2) representatives from the Union nominated by the parties.

(ii) The parties shall submit the name or names of persons from whom the chairman may be chosen by the Court of Arbitration, but the Court may appoint any other person as chairman.

(iii) The Board shall hold its deliberations in private unless the majority of the representatives of the parties or the chairman otherwise decides.

(iv) A majority of the members, one of whom must be the chairman, shall constitute a quorum.

(v) The Board may sit at such times and places as the majority may decide, and may adjourn from time to time and from place to place.

(vi) A member may resign at any time by certification in writing signed by him and served upon the Registrar of the Court. Any party may at any time vary its representatives and fill any vacancy.

(vii) All meetings of the Board shall be convened by the chairman by notice served upon the members thereof.

(viii) 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 Clerk of the Court, who shall forthwith notify the parties.

(ix) The decision of the Board may be reviewed and altered by the Court on the application of any of the parties, provided that notice of an application to the Court to review such decision shall be given within seven (7) days from the date thereof to the chairman and the opposite party and the application lodged with the Registrar asking for such review within fourteen (14) days of such decision; provided further that all parties shall abide by the decision unless and until the same is altered by the Court.

(x) The functions of the Board shall be :-

(a) To settle and/or determine any matters left to the decision of the Board by this Award.

(b) To settle, allow, determine and deal with any matter or thing which the Court may from time to time refer to the Board.

(c) Subject to the jurisdiction of the Court of Arbitration, generally to settle and/or determine any dispute or questions arising out of this Award except a matter involving the interpretation of any of the terms thereof or any variation in the rates of wages or any other term hereof.

22.—Preference to Unionist.

Members of the Union bound by this Award shall, all other things being equal, have preference of employment.

23.—Apprentices.

Apprentices to Composing and Machining. Apprentices shall be engaged under the terms and regulations herein set forth:-

1. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under this Award.

2. 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 he shall give such apprentice a reasonable opportunity to learn the same, and receive, during the term 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.

3. The Apprenticeship Board constituted under Award of Industrial Board No. 6 of 1928 and governing apprentices in the job printing industry shall function in regard to apprentices covered in this Award. Provided that two representatives of the employers and two representatives from the Union shall be added to the Board.

4. The function of the Apprenticeship Board shall be as follows:—

(i) To advise the Court as regards apprenticeship matters in the Printing Industry within the area covered by the Award, and in particular on the following heads:—

(a) The appointment or reappointment of examiners.

(b) The preparation of a syllabus for the course of instruction from time to time.

(c) The methods of instruction to be followed.

(d) The conduct of examinations of apprentices.

(e) Schemes for the institution of scholarships and prizes.

To receive monthly or other periodical reports from the instructors for the purpose of amending or correcting any laxity in attendance or conduct of apprentices at classes of instruction.

To assist in selecting the best type of apprentice and to advise upon ability of any person, firm or company to effectively train an apprentice or apprentices and to encourage and foster the study of subjects bearing upon the trade or occupation in the evening classes or other classes instituted for the purpose.

To advise the Court and parties interested as to what additional plant is required from time to time for the effective training of the apprentice.

To assist in the promotion of classes for instruction in branches of the industry not already provided for.

To consider and recommend improvements in the training of apprentices from time to time.

(ii) The Apprenticeship Board shall hold its deliberations in private, unless a majority of the representatives of the parties or the chairman otherwise directs.

(iii) A majority of the members, one of whom must be the chairman, shall constitute a quorum; providing that in the case of differences of opinion between members representing the said Unions of workers and members representing the employers, the decision of the chairman shall be accepted and taken as the decision of the Apprenticeship Board.

(iv) The Apprenticeship Board may sit at such times and places as the majority may decide and arrange from time to time and place to place.

(v) The decision of the Apprenticeship Board may be reviewed and altered by the Court on the application of any of the parties; provided that notice of an application to the Court to review such decision shall be given within seven days from the date hereof to the chairman and the opposite parties and the application lodged with the Registrar asking for such review, within fourteen days of such decision; provided further that all parties abide by the decision unless and until the same is altered by the Court.

(vi) Any party may at any time vary its nomination of representative member.

5. Every office covered by this agreement shall be entitled to an apprentice for every four journeymen compositors and operators permanently employed, and an apprentice for every four or fraction of four flatbed machinists and rotary machinists; but no office shall be entitled to more than four apprentices to each section at one time. An apprentice shall not be allowed to work at night until the last year of his apprenticeship. If so employed at night, he shall be paid 10s. weekly in addition to his wages in clause 9; provided that apprentice machinists over 18 years of age employed on newspapers printed weekly may work without extra pay on the night the paper is printed. The usual working hours of apprentices shall be the same as provided in clause 4 of this Award. The term "permanently employed" in this clause shall mean having been fully employed for a period of three months previously.

6. The employer shall undertake to teach or cause to be taught to compositor apprentices the trade of a newspaper compositor.

An apprentice to letterpress machining shall be taught and instructed in all phases of letterpress machining and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines. For this purpose the employer shall have and use in his business at least one cylinder machine. An attendance at the Technical College shall be a sufficient compliance with this clause as to colour printing.

The term of apprenticeship shall be six years, provided that when an apprentice is over sixteen years of age at the date of indenture the period shall be five years; but such apprentice's wages shall be as if he had already served 12 months' apprenticeship.

7. A probationary period of three months previous to being bound shall be allowed, such probationary period to be deemed portion of the term of apprenticeship. On completion of probationary period, application for registration shall be made to the Clerk of the Court of Arbitration.

8. Before being indentured, the apprentice shall prove to the satisfaction of his employer that he is physically capable of carrying out the duties of the section he intends being apprenticed to.

The apprentice shall submit to an eyesight test and obtain a certificate of his fitness to be apprenticed to the trade, and a copy of such certificate shall be attached to the notice of registration of the apprentice.

An apprentice to composing shall be required to prove that he has passed the eighth standard or an equivalent examination or to produce a certificate that he has obtained that standard before being registered.

9. The minimum weekly wage payable to an apprentice shall be:— Per week.

£ s. d.
$1 \ 12 \ 11$
$1 \ 17 \ 5$
$2 \ 2 \ 8$
$2 \ 6 \ 5$
$2 \ 10 \ 2$
$3 \ 2 \ 1$
3 5 7
$3\ 18\ 4$
$4\ 11\ 0$
$5 \ 3 \ 9$
$5 \ 18 \ 2$
$6\ 11\ 7$

No deduction shall be made from the wages provided in the above scale, except as provided in clauses 44 and 45 hereof.

The above rates shall be paid to all apprentices, notwithstanding anything contained in their indentures.

10. An apprentice shall not be allowed to operate a linotype machine until he has passed the third year's test as a hand compositor and has reached the age of 18 years. Should he be put on a machine during the fourth and/or fifth year he shall be given at least four hours' practice a day and shall receive 10s. per week in addition to the wages above prescribed. An apprentice shall not be fully employed on a machine to the exclusion of a permanent operator.

11. Any employer taking an apprentice on probation shall within fourteen days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form [1 (a) in Appendix], and if at the date of coming into operation of this Award an employer is employing an apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

12. 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. 13. The apprenticeship agreement shall be completed within fourteen days of the termination of the probationary period.

14. All agreements of apprenticeship shall be drawn up on form 6 in Appendix and signed by the employer, the legal guardian of the apprentice, and the apprentice. 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.

15. The agreement shall be executed in triplicate: one part shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

16. Every agreement of apprenticeship shall be subject to the provision of any industrial agreement or award in force for the time being applicable to apprenticeship in the industry.

17. 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 on 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 the apprentice to comply with the terms of the industrial award so far as they concern the apprentice;

(f) a condition that technical instruction, when available, shall be at the employer's expense and shall be in the employer's time;

(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 during the fifth year of such apprenticeship to enable such apprentice to reach the necessary standard;

(h) the general conditions of apprenticeship.

18. The Court may order the transfer of an apprentice from one employer to another, either temporarily or permanently:—

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

(b) upon the application of the employer or the apprentice for good cause shown.

19. The transfer of every apprentice shall be on form 2 in Appendix, and 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, and the new employer. The transfer form shall be completed within one month of the date upon which the transfer is ordered to be effected.

20. The document of transfer shall be held, one part by the late employer, one by the new employer, one by the legal guardian of the apprentice, and one shall be supplied by the employer to and be retained by the Registrar.

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

22. 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, 23. On the transfer or termination of any apprenticeship from whatever cause, the employer shall give the apprentice a certificate stating what time he has served, full particulars of the branches of the trade or industry in which he has received instruction, the proficiency attained, and shall also notify the Clerk of the Court of the cause thereof.

24. When an apprentice is discharged for cause, the employer shall send notice in writing of the discharge and the cause thereof to the Clerk of Court in form 3 in the Appendix.

(a) No apprentice employed under an Award 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.

(b) It shall not be obligatory to find the apprentice another employer if he shall so misconduct himself as to entitle the employer to discharge him.

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

25. 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.

26. Subject to regulation 41, 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.

27. In the event of an employer being unable to provide the work for the apprentice, or to mutually agree with the legal guardian of the apprentice to cancel the agreement or arrange a transfer, application may be made to the Court to arrange for such transfer or to have such agreement cancelled.

28. When 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 to employ the apprentice on other work in the factory or establishment.

29. Every apprentice shall attend a Government Technical School, vocational classes, or classes of instruction, where provided, for instructions in such subjects as are deemed necessary for his branch of the trade. He shall be allowed the necessary time off during his ordinary working hours to attend such classes. Any apprentice failing to attend such classes when given time off for that purpose shall be deemed to have unlawfully absented himself from his employment and may have his wages reduced accordingly.

30. The fees for the classes attended by the apprentice shall be paid for by the employer.

31. The period during which apprentices are to attend such technical school or classes shall be four hours per week.

32. Where instruction is provided for any branch of the trade, the method of training shall be as follows:---

(a) The name of each applicant for apprenticeship, as soon as he is registered as such, shall be forwarded by the Clerk of Court to the Apprenticeship Board, which shall keep a waiting list of such enrolments.

(b) The full course of instruction shall be designed to cover the whole period of the apprenticeship term. Provided that, in the event of failure to satisfactorily complete such course by the end of the period of instruction, the term may be extended.

(c) Each year's instruction shall be divided into two terms ending June and November, respectively, (d) Each session of instruction shall consist of four hours weekly.

(e) The syllabus covering the whole period of apprenticeship shall be drawn up by the instructors in collaboration with the Apprenticeship Board.

(f) The instructors shall complete the course set down by the syllabus for each term in time to hold the terminal and annual examinations.

(g) All practical work given out by the instructors shall be entered upon a "Work Docket," and this, with the student's first proof and final proof shall be examined by the instructor, allotted the deserved number of marks, and carefully preserved in a "Dossier," for reference during and at the completion of his student course. These practical tests shall be recorded on a special form, which may be inspected from time to time by members of the Apprenticeship Board, who shall have the right to make periodical visits of inspection during class hours.

(h) The instructors shall forward to the Apprenticeship Board a monthly report of the attendance and conduct of students, such report to be in the hands of the Secretary of the Board by the seventh day of the following month.

33. Every apprentice shall be bound to submit himelf to examination by the examiners hereinafter provided for.

34. The Clerk of the Court shall notify examiners of the names and addresses of the apprentices required to submit themselves to examination.

35. The examiners shall be persons skilled in the industry, one shall be nominated by the employers and one by the workers, for each particular branch of the trade. Failing such nomination or nominations, the Court may appoint such person or persons as it may deem fit. In the event of a disagreement between the examiners, the matter in dispute shall be referred to the Apprenticeship Board, at the request of any one of the examiners, and the decision of such Apprenticeship Board shall be final and conclusive.

36. It shall be the duty of the examiners to examine the work, inquire into the diligence of each apprentice, and, where any apprentice fails to show progress, to inquire as to the opportunities provided by the employer for such apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within fourteen days from the date of holding the examination.

37. Such examination shall include theory and practice as applied to the trade, industry, craft, occupation, or calling to which the apprentice is indentured.

38. The method of conducting the examination of apprentices in those branches of the trade where technical instruction is provided shall be as follows:---

(a) Except in the case of the first examination, no apprentice shall be examined unless he has gained a pass in the previous examination.

(b) The whole of the practical work of the examination shall be performed at the Technical College class room. (In those branches of the trade where no technical instruction is provided, the examination shall be held at the factory where the apprentice is employed, and it shall then be the duty of the employer to provide such necessary material and machinery as may be required, and in all ways facilitate the conduct of such examination.)

(c) The terminal (June) examination shall be for theory only, and shall be conducted by the instructors during the last week but one preceding the end of the term. The questions shall also be set by the instructors, and the written answers checked, and the deserved marks allotted. Those, with each student's practical work for the term under review, shall be handed to the examiners, who shall approve, or otherwise, of the instructor's decisions. Any divergence of opinion that cannot be agreed upon mutually shall be referred to the Apprenticeship Board, whose decision shall be final.

(d) The examiners shall, during the month of June, make their annual visit of inspection to each factory where apprentices are employed, and personally interview the employer (or foreman), and also the apprentice, and shall satisfy themselves as to the assiduity of the apprentice in his daily work, and especially as to the facilities afforded him to enable him to make the required progress in his particular branch of the trade.

(c) The examiners shall present a report to the Court as to the progress made by the students during the term, and at the same time forward a copy to the Apprenticeship Board. The terminal report shall also cover their inspection of factories. (f) The annual examination shall take place in November. The test papers shall be set by the examiners in collaboration with the instructors. The practical tests set during the term shall be checked by the examiners, who shall also set each student a special practical test, which shall be performed under their direct supervision at the Technical School class room during the second week of the examination. With these three results before them, viz., the written answers of the theory examination, the term's progressive tests already marked by the instructors, and the special tests indeed by themselves, the examiners shall draw up their annual report and submit same to the Court at least three days before the date fixed for the final

day of the term. A copy of such report shall be forwarded to the Secretary of the Apprenticeship Board. (g) Marks shall be awarded for these examina-

tions as follows:—A first-class certificate shall be granted to all who secure 90 per cent. and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent. marks, while 70 to 79 per cent. shall entitle a student to a pass. Less than 70 per cent. marks shall necessitate a student continuing his studies another term.

(h) At the conclusion of the student's course he shall sit for his final examination, which shall be conducted entirely by the examiners. A student securing marks totalling 96 per cent. and over shall be deemed to have obtained "Honours," and shall be entitled to receive an additional "Honours" certificate. A first-class certificate shall be granted to all who secure 90 per cent. and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent. marks, while 70 to 79 per cent. shall entitle a student to a pass. Less than 70 per cent. of marks shall necessitate a student continuing his studies another term.

(i) The Registrar shall, after each examination, issue a certificate to each apprentice indicating (on form 4 in the Appendix) the result of his examination and the final certificate in form 5 in Appendix.

(j) If the examiners report to the Court that any employer has not provided sufficient opportunity for the apprentice to learn, the employer shall be deemed *prima facie* guilty of a breach of this Award. Upon any proceedings against him in respect of such breach, the report may be received in evidence.

(k) Any apprentice claiming to have cause for complaint regarding instruction, either in Technical College or in workshop, shall have the right to appeal to the Apprenticeship Board.

39. Such fees shall be paid by the Clerk to the Examiners as the Court shall allow.

40. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount (if any) by which the wages prescribed by the 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.

41. 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.

42. When an apprentice attends a Technical College during his ordinary working hours, 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.

43. If the Apprenticeship Board makes representations to the Court that the facilities provided by the Technical College 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 College or other place as it deems necessary.

The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass any of the examinations, and for such purpose it shall be the duty of the examiners to make any necessary recommendation to the Court. Any extension of the term of apprenticeship shall be subject to all conditions and stipulations in the original Award, except as to rates of wages which shall be such amount as the Court may determine.

45. Upon the failure of an apprentice to pass two consecutive examinations, it shall be the duty of the examiners to report same to Court, with a recommendation as to the cancellation of the apprenticeship agreement or such other remedial measures as they may deem The Court, after notice to all parties conadvisable. cerned, may cancel the agreement or make such order in the circumstances as it may deem necessary.

Apprentices to Letterpress and Rotary Machining.

(i) Every office covered by this Award shall be entitled to an apprentice for the first four machine minders and brakehands or fraction thereof, and one for every additional four such journeymen permanently employed. In cases where an office can teach the apprentice letter-press machining the wages will be those set out in this Award for composing or letterpress machining through-out the whole term of the apprenticeship (five (5) years). Where an office cannot teach the apprentice letterpress machining it shall be competent for it to arrange with another firm to undertake this on its behalf, in which are the apprentice while so complexed and in which case the apprentice while so employed and In which case the apprentice while so employed and trained shall receive the wages as set out in the Award governing employment of apprentices in the office in which he is being trained. When the apprentice returns to the newspaper office for training in rotary machining he shall be paid the wages set out in this Award for apprentices to composing and letterpress.

(ii) An apprentice to letterpress and rotary machining shall be taught and instructed for the first three (3) years in all phases of letterpress machining and years in all phases of letterpress machining and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines, and for the balance of his apprenticeship he shall be taught and instructed in all phases of rotary machining and all things incidental thereto.

Apprentices to Linotype Mechanic.

(i) Every office covered by this Award shall be entitled to an apprentice for the first four journeymen or fraction thereof and one for every additional four (4) permanently employed. Apprentices shall not be allowed to work at night, except in the last year of their apprenticeship. If so employed at night he shall be paid ten shillings (10s.) weekly in addition to his wages in clause 9.

(ii) The apprenticeship shall be for a term of five (5) years, and no apprentices shall be allowed to com-mence his apprenticeship until he has attained the age of sixteen (16) years. The wages of apprentice to lino type mechanic shall be those set out in this Award for apprentices to the composing and letterpress sections.

(iii) An apprentice to linotype mechanic shall attend the Perth Technical College for instruction in fitting and turning one night and one-half day every week at the employer's expense.

Apprentices to Stereotyping.

46. (a) Every office covered by this Award shall be entitled to an apprentice for the first four jouneymen or fraction thereof and one for every additional four permanently employed. Apprentices shall not be allowed to work at night except in the last year of their apprento work at might except in the last year of their appren-ticeship. If so employed at night, he shall be paid ten shillings (10s.) weekly in addition to his wages in clause 9; provided that apprentice stereotypers over 18 years of age employed on weekly newspapers may work without extra pay on the night the paper is available. printed.

(b) The apprenticeship shall be for a term of five (5) years, and no apprentice shall be allowed to com-mence his apprenticeship until he has attained the age

of 16 years. The wages of an apprentice to stereotyping shall be those set out in this Award for apprentices to the composing and letterpress sections. The general conditions covering apprentices to the composing and letterpress section, set out herein, will, as far as they are applicable, cover apprentices to stereotyping.

Appendix.

Form 1 (a).

Clause 23, Subclause 11 of Award.

To the Clerk of the Court of Arbitration.

Form 1 (b).

Clause 23, Subclause 11 of Award.

Please take notice that the undersigned have entered into a contract of apprenticeship whereby the employer agrees to teach, and the apprentice agrees to learn the

The wages agreed to be paid by the employer to the apprentice are such as may from time to time be fixed by the Court of Arbitration for apprentices to the said trade.

Dated	day	
Signature	of Apprentice	
Signature	of Parent or Guardian.	
Signature	of Employer	

Form 2.

Clause 23, Subclause 19 of Award.

To the Clerk of the Court of Arbitration.

10 the citin of the court of anto-
Notice is hereby given that
who entered my employ as an apprentice to the
trade on the
has been transferred to the employment of
Dated the
Signature of former Employer
Signature of new Employer
Signature of Legal Guardian

Form 3.

Clause 23, Subclause 24 of Award. To the Clerk of the Court of Arbitration. The cause of the said discharge was Dated the......day of......19.... . . .

Signature of Employer.

Form 4.

Clause 23, Subclause 38 (i) of Award.

of his competency in the.....trade at the examination proper to.....of his service as an apprentice.

Clerk of the Court of Arbitration.

Form 5. Clause 23, Subclause 38 (i) of Award.

Certificate of Competency.

apprenticeship to the trade.

Signature of Employer.

This is to certify that the abovenamed apprentice has passed all examinations in accordance with the Award of the Court of Arbitration.

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

Signature of Board of Examiners.

Form 6.

Clause 23, Subclause 14 of Award.

THIS Agreement, made the day of
one thousand nine hundred and
of
(hereinafter called the employer)
andof
born on the19
(hereinafter called the apprentice) and
of(hereinafter called the
parent or guardian), witnesseth as follows:

1. The said employer doth hereby covenant with the said apprentice and the said parent or guardian that he the said employer will—

(c) Pay the said apprentice at least such rates as are provided by current Award relating to thetrade and duly perform and observe all other covenants, conditions and stipulations therein contained so far as the same relate to the apprenticeship during such time as the said apprentice shall observe and perform the terms of this Award.

(d) On completion of the said term hand over to the said apprentice a copy of this agreement with a certificate to the effect that the said term has been served. Provided that this shall be conditional on the said apprentice serving the said term and observing and fulfilling the covenants herein.

(e) That technical instruction of the apprentice, if available in ordinary working hours, shall be at the expense of the employer and shall be in the employer's time.

(f) In the event of the apprentice, in the opinion of the 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 uecessary standard.

2. And the said apprentice and the said parent covenant with the said employer that..... the said apprentice during the said term will—

(a) Well, faithfully and honestly serve the said employer as an apprentice in his trade or business aforesaid.

(b) Willingly obey the lawful orders and commands of the said employer, or of such of his representatives as he the said apprentice shall be placed under in the said business.

(c) Not do or suffer to be done or committed any waste, damage, or other injury to the property or goods of the said employer, or any firm or company of which he may be a member, or sell or lend them to any person without the consent of the said employer.

(d) Not unlawfully absent himself from the service of the said employer during working hours.

(c) Not by word or action induce other apprentices to disobedience.

(f) Not participate or take part or be concerned in a strike or anything in the nature thereof.

(g) Duly perform and observe the covenants, conditions, and stipulations contained in the now current Award, so far as the same relates to the apprenticeship.

3. It is hereby further agreed by and between the parties thereto—

(1) The apprentice shall not be entitled to receive any pay for any time during which he shall from any cause whatsoever be absent from the service of the said employer without leave. (2) Time lost by the apprentice through absence from any cause whatsoever shall be added to the term of this agreement and so that the amount of such lost time during any six monthly period shall be made up before the ensuing period of six months shall be deemed to commen

(3) If at any time during the said term the said employer shall die or cease to carry on his business aforesaid as now carried on by him, he or his executors, administrators, or assigns, shall be at liberty within one month from the date of such death or ceasing to carry on, to assign or transfer the said apprentice to some other employer upon and subject to the same or the like conditions and stipulations as are herein contained. Provided that, if the said employer or his executors, administrators, or assigns as aforesaid shall not within the said period of one month be able to find another such employer able and willing to accept the apprentice, then the said employer or his executors, administrators, or assigns as aforesaid, shall have the right to discharge the said apprentice, and to terminate this agreement by giving the said apprentice one week's notice in writing.

(4) That if the employer shall remove his business to some place beyond the radius of three miles from his place of business at the date hereof, the parent and the apprentice may, within one month of such removal, by notice in writing, elect to have the apprentice transferred to some other employer within the said radius, if there be one such able and willing to accept the apprentice, and on receipt of notice in writing of such election the employer will use his utmost endeavours to find such an employer and to obtain the transfer of the said apprentice, and it is further agreed, that if at the expiration of three months from the date of such election there shall not have been found another such employer able and willing forthwith to accept the apprentice, then the parent and the apprentice may by a further notice in writing claim to have this agreement terminated.

(5) If at any time during the said term the said apprentice shall neglect or refuse to obey the lawful commands of the said employer or his representative, or shall commit a breach of any of the covenants on his part herein contained, the said employer shall have the right, subject to confirmation by the Court, to discharge the said apprentice and to terminate this agreement by giving the said apprentice one week's notice of his intention so to do.

(6) That upon the termination of this agreement by any means before the expiration of the said term and confirmation by the Court, no proceedings shall be taken by any one party against the other or others in respect of anything which has taken place before the date of such termination.

(7) This agreement 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 for the further performance of all and every of the said covenants and agreements each of the said parties bindeth himself to the other by these presents.

(Signature of Employer.)

Signed, scaled, and delivered by the

saidin the presence of-

(Signature of Apprentice.

Signed, sealed, and delivered by the

said

in the presence of-

(Signature of Parent or Guardian.)

Signed, sealed, and delivered by the

said in the presence of903

Specimens of all Extra Charges contained in the Award.

CLASSIFIED ADS.

Special Setting for Classified Ads. has been abolished. Should House decide to resume this type of setting --- this would come under Change of Style Clause.

ONE LINE EXTRA FOR EVERY TWO-LINER USED

THE Northam Club will conduct its its revival meeting on Wednesday, March 6, and weights for the six events on the programme were declared yeson th terday

THE young man was outside the park, waiting for his girl. Tiring, he leant against the railings, which he discovered were freshly painted. Further down the road he saw the painter

FOUR LINES EXTRA FOR FIRST FOUR LINES BLACK

Indications are that Dark David will compete in the Trotting Derby and Sires' Produce Stakes double. Acceptances for the Stakes were taken at 5 p.m. yes-terday, but more scratchings may be in this morning's mail. The field will prob-ably be small.

ONE LINE EXTRA FOR EVERY HAND-FED MAT

(Vacine and outfits may be obtained from J. Goss, 133 William-street, Perth, and throm The Westralian Farmers, Wel-lington-street, Perth.]

*1st movement.

†Second movement. The exact figure was 109 1/8.

END EVEN-FOUR LINES EXTRA

Some discussion ensued whether the right to take such prosecutions did not rest with the council, with consequent entitlement to revenue from fines imposed, in view of the fact that traffic was under the control of the counctil in Bunbury, but

MACHINE CHANGES "THE WEST AUSTRALIAN" **12 Lines Extra**

1.-Changes: 12 lines if Magazine lifted off and exchanged or Liners changed. To be signed for by mechanic.

2.—Machine to Machine: Tf mechanic decides under 5min. that job necessitates change to another machine-12 lines (to be signed for).

If over 5min: This is covered by Standing Time.

"DAILY NEWS":

The following charges for machine changes apply to the "Daily News" only. Each complete change, 12 lines; gauge and measure only, 4 lines; machine to machine, 12 lines each way.

LEADER

24 Lines Extra

Leader: 24 lines for setting Leader. House to have right (if necessary) to set or correct Leader at any time (middle of take, etc.) without further charge.

ONE-THIRD One Line Extra for Black ADVERTISEMENTS

ADVERTISEMENTS A.A.A.A. - VICTOR FURNITURE CO., No. 1 Luzor Arcade, Beaufort-st., Perth: Utility Furniture: Linen Fress, 2ft. 6in, wide, 5 shelves, £4/18/6; Chest of Drawers, 4 deep drawers, £5/19/; Com-bination Wardrobe, special size, 5 deep drawers, ducoed ivory, £14/14/; Bed-vide Curboard, with door and shelf, wal-nut colour. 66/6; Traymobiles, from 38/9; China Cabinets or Bookshelves, glass doors, £8/16/; Occasional Tables. Irom 35/; Fireside Chair, upholstered fawn tapestry, £6/10/; also Office Fur-niture and Filing Cabinets.

ONE-THIRD

One Line Extra for Black ADVERTISEMENTS—continued.

ADVERTISEMENTS—continued. A.A.A.—PROGRESSIVE, NEAR METRO PICS. 97 WILLIAM-ST.—Marr. Cpl., stn., £5, kp., wife cook, man ydman, intv.; O'seer, stn., £5, kp.; Teamster. 60/, kp.; Dairy Hand, awd.; Bookkpr., 50 acres, wages or contract; Gardener, grow vez, 60/, qp. WOMEN; Cooks, sub., 51, kp.; Cooks, stn., 70/, kp.; Cook, hotel S.W., 60/, ap.; Wait., near Albany. 50/, qp.; Waits, 60/, and meals, city dining rooms; Gens., 50/, kp., subs, and country; Cook, Mid. line, £5, kp.; H.M.. 40/, qp., sub. NO DUDS, B3353. LOAM BEST CHOCOLATE, SUBFACE

LOAM, BEST CHOCOLATE, SURFACE (no weed), 1½ tons, 15/; 2, 20/; 2½. 25/; 3, 30/; 4, 38/; 5, 45/; 6, 50/; 1/6 bag. Cow Manure, 1½ yards. 15/; 3, 27/6; 1/6 bag, delivered. Daniel, 10 Eighth-ave., Maylands. U1063.

Eignth-ave., Maylands. 01063. NORTH BEACH AND WATERMAN'S BAY: Buses leave as follows: Saturdays, 9,35, 10,30 and 11.30 a.m., 12.15, 12.45, 1.5, 1.25, 2. every 40 min, till 8, 9, 10, 11.15 and 12.15 p.m. Sundays. ex Perth: Every 20 min, from 8.50 a.m. till 8.30 p.m., then 9.10, 9.50, 10.30 and 11.00 p.m. Ex W. Bay: 8.10, 8.50, 9.3 then every 20 min, till 9.30 p.m., then very 20 min, till 9.30 p.m., then in last bus. Week days, ex Perth: 7.15, 8.10, 8.40, 9.35, 10.30 and 11.30 a.m., 12.30, 1.30, 2.30, 3.30, 4.5, 5.0, 5.30, 9.30, 11.5 and 11.30 p.m. Phones B5831, B6897.

FISHING TACKLE-GREENHEART 2-piece Rods, £4/10/; 3-piece. £5/15/. Marlin Centre Pin Brass Star Back Reels. 4in., 44/; 5in., 51/. Aluminium Reels. 55/. Hand Beach Casting Reels. 4/9, Round Cord Winders, 1/. 1/3, Slick Changing Clips, 1/6 doz. Large Brass Swivels. 2in., 9d. ea. Tailer Spinners, 2/10. Special Gut Line Dressing, 3/9 jar. Cork Floats, 9d., 1/, 1/3. Green Beach Lines, in 50-yard coils, 4 con-nected, 2/, 2/8 for 50 yards. Tan Lines. 1/ for 25 yds, At Bethell, Thurston, Ltd., The Cutlery House, William-st.

1928 3½ h.p. o.h.v. Ariel, in	£	s.	α.
running order	8	10	0
tric, speedo	12	10	0
1928 3½ h.p. s.v. Norton, in running order	15	10	0
1929 234 s.v. B.S.A., saddle tank	15	15	0

AUCTIONS—CAPS RUN ON PICTURES, OAK CLOCK, OAK ICE CHEST. FIRE GUARD, GLASSWARE. CROCKERY, ETC. MAGNIFICENT DRESSING TABLE AND PEDESTAL. MAPLE BEDROOM SUITE. WARDROBE, TABLE, CURTAINS AND BLINDS. KIT-CHEN DRESSER. WITH GLASS DOORS. SAFE, TABLE, COUCH, CLOTHES HORSE, MANGLE, KITCHEN UTENSILS, WRINGER, ETC., ETC.

CHURCH NOTICES-

CHURCH NOTICES— 10 LINES EUN ON FIRST CHURCH OF CHRIST SCIENTIST, St. George's-terrace (Opp. Public Works Department). Services: Sunday, 11 a.m. and 7.30 p.m. Subject, Lesson-Sermon. "Doctrines of Atonement." Wednesday: Testimony Meeting at 8 p.m. Free Reading Rooms. 12 Second Floor, Royal Insurance Build-ings, 133 St. George's-terrace, Perth, where the Bible and Christian Science Text Book. "Science and Health. with Key to the Scriptures." by Mary Baker Eddy, and other authorised Christian Science literature may be read. borrowed or purchased. A copy of "Science and Health, with Key to the Scriptures," in Braille type, is also available for use in the reading room. Open daily to the public (except on public holidays).

UNDER 10 EMS FACE

RANGER SUITS. in guaranteed fast Fortuna Cloth. Contrasting shirts and knickers. Saxe. white, green, fawn, also blue and green, 4 coupons, 9/11.

Pastry Butter 1/3
Shoulders Bacon
Prime Cheese 1/
Gorgonzola Cheese 3/
Dutch Cheese 1/8
Roman Cheese 2/6
Haddocks 1/4
Red Herrings 3d.
Anchovies

RUN ON PRICE LIST Turkish Bath Soap. 3d. cake: Pears Unscented. 7½d. cake; Pears Oatmeal, 7d. cake; Special Tablet for hotels, etc., 1d. cake, 11/5 gross box: Rexona. 1/ cake; Cuticura and Solyptol. 1/ cake; Carter's Medicated (a nicely scented soap), best for baby, 4½d. cake: Palm-olive, 6d. cake; Castile, 5d. bar; Castile. 7½d. bar.

ONE-THIRD

One Line Extra for Black

D/C PRICE LIST

D/C PRICE LIS! 123456123456 The common head ache, excessive heat, humidity. 123456123456 faigue and lower ed powers of bodily resistance 123456123456 are everyday condi tions you must watch during 123456123456 the summer month 8

SPORTING RACING RESULTS

KEYMER HANDICAP.

CHIEFTAIN WARRIOR (13)—A. G. HEPDINSSONE'S br c. by Ful-mond—Peggy Poet, 8.2 (C. Tul-

TENNIS

Men.—No. 1 Section: Mt. Lawley. 13 sets, 86 games, b Alexander Park, 3 sets, 57 games; Hensman Park, 9 sets, 56 games, b King's Park No. 1. 7 sets, 69 games; Loton Park, 8 sets, 73 games, b Cottesloe No. 2. 8 sets 67 games. Men's Doubles Championshin,—Vincent and Halliday beat Rex and Williams, 8-6, 6-3; Harris and Thornander beat Gordon and Hoare, 6-2, 6-3. Semi-finals: Vin-cent and Halliday beat Stephen and Stephen, 6-0, 1-6, 6-2, 2-6, 6-2; Harris and Thorndandez beat Carns-Hill and Kinnane, 5-7, 6-3, 6-2.

SWIMMING

SWIMMING K. Fraser (South Fremantle), hdop. 23min., time 1hr. 28min. 9cec., 1; E. Hofmaster (Claremont), 19.0, 1.25.18, 2; M. Hennessey (Kalgoorlie), 14.0, 1.24.9. 23min., Hennessey (Kalgoorlie), 14.0, 1.24.9. Ross (City), 7.0, 1.18.59, 5; A. Smith (City), 19.0, 1.32.27, 6; T. Kean (City), 15.0, 1.28, 31, 7; J. Dunstan (Kalgoorlie), 16.0, 1.29.32, 8; D. McWhae (City), 11.0, 1.25, 14, 9; A. Prior (Claremont), 11.0, 1.25, 14, 9; A. Prior (Claremont), 11.0, 1.25, 14, 9; C. Christian (City), 7.0, 1.22.37, 11; R] Williams (South Fre-mantle), 6.30, 1.22.9, 12. 220 yards men's (under 16) freestyle: G. Agnew (City), 1; R. Harris (City), 2; N. Tunstall (City), 3. Time, Imin. 29 J-10sec. 220 yards women's (under 16) free-style: M. Enston (Claremont), 1; B. Anderson (Claremont), 2; M. Ford (Ned-lands), 3. Time, 2min. 59sec. (record).

BOWLS

BUY LS FIRST DIVISION. Last Fremantle 103 v. Subiaco 73. Rawnsley, McDonald, W. Peters, Balley d. Linklater, Buggins, Calcutt, Taylor, 25-17; Petrie, Cox. Harris, Chambers d. Hunter, Paddick, Styles, Merritt, 28-12; Ridgway, Inverarity, Hill, Kærnick tied with Turner, Piper, Downing, 'Treweek, 21-21: Gordon, Austerberry, Broadfoot, Worley d. Bant, Arcus, Clark, Coatham, 29-23.

CYCLING

Junior mile (paced rollign start): De Longville (V.), 1: Hale (S.A.), 2; G. Hughes (V.), 3. Time, 2min, 12 3-5sec. Ten-mile championship (35 laps): T. Williams (N.S.W.), 1; K. Fallon (Q.), 2; B. Opperman (V.), 3. Time, 22min, 5 1-10sec. 2; B. Op 5 1-10sec

YACHTING

Finishing times were: Landfall (38 min.), 4.59.8; Andante (25min.), 5.4.12; Medina IJ (25min.), 5.4.52; Thera (scr.), 5.5.54; Eldora (5min.), 5.8.30; Mercedes (9min), 5.8.32; Sandra (25min.), 5.1150; Timaru (36min.), 5.11.55; Sayonara (42 min.), 5.14.15.

Specimens of all Extra Charges contained in the Award—continued.

ONE-THIRD One Line Extra for Black

CRICKET

CRICKE1 Fall of wickets: 30, 72, 89, 159, 230, 247, 252, 252, 277, 307. BOWLING.—Moriarty, 2-68; R. Strauss, 1-39; Curtis, 0.25; Roberts, 3-63; E. Strauss, 1-40; Rigg, 0-39; J. Murdoch, 0-28, Senior Grade.—Bayswater, 56 (Thomp-son 17, Tuckwell 17; Leask 7 for 21, Goddard 3 for 33) and 127 (Sharples 39, Thompson 31; Leask 4 for 41), beat 3 for 26, Fowler 3 for 31, Cooper 2 for 22) and 28 (Leask 25; Slater for 3).

GOLF

Royal Perth. four-ball best ball: H. Taylor and J. Sharples, 8 up; D. Bull and R. Oldham, 4 up. Mt. Lawley, four-ball best ball: R. Mahoney and J. Miller. 6 up; D. Reidy and J. Hegney, 6 up; won by the former on count-back.

SOCCER

North —Blackburn Rovers v. Leeds United, 0-0: Blackpool v. Sheffield United, 1-2: Bradford v. Preston North End. 3-1: Bury v. Manchester United, 1-1: Grimsby Town v. Middlesborough, 1-1: Hudderfield Town v. Chesterfield, 1-2: Liverpool v. Sunderland, 2-2: Manchester City v. Bolton Wanderers, 1-0: New-castle United v. Everton, 1-3: Sheffield Wednesdav v. Barnsley, 0-3: Stoke City v. Burnely, 0-0.

RIFLE SHOOTING

Scores: J. Peel. 700yd., 37, hdcp. 8, total 45; E. L. Couper, 35, 7, 42; R. Gurr, 32, 9, 41; J. Ameara, 40, —, 40; J. P. Omeara, 36, 4, 40; W. D. Couper (capt.), 36, 4, 40; L. C. Loftus, 36, 5, 31; G. A. Lammond, 20, 5, 25; W. Evening, 12, 9, 21.

FOOTBALL

FOOTBALL Evans (P.), 17; Hopkins (W.P.). 16; Letheridge (E.F.), 8homas (E.P.), Methe-rall (S.F.), 12 each; Outridge (S.), Mc-Comish (P.), 11 each; Dewar (P.), 10. SOUTH FREMANTLE: Backs: Renfley, Toll, Mills, Halet-backs: Dodd. Doig. Haskell. Centres: Lewington, Shea, Lew-inston, Hall-forwards; Western, Smith, Jenkins, Forwards; Reilly, Toll, Dell, Kuck: Higham, Richardson, Truscott (rover), 19th; Matthews, GOALKICKERS; EAST FREMANTLE; French 7, Prince 7, Doig 5, McDonald 2, Briggs and Meiers, CLAREMONT; Biown 5, Oliver, Fairley, McPartland and Hinch-cliffe. EEST PLAYERS: EAST FREMANTLE:

cliffe. BEST PLAYERS: EAST FREMANTLE: French. Soltogeio, Briggs. Gabrielson. Prince and Ebbs. CLAREMONT: McPart-land, Young. Morrison, Lane, Caporn. Browne and Rumble.

SURF EVENTS

Results: McGovern trophy: T. Martin, 1; A. Merritt, 2 and fastest time: S. Besson, 3. McNess competition: City of Perth (C. Fowler, L. Connors, L. Harris, W. Summerford), 1: Scarborough, 2. Senior points race: W. Price, 1: T. Mar-tin, 2; G. Burton, 3. Junior points race: F. Philipas, 1: J. Lavers, 2: J. Hop-kins, 3.

ATHLETICS

Seniors. 100 yards.—First heat: J. E. Trood (Y.M.C.A.), 1: V. G. Barden (U). 2: P Bowers (C.Mt.L.). 3 Time. 107sec. Second heat: R. E. Green (Y.C.W.), 1: G Helyar (C.Mt.L.). 2: F. Fox (C.Mt.L.). 3. Time. 10.5sec Final: Troode. 1: Green, 2: Helyar, 3. Time. 10.5sec.

CROQUET

A Grade. Subiaco No, 1, 52. vi Leederville, 25.— McDonald, Hunter, 26; Bond-Taylor, McQuilken, 6: Bishop, Campbell, 26: Dickson Pound, 19; Royal Park, 44. v. Como, 26.—Murphy, Hipkin, 26; Munt. Back, Nil; Smith, Barker, 18; Houghton, Robinson, 26, Nedlands, 52. v. Mt. Law-ley, 31.—Brokensha. Chandler, 26; Rac-Johnson, 12; Jenkins, McLean, 26; Far-rell, Marlsland, 19.

TRADE AND FINANCE-STOCKS AND SHARES

Gold: Associated (new), 1/8; Associated Northern, s 1/7; Boulder Perseverance, s 10d.; Enterprise, s 11/; Edna May Group, s 6/6; Golden Horseshov, pref., b 12/6; do., ord., b 4d. s 5d.; Golden Buttferfly, paid, s 3/9; do., con., b 2/9; Guinea Gold, s 44/; Hansel Mundy, paid, s 10d.; do., cor., s 5d.; Hanpton Con-sols, s 1/2; Ives Reward, paid, s 5d.; Sons of Gwalia, s 2/11; Wiluna, Ltd., b 21/6.

ONE-THIRD

One Line Extra for Black

SKINS, HIDES

Merinos: Full wool, 9d. to $10\frac{1}{2}$ d.; $\frac{3}{4}$ wools. $7\frac{1}{2}$ d. to $8\frac{3}{4}$ d.; $\frac{1}{2}$ wools. $7\frac{1}{4}$ d. to $7\frac{3}{4}$ d.; $\frac{1}{4}$ wools. $4\frac{3}{4}$ d. to 6d; pelts. sound and light rib, to $3\frac{3}{4}$ d.; shearlings, to $3\frac{3}{4}$ d. Crossbreds: Full wools. $8\frac{3}{4}$ d. to $9\frac{1}{2}$ d.; $\frac{3}{4}$ wools, 8d. to 9d; $\frac{1}{2}$ wools, 7d, to 8d; 1-3 wools. $6\frac{1}{4}$ d. to $7\frac{1}{2}$ d.; $\frac{1}{4}$ wools. $5\frac{1}{2}$ d. to 6d.

EASTERN MARKETS

MELBOURNE, Friday.—Wheat, de-pressed, nominally 4/4, Flour, quiet, £11. Bran, active demand, £6/10/. Pollard, keen inquiry. £7. Oats, firm, milling, 3/8; feed, 3/3. Barley, quiet, English malting, 4/5; Cape, 3/4; feed, 2/11. Maize, firm, 5/1. Chaff, steady, £4/12/ to £4/17/6.

FIRMS' REPORTS

FIRMS' REPORTS POULTRY.—Heavy supplies forward to a firm demand for all prime table lines. Prime cockerels, 9/ to 11/; 'medium, 7/ to 8/6; small, from 5/. Prime table hens, 7/ to 9/; medium, 6/. White Leg-horns, from 4/. Prime Muscovy drakes, 12/ to 15/; medium drakes, 9/ to 11/; small, from 7/.

METAL QUOTATIONS

METAL QUOTATIONS MELBOURNE, Feb. 25.—The following were official London metal quotations (middle prices) as receiver by cable-gram from London Metal Exchange:— Capper, standard, spot. £76/8/9 a ton: three months, £75/8/6; electrolytic, £84/15/; bist selected, £79/2/6; Lead, soft, foreign, spot, £26/6/3; forward, £26. Spelter, spot, £26/6/3; forward, £26. Thin, standard, spot, £202/6/3; three months. £205/6/3. Silver, standard, spot, 2/0V, an oz.; forward, 2/; fine, spot, 2/2V₂.

PROPERTY SALES

PROPERTY SALES Perth Road District.—Hamersley Ward: Cement brick house, Esplanade, £250 (for A. A. Flauer), Osborne Ward' Weatherboard house, Powell-street, £400 (C. Morris). Maylands Ward: Brick house, Peninsula-road, £700 (Burnett and Smith, Lid.). Inglewood Ward: Brick house, Wood-street, £800 (R. Halliday). South Perth.—Brick house, Canning-highway, £800 (for Winslade and Law-rence); brick house, Douglas-avenue, £480 (A. Bell); brick house, Market-street, £700 (J. D. Brown); brick house, Salisbury-street, £600 (L. Hibble3: brick house, McDonald-street, £800 (N. E. Fuller).

WOOL SALES

WOOL SALES AGRICULTURAL and GREAT SOU-THERN: A. C. Cummings, Darkan, (8) 14½d., (4) 133/4d., (8) 13d., (4) 13d.; M. N. Hughes, Duranillin, (7) 14d.; Guill Bros., Duranillin, (5) 133/4d., (5) 13½d.; Richardson Bros., Gnowangerup, (4) 13½d., (6) 13d., (5) 12d., (4) 12½d. (1) 11d., (1) 11¼d., (2) 10½d.; Edgar Bros., New Norcia, (18) 13¼d.; Thorn and Champtess, Kojonup, (7) 13¼d.; (4) 13¼d., (3) 13d., (9) 12½d., (8) 11d.

PIG SALES

PIG SALES GOLDSBROUGH, MORT and CO. sold on account of the following:—From Arrino: A. A. Smith, 1 p 53/6, 1 at 47/6. S slips 28/6; C. Connolly, 1 b 77/6, 2 p 49/6, 2 at 45/6, 1 boar 47/6; E. Neil Guildford, 1 b 80/, 1 at 77/6. From Baandee: Mrs. D. Lewis, 2 p 64/6, 2 at 61/6; C. W. Pontifex, 5 p 61/6, 11 at 55/6, 3 at 43/6, 1 slip 32/6. From Bruce Rock: B. C. Lawrie, 7 p 63/6, 2 at 58/6; H. G. Burgess, 3 b 72/6, 1 at 68/6.

SHOW AWARDS

DRAUGHT HORSES.—Mare, any age, not visibly in foal or foal at foot; G. G. Flower. Pair of farm horses: G. G. Flower. Yearling filly: G. G. Flower. Brood mare, visibly in foal or foal at foot; J. O'Neill. Mare, most suitable for breeding remounts: J. O'Neill. Trotting stallion: O. Saggers. Trotting mare: O. Saggers.

Saggers, SHEEP.—Merino, medium and fine wool.—Ram, 20 months and over, open: N. Anderson. Ewe, 20 months and over, open: F. E. and M. O. Bessen. Ewe, under 20 months: H. A. Bessen. Strong wool.—Ram. 20 months and over, open: N. Anderson. Ewe, 20 months and over, open: N. Anderson. Ewe, under 20 months: H. A. Bessen. Ewe, any age, bred in Tambellup Road Board district: H. A. Bessen.

AGRICULTURAL PRODUCE.—Wheat. hard or soft: T. H. Bilney. Oats, Alge-rian: F. J. Potter, Guyra: N. H. Taylor. Any other variety: N. H. Taylor.

ONE-THIRD One Line Extra for Black

PRODUCERS' REPORTS

PRODUCERS' REPORTS values: Potatoes, 15/ to 16/. Peas, 3½d, to 5d.. Pumpkin, 14/6 to 16/. Beans, runner, 6d. to 7½d. Swedes, 5/ to 6/. Onions, brown, 18/6. Cab-bage, half-bags, 1/6 to 3/. Values: Apples, dumps, Yates, 10/ to 13/6: Granny Smith, 11/ (small) to 16/ (prime): Rokewood, 6/ to 9/; States-man, 10/; Pioneer, 13/6. Oranges, flats, ravel, 6/ to 8/; dumps, Valencia, 7/ to 9/; flats, Valeucia, 3/ small) to 7/ (prime). Lemons, flats, 5/ to 7/. Toma-toes, flats, 19/3 to 20/3. Passion fruit, quarters, 3/6 to 5/.

STATE BATTERIES

Detail were: Kalgoorlie, G.M.L. 602E. 26 tons for 4oz. 2dwt; P.A. 4561E. 9¹/₂ tons for 3oz. 15dwt; Black 41, location 308A, 10 tons for 3oz. 5dwt; G.M.L. 5437E, 5³/₄ tons for 19oz. 14dwt; G.M.L. 1315X, 44³/₄ tons for 9oz. 14dwt;

MAIL TIMETABLE

UNITED KINGDOM, EUROPE, EGYPT, ADEN, ASIA, MALTA and INDIA.— Oronsay, October 31; letters, 2 p.m. (late fee, 3 p.m.): newspapers, packets and registered articles, 1 p.m.; parcels, noon, Due London, NovemberDue London, No-vember 26.

CANADA and UNITED STATES (via San Pedro).—Great Western express, No-vember 5; letters, 12.30 p.m.; newspapers and packets, 11.30 a.m.; parcels, Novem-ber 2, 4 p.m.

AIR SERVICES

AIR SERVICES Other services operating in Australia are: Adelaide-Eyre Peninsula; Adelaide-Whyalla; Melbourne-Adelaide (via Mi Gambier); Melbourne-Launceston-Hobart (including King Island and Flinders Island); Melbourne-Sydney; Melbourne-Hamilton; Melbourne-Brisbane; Sydney-Roma; Sydney-Broken Hill; Cootamundra-Darwin; Cloncurry-Rockhampton.

CABLE AND TELEGRAPHIC

CABLE AND TELEGRAPHIC LONDON, Oct. 19.—Arrivals: At Lon-don, Kangangoora; at Belfast, Trewel-lerd; at Port Said: Orion; at Cristobal, City of Lyons; at St. Johns, City of Delhi; at Port Louis, Pearlstone; at Balboa, Napier Bay. Departures for Australia.—From Lon-don, Zealandic; from Belfast, Moshulu; from Gibraltar, Mooltan; from Vancouver, Wialliamette Valley; from San Francisco, Marken and Tolken; from Durban, Bul-larene.

Marken and Tolken; Irom Durban, Bur-larene. DERBY, June 11.—Arrival: 5 p.m., Gascoyne, from Broome. June 12.—De-parture: 3.30 a.m., Gascoyne, for Singa-pore. WYNDHAM, June 11.—Arrival: 7 a.m., Port Wellington, from the Eastern States. ROEBOURNE, June 11.—Arrival: 7 p.m., Koolinda, from Port Hedland. De-parture: 8.30 p.m., Koolinda, for Onslow.

WEATHER

WEATHER SOUTH COASTAL.—Busselton, 2; Cape Leeuwin, 2; Maniimup, 1; Albany, 7; Eclipse Island, 7; Margaret River, 4. NORTH-EASTERN.—Warburton, 16. SOUTH-EASTERN.—Kathleen Valley, 1. Incomplete.—Kunmunya, 47 points; Hall's Creek, 20; Derby, 27; Rawlinna, 10; Eucla, 29; Warburton Ranges, 21. South-West Division.—Kalamunda, 5 points; Guildford, 2; Perth Gardens, 6; Perth Observatory, 6; Fremantle Signal Station, 5; Rottnest, 10; Mandurah, 8; Collie, 23; Bunbury, 68; Donnybrook, 64.

TEMPERATURES

Adelaide Melbourne Sydney Brisbane Hobart	 Max. 86deg. 83deg. 77deg. 84deg. 70deg.	Min. 64deg. 56deg. 66deg. 74deg. 55deg.
	Midnight . 12.10 a.m. (min.) 1 a.m 2 a.m 3 a.m 4 a.m 5 a.m 11 a.m 11 a.m	68.7deg. 68.6deg. 71.0deg. 74.5deg. 73.5deg. 73.5deg. 91.0deg. 99.9deg.

SHIPPING

- The following vessels should be within range of the undermentioned wireless stations todday: PERTH: Abbekerk, Anglo-Australian, Ascanius, Balranald, British Ambassador, Brockabeck. Centaur, Citta de Geneva, City of Kimberley, Crown City, Esper-ance Bay, Granlund, Helenus, Irrawaddy, Koolinda, Kybra, Mahana, Mooltan.

Specimens of all Extra Charges contained in the Award —continued.

ONE-THIRD One Line Extra for Black

PASSENGER LISTS

The following passengers disembarked from the s. Karoola which arrived at Fremantle from the Eastern States last night: Messrs. Broad, J. Elmes, Sutcliffe, E. A. Black, H. Bader, Chapman, R. P. Pearce, Fitzhardinge, L. P. Spencer, R. Fielding, Mair, Hallinson, Owen, Short, Maston, H. C. Donaldson, D. Unsworth, S. G. Snowden.

Personnel Listed Missing on December 8, 1942, now Presumed Dead. Gay, Ordinary Seaman Bernard Alford, F3974, Gosnells; Hopkins, Orinary Sea man Norman Frank. F3843, Hilton, Perth; Paterson, Ordinary Seaman Don Howie, F4021, South Perth; Quayle, A/Stoker Petty Officer (T.Y.) Robert Allanson, 21177, Leederville; Samson, Ordinary Seaman William Edwin, F3671, Mosman Park.

Successful candidates were: W.A. Government Hospitals: Bird Eleanor Beatrice; Creighton, Patricia Joan; Currie, Margaret Jean; Gilbert, Greta Merle: Mead. Bobbie Irene; O'Don-nell, Mary Josephine; Robinson, Jean Bernice; Savage, Joyce Gwynneth; Styles, Ivy A.; Truscott, Biddy Mary; Thomp-son, Christine.

CROSSWORD PUZZLE

Across.—7, Fashion-plates; 8. Beam; 9, Children; 10, Stoops; 11, Target; 13, Beckon; 15, Insect; 16, Straiten; 18, Lobs; 19, Regimentation.

Down.—1, Patent leather; 2, Sham-rock; 3, Forces; 4, Sprint; 5, Raid; 6, Reference book; 12, Resolute; 14, Neither; 15, Ignite; 17, Arid.

SUBSCRIPTION LISTS

Mrs. James, Perth L. N. Hammond, Fremantle ... Miss Hemingway, Gosnells ...

£15 12 6

Previously acknowledged, £23/15/6; Rolo (South Belmont), 1/; Lannah (Man-durah), 2/; Howie Wing (Kojonup), 1/6; Chick-a-Body ((Fremantle), 5/; Cherry Pie (Boyanup), 1/; Little Fidget (Cue), 10/; Enola (Hilton Park), 1/6; Parkan (Swan View), 6d, Total £24/18/.

SCHOLARSHIPS

Alderton, Derek (Perth Boys' Central); Anderson, Geoffrey (Cunderdin); Bell, Frank (Maylands); Bird, Joscelyn (Al-bany High); Breidhal, Barbara (High-gate); Brooks, Keith (North Perth); Calcott, Val (Nedlands); Jones, Mary (Mt, Lawley).

WIRELESS PROGRAMMES

- 6.0 : DINNER MUSIC.
- With Victor Silvester. 6.30: Case for Cleveland. 6.45: Melody Mixture. 7.0 : B.B.C. tNEWS.

- 7.10: Evening Star.

- 7.15: Nick Carter. 7.30: Singing Cowboy. 7.45: Ballad Concert. 8.15: Tapestry of Melody. 8.30: Leave Pass. BROADCASTING

BROADCASTING Today.—8.30 a.m.: Morning melodies, 3.0 p.m.: Afternoon session. 80: Dinner music 70: Early evening music. 7.15: "The Broadcaster" crossword puzzle solution. 7.30: Talk on behalf of W.A. Council of Rational Finance. 7.50: "The West Australian" first news. 8.0: Local products' session. 8.35: Special presen-tation in honour of the birthday of His Majesty the King.

KNITTING

Patterr						
purl. R	epeat 1	knit,	8 pur	1 to	end	of
row, fin	ishing	dith 4	4 purl	ins	tead	of
8 purl.						
stead of						
purl 5.						
of row.	4th					
knit 4.	Repeat	purl	5, kn	it 4	to e	end
of row.						

TABLES

October	10	 	 	 100.6	200.8
October	11	 	 	 140.9	210.9
October				190.5	205.9
October				178.9	234.8
October				174.3	279.8
October	15	 • •	 	 653.8	342.8

One Line Extra for Black

TABLES-continued

RAILWAYS. 1945. 1944. 2,006,200 1,998,264 523,500 515,564 $\begin{array}{r} 1944.\\ \pounds\\ 2,219,100\\ 1,855,199\\ 522.600\\ 158.699\end{array}$ 124 21 1178 25-32 ETAOIN NN

4.866	4.753/4	ETAOIN NN
4.866	7.79	ETAOIN E EE
35	28.14	ETAOIN NNN
	20.98	ETAOIN ETA
12.107	8.74 7-8	ETAOIN NN

PRICE LIST-3 COL AND OVER

KNAPSACK SPRAYERS; "Rega Pne umatic." all brass, capacity three gall ons, fitted with release valve and cyclone nozzle, for garden spraying and sheep j etting. 83/.

WINDOWLITE, a transparent mater ial reinforced with wire gauze, unbrea kable, gasy to fix and admits ultra violet rays for brooder houses and horticu ltural uses, 3ft. wide, 8/6 yard.

AUCTIONS-PAWNBROKERS

1936: H h dia ring, 9ct. ch, 2 table cloths ,suit, 14ct demi hun w, r g hun Elgin w, 9ct sov purse, 9 ct w watch suit in çase, suit, h h dia r, 15ct medal, pr shoes. Nov.: G chain, 2 medals, g curb chain and pend, 18ct wed r, 9ct wrist w el iron, r g hun k watch.

SHORT MEASURES-6EM FACE 4ft. Wardrobe, with oval and hanging mirror, shelf, rod; 3ft. 6in. Dressing Table, two drawers; neat Ped-estal to match.

RACING GUIDE

1.45—KEYMER HANDICAP. Of £250. For two-year-olds. 6f. I. st 11 8 11 8 1 88

TROTTING GUIDE

7.0—BREEDERS' HANDICAP.	5
Of £175. One mile and a half.	
347 Three Step scr. 2.19 000 Balgay Earl scr. 2.25	
356 Keysbrook scr. 2.18 ¹ / ₄	ć
000 Reg's Choice	1
0 Conda's Hope scr. 2.22	5
077 Black Fairy scr. 2.203/4	

STOCKS AND SHARES

Government securities, 2½ p.c., 1946, Nov. £102/2/6; 1948, £101/19/8; 1949, £101/11/3; 1950, £101/12/6; 3¼, 1948, £103/18/5; 1956, £100; 1957, £100/6/; 1958, £100/16/3; 1959, £101/6/3; 1960, £101; 1961, £101/3/9, £101/5; 3¼, 1951, £106/11/3; 37-8, 1954, £108/10/; 4, 1947, £104/16/3; 1955, £108/10/; 1957, £103; 16/3; 1959, £108/17/6; 1961, £108/16/3; 1959, £108/17/6; 1961, £109/16/3.

UNIVERSITY PASSES

FIRST YEAR.—Cruickshank. Andrew, E.I., G.I., P.I., D.I.; Durack, David, E.I., G.I. (Dist.), P.I., D.I.; Gammon, Kenneth, G.I., M.I., P.I., D.I.; Hillman, Robert, E.I., G.I., M.I. (Dist.), P.I. (Dist.), D.I.; Hondros, George, E.I., G.I., D.I.; Jamęs, Philip, P.I. (Dist.), C.I.

RUN ON FIGURES

The following	were	the	prize	win-
ners: 214, 568,	1040,	235.	146.	209.
897, 694, 321,	2056,	4062,	298	123
345, 62, 94, 81,	651,	323.	1111.	2987.
946, 321, 948, 27	, 96.		,	,

KNITTING

10th Rcw: Work into back half of st. 3 ch. 1 tr into same place, 1 ch, miss 1 dc, 1 tr into each of next 2 dc, 1 ch, miss 1 dc. 2 tr into next dc, 1 ch. Repeat from 2nd row, join with ss.

ONE-HALF

KNITTING—continued

11th Row: Ss along to space 3 ch, 1 tr, 2 ch, 2 tr into first space, 3 ch, miss 6 tr, 1 tr into 1 ch, 3 ch, miss 6 tr, 2 tr, 2 ch, 2 tr into nevt space, 3 ch, miss 6 tr, 1 tr into 1 ch, 3 ch, miss 6 tr. Repeat from 3rd row, join with se miss 6 with ss.

Dou	ıble	e Ch	arge d	illowed	on 5½	ems
face (or	less	body	matter	does	not
apply	to	this	samp	le.		
Octobe:	r 1	1		143.9	55.7	141.7

•	Occoper	11	• •	 	143.3	00.1	141.1
	October	12		 	110.1	32.1	101.1
	October	13		 	246.8	88.9	158.9
	October	14		 	246.4	38.0	200.3
	Öctober				266.6	98.8	199.8

RATES OF EXCHANGE

London, £A to £	Buying.	Selling.
stg. 100	£125	£125/10/
New Zealand, £A to £NZ 100	£100	£100/10/
Fiji. £A to £F 100	£112/2/6	£113

Benevolent Fu Expenses £ Interest Principal . —	ind— 2,377 2 396 4 800 0	9 1 0 — £3,573	6	10
---	-----------------------------------	-------------------------	---	----

	£	s.	d.	£	s.	d.
6 tons of power						
kerosene	19	11	4	18		0
Truck of lambs	5	15	2		12	0
10 tons wheat	7	7	5		19	2
1 bag sugar	0	3	6	0		9
1 ton groceries	3	12	6	2	12	0

GOLD PRICES

TABLES

		Fi	ine Ounc	es.
_		1944.	1945.	1946.
	January	36,708	41,491	42,140
	February .	33,176	35,867	
	March	38,550	38,764	
b	April	26,757	35,078	
2 5 4	May	37,708	34,202	—
4		464,440	463,521	42,140

-	General head		Vholesale. Per lb.	Retail. Per lb.
	Sausages, beef Mixed	\mathbf{or}	0 7	09
	Sausages, pork	••	0 834	0 11
	Beef Polony		ŏ ĕ́́́́́	ŏ îî
'n	Garlic Sausage	•••	0 111/2	1 4
4	Pork Fritz	• •	$0 11\frac{1}{2}$	1 4
-	Saveloys		07	$0 9\frac{1}{2}$

Liabilities

-				
Capital issue . Note issue Trading Banks Special Ac-	:	Feb. £mil. 10.1 194.5	Jan. £mil. 10.1 194.5	Dec. £mil. 10.1 194.2
counts Other deposits Other liabilities	:	$244.0 \\ 28.9 \\ 140.7$	$244.2 \\ 32.5 \\ 140.0$	$244.2 \\ 34.2 \\ 141.6$

East Kimberley.

Wyndham	$217 \\ 148$	$233 \\ 115$
West Kimberley,		~~~
Fitzroy Crossing 476	355	212
Broome 271	250	145
Port Hedland Area	a	
Port Hedland 312	311	557
Eginbah —		411

Capital: 900.000 Shares of £5 each,

business of the bank)	2.000,000	U	0	9 399 608
bank Currency reserve (used in the	2,500,000	0	0	
Reserve fund (used in the business of the				
	£4,500,000	0	0	

9,322.608 2 11

ONE-THIRD

Specimens of all Extra Charges contained in the Award-continued.

TWO-THIRDS

WIRELESS-SHORT WAVE-One-third for Wireless Programme, One-third for 10 ems face

5.15: Skyrockets	Dance	Or
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5.45: London Ca		
6.0 : Scottish Ha		
6.30: Music Whil	e You V	Nork
7.0 : News.		

- 7.15: Music Hall.
- 8.0 : Harry Evans and his Sextet.

WIRELESS-PROGRAMMES

9.0 : SAY IT WITH MUSIC. Supplies the set of th ries of Spain.

DOUBLE

Where Table such as samplebody matter being $5\frac{1}{2}$ ems face or less and 3 cols. of figures—Double. Where body width over $5\frac{1}{2}$ ems-usual charge (half) shall apply.

	1942-43	1943-44	1944-45
	£	£	£
Working Exes,	$461,513 \\ 482 \\ 4,560 \\ 17,706$	444,244	445,31?
Accident Fund		448	453
Sinking Fund .		4,719	4,884
Depreciation		20,000	20,334
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DOUBLE

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I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 4th day of June, 1946.

[L.S.]

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

Filed at my office this 4th day of June, 1946. (Sgd.) S. WHEELER, Acting Clerk of the Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 5 of 1946.

In the matter of the Industrial Arbitration Act, 1912-1941, (as reprinted) and in the matter of an industrial dispute between the Coastal and E.G. Government Water, Sewerage and Drainage Employees' Industrial Union of Workers and the Hon. Minister for Water Supply, Sewerage and Drain-age, and in the matter of a reference for inter-pretation referred into Court from a Compulsory Conference.

UPON hearing Mr. E. L. Hodges for the union and Mr. C. A. Reeve for the Hon. Minister for Water Supply, Sewerage and Drainage with reference to the at Swan View was maintenance or construction work, the Court pursuant to its powers contained in section

90 of the said Act doth hereby order and direct that Award, No. 26 of 1937, between the parties as amended by Order, Nod. 154 of 1939, 47 of 1942, 12 of 1944, 74 of 1945, and 151 of 1945, be and the same is hereby further amended as follows:-

Part IV .--- Clause 9--- Hours.

Omit from the end of subclause 4 (b) the following words:-

provided further if the duration of the construction work extends over four weeks payment of such extra rates shall cease as from four weeks from the time when the worker commenced work.

Dated at Perth this 4th day of June, 1946.

By the Court,

(Sgd.) E. A. DUNPHY, President. [L.S.]

[JULY 19, 1946.

EDUCATION ACT, 1928-1943.

Education Department, Perth, 18th June, 1946.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the amendment by the Minister for Education of the Education Act Regulations, 1944, as made by him under section 28 of the Education Act, 1928-1943, and published in the *Government Gazette* of the 4th December, 1944, the 15th December, 1944; the 23rd March, 1945; the 18th January, 1946, and the 14th June, 1946, in the manner mentioned in the Schedule hereunder.

> (Sgd.) M. G. LITTLE, Director of Education.

Schedule.

- 188. Subject to regulation 189 of these regulations-
 - (1) Students who can live at home while attending the College may be granted an allowance at the rate of $\pounds70$ per annum.
 - (2) Students who are obliged to board away from home while attending the College may be granted an allowance at the rate of \$100 per annum.
 - (3) Students shall be entitled to recoup expenditure not exceeding the sum of five pounds incurred by them in the purchase of text books required for use during their course of training.
- 2. Regulation 193 is repealed.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1946.

R. H. DOIG, Clerk of the Council.

THE MINING ACT, 1904–1937.

Department of Mines, Perth, 10th July, 1946.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1937. His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications for Leases as shown below.

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

Gold Mining Leases.

The undermentioned Applications for Gold Mining Leases were approved, subject to survey :---

Goldfield.			 District.	No. of Application.			
East Coolgardie Murchison North Coolgardie Peak Hill Pilbara	 		East Coolgardie Mount Magnet Niagara Marble Bar	 6078E*, 6079E*. 1438M*. 919G, 920G, 921G, 922G*. 572r. 1075*, 1076, 1077.			

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

Goldfield,	District. No. of Lease.	Name of Lease.	Lessees.
Broad Arrow Yilgarn	2217w 4027 4060	Dreamer Bulwark Star of Eenuin	O'Rourke, William.

Residential Lease.

The surrender of the undermentioned Residential Lease was accepted :--

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Broad Arrow		ļ5(1w)	McBeath	Boyd, Daniel McBeath.

THE MINING ACT, 1904-1937-continued.

Mineral Leases.

The surrender of the undermentioned Mineral Leases was accepted :----

Goldfield. District.		No. of Lease.	Name of Lease.			Lessees.				
Murchison	Meekatharra Mount Magnet	19n 14м	Lake End Wonderful		····	William.				

THE MINING ACT, 1904-1937.

Perth, 10th July, 1946.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under section 112 of the Mining Act, 1904-1937, has been pleased to grant Licenses to Treat Tailings, as shown below.

Licenses to Treat Tailings.

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

Department of Mines,

No.	Corres. No.	Licensees.	Goldfield.	Locality.	Period.
*1048н(2м/1946)	632/46	Caratti, Babtist	Murchison	late Gold Mining Lease No. 1215m at Mount Magnet	Two months from 1st July, 1946.
*1049н(2е/1946)	664/46	Fox, Jack Trevor	East Coolgardie	late Gold Mining Lease No. 5875E and certain Crown Lands situated between Tailings Leases Nos. 3E and 69E at Trafalgar	Three months from 1st July, 1946.

* Conditional

THE MINING ACT, 1904-1937.

Department of Mines, Perth, 10th July, 1946.

Licenses to Treat Tailings.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under section 112 of the Mining Act, 1904–1937, has been pleased to grant Renewals of Licenses to Treat Tailings, as shown below.

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

No.	o. Corres. No. Licensee.		Goldfield.	Locality.	Period.		
998н(1c/1943)	109/44	Wilson, Hugh Mac- Lean	Mount Margaret	late Gold Mining Lease No. 1793c at Mertondale	Twelve months from 1st April, 1946.		
	, ,		* Conditional	lly.	/		

MINES REGULATION ACT, 1906-1938.

Department of Mines, Perth, 10th July, 1946.

1223/41.

IN accordance with the provisions of section 65 of the Mines Regulation Act, 1906-1938 (as reprinted under the Amendments Incorporation Act, 1938), His Excellency the Lieutenant-Governor in Executive Council has been pleased to amend the regulations made under the said Act (originally published in the Government Gazette on the 16th day of November, 1934, and reprinted as corrected and amended up to the 31st day of December, 1938, and as subsequently amended by notices published in the Government Gazette on the 14th day of July, 1939; the Sth day of December, 1939; the 3rd day of May, 1940; the 4th day of October, 1940; the 20th day of December, 1940; the 5th day of June, 1942; the 10th day of March, 1944; the 3rd day of November, 1944; the 17th day of November, 1944; the 16th day of March, 1945, and the 14th day of December, 1945) in the manner mentioned in the Schedule hereunder.

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

Schedule.

- Regulation 2B (Government Gazette 10/3/44) is amended as follows:-
 - (a) by inserting after the words 'Safety Belts for Winzes'' in the heading to the said regulation, the words, 'and Shafts.''
 (b) by inserting, after the word ''horizontal'' in the second line, the words ''and in all shafts in the course of being sunk.''
 (c) by inserting after the word ''winzes'' in the last line, the words ''or shofts ''

 - shafts.'

MINES REGULATION ACT, 1906-1938.

Appointments.

Department of Mines, Perth, 10th July, 1946.

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

198/42—Brown, Thomas Gibson and Wallis, Robert John, as Workmen's Inspectors of Mines for the Broad Arrow, Coolgardie, East Coolgardie, Dundas, North-East Coolgardie and Yilgarn Goldfields, until the 30th

day of June, 1948. 248/38—Culley, Donald Roy, as Workmen's Inspector of Mines for the Mount Margaret and North Coolgardie Goldfields, until the 30th day of June, 1948.

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

Registrar General's Office, Perth, 17th July, 1946.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this Office for the Celebration of Marriages throughout the State of Western Australia:-

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

CONGREGATIONAL UNION OF W.A.

32/41; 11/7/46; Rev. Gwendoline Estelle Hewett; Congregational Manse, 22 Prinsep Street, Bunbury; Wellington.

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.

CHURCH OF ENGLAND.

31/45; 12/7/46; Rev. Wilfred Elliott Henn, M.A.; The Rectory, 60 Napier Street, East Claremont; 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 Mar-riages Act Amendment Act, 1914).

Registrar General's Office, Perth, 17th July, 1946.

THE following appointments have been approved:-R.G. No. 182/42--Constable Samuel George Daws, as District Registrar of Births, Deaths and Marriages for the Murray Registry District, to reside at Pinjarra vice Constable Samuel Rea, appointment to date from 15th July, 1946.

R.G. No. 23/39-Constable Jack Purkiss, temporarily as District Registrar of Births, Deaths and Marriages for the Gingin Registry District, to reside at Gingin during the absence on sick leave of Constable Harry James Muhs, appointment to date from 1st July, 1946.

R.G. No. 102/39-Constable William Stanley Perry, as Assistant District Registrar of Births and Deaths for the Murray Registry District, to reside at Dwellingup vice Constable John Allan Graham transferred, appointment to date from 12th July, 1946.

R.G. No. 12/43-Mr. Edward Charles Moore Kinsella, as Acting District Registrar of Births, Deaths and Marriages for the Perth Registry District, with his office at Perth, during the absence on leave of Mr. George Ralph Hathway, appointment to date from 22nd July, 1946.

R.G. 91/37-Mr. Frank Kynaston Moore, as District Registrar of Births, Deaths and Marriages for the York Registry District, to reside at York, vide Mr. William Arthur Petterson, transferred, appointment to date from 10th July, 1946.

> R. J. LITTLE, Acting Registrar General.

Western Australia.

Second Schedule, Section 7.

THE BUILDING SOCIETIES ACT, 1920.

NOTICE is hereby given that a Building Society called Home Building Society is duly registered under the provisions of the above Act.

Dated this 11th day of July, 1946.

[L.S.]

W. V. GRAY, Deputy Registrar of Building Societies.

THE COMPANIES ACT, 1893-1938. The Coca-Cola Company.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company is situate at 473 Murray Street, Perth, and will be open for business between the hours of 9 a.m. and 12 noon, 2 p.m. to 4 p.m. from Monday to Friday in each week. Dated the 26th day of June, 1946.

STONE, JAMES & CO., Solicitors for the Attorney of the said Company, 47 St. George's Terrace, Perth

THE COMPANIES ACT, 1893.

Re Edward Lumley (Aust.) Pty. Ltd. NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia is situate at Pastoral House, 156 St. George's Terrace, Perth, and James Lampard Paton is the Attorney of the said Company in the said State.

Dated this 1st day of July, 1946.

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

STEEVES, AGNEW & CO. (AUST.) PTY. LIMITED. Steeves, Agnew & Co. (W.A.) Limited.

NOTICE is hereby given that Steeves, Agnew & Co. (Aust.) Pty. Limited intends to cease to carry on business in this State as from the 31st day of October next; and that the business of the said Company in this State will be acquired and carried on by Steeves, Agnew & Co. (W.A.) Limited whose Registered Office is at Second Floor, Alliance Buildings, 96 St. George's Terrace, Perth, and will be accessible to the public between the hours of 9 a.m. and 5 p.m. on week days and between 9 a.m. and noon on Saturdays. Dated this 1st day of July, 1946.

A. E. DRY,

The duly appointed Attorney of Steeves, Agnew & Co. (Aust.) Pty. Limited and the Managing Director of Steeves, Agnew & Co. (W.A.) Limited.

Western Australia. THE COMPANIES ACT, 1893. Naracoorte (Pty.) Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 104 St. George's Terrace, Perth, and that the hours during which such office is open to the public for the transaction of business are from 9 a.m. to 5 p.m. on week days and from 9 a.m. to noon on Saturdays.

Dated the 15th day of July, 1946.

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

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Kingia Fibre Limited (in liquidation).

Notice of Final Meeting to Shareholders.

NOTICE is hereby given that the Final Meeting of shareholders of the Company will be held at the regis-tered office of Wesdan Limited, 1009 Hay Street, Perth, at 8 p.m. on Wednesday, the 24th day of July, 1946.

IAN CHAPMAN,

Liquidator. F. H. Taaffe & Co., Public Accountants and Auditors, 1st Floor, 197 Murray Street, Perth.

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Western Australia.

THE COMPANIES ACT, 1893.

Packer and Company Limited.

Notice of Registered Office.

NOTICE is hereby given that the Registered Office of Packer and Company, Limited, is situate at Third Floor, National House, 49 William Street, Perth. The office will be accessible to the public on all week

The office will be accessible to the public on all week days (excepting Saturday and public holidays) between the hours of 9 a.m. and 5 p.m.

Dated the 16th day of July, 1946.

DWYER AND THOMAS, National House, 49 William Street, Perth, Solicitors for the Company.

JAVA TRADERS LIMITED.

Notice of Registered Office.

NOTICE is hereby given that the Registered Office of Java Traders Limited, is situate at the offices of Lohrmann, Tindal and Guthrie, 89 St. George's Terrace, Perth, and is open to the public for the transaction of business (public holidays excepted) between the hours of 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m. of all week days with the exception of Saturday.

Dated the 10th day of July, 1946.

LOHRMANN, TINDAL & GUTHRIE, 89 St. George's Terrace, Perth, Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1893-1944, and in the matter of J. M. Seward & Co. Ltd. (in liquidation).

THE creditors of the abovenamed Company are required, on or before Friday, the 26th day of July, 1946, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to Alexander John McLaren, of English, Scottish and Australian Bank Chambers, St. George's Terrace, Perth, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, by their solicitors or otherwise, to prove their said debts or claims at the office of the Liquidator at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Friday, the 2nd day of August, 1946, at 12 o'clock noon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 12th day of July, 1946.

A. J. McLAREN, Liquidator.

McLaren & Stewart, Chartered Accountants (Aust.), English, Scottish and Australian Bank Chambers, Perth.

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 Naracoorte (Pty.) Limited.

Dated this 11th day of July, 1946.

G. J. BOYLSON, 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 Packer and Company, Limited.

Dated this 16th day of July, 1946.

G. J. BOYLSON,

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 The M.G.M. Trading Co., Limited.

Dated this 15th day of July, 1946.

G. J. BOYLSON,

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 Java Traders Limited.

Dated this 11th day of July, 1946.

G. J. BOYLSON, Registrar of Companies.

Supreme Court Office, Perth, W.A.

THE PARTNERSHIP ACT, 1895.

NOTICE is herey given that the Partnership subsisting between Frank Harrison Blechynden and Horace Edwin Blechynden, carrying on the business of Farmers and Graziers at Mount Koekby, near Beverley, Western Australia, under the style of "F. & H. Blechynden," was dissolved as at the 30th day of June, 1946, by mutual consent.

Dated this 13th day of July, 1946.

F. H. BLECHYNDEN. H. E. BLECHYNDEN.

THE ASSOCIATIONS INCORPORATION ACT, 1895. I, HORACE CARSON STEWART, of E. S. & A. Bank Chambers, St. George's Terrace, Perth, Chartered Accountant (Aust.), Trustee of or person authorised by The Chamber of Fruit and Vegetable Industries in Western Australia, do hereby give notice that I am desirous that such Chamber should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated this 4th day of July, 1946.

H. C. STEWART.

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 Chamber of Fruit and Vegetable Industries in Western Australia filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution-The Chamber of Fruit and Vegetable Industries in Western Australia.

2. Object or Purpose of the Chamber-(a) To support and protect the interests of the trade of buyers and sellers of fruit, vegetables and farm produce, and generally to watch over and protect the interests of any person engaged therein; (b) to repress malpractice and to improve and elevate the technical and general knowledge of persons engaged in or about to engage in the said trade; (c) to advise on the transport, handling, storage, marketing, increasing the sale and improving the method of distribution of fruit, vegetables or other orchard, garden or farm produce; (d) to collect and record information or statistics useful or valuable to members from all practical sources, and keep members informed on matters affecting or material to the fruit and vegetable industries or their development, and to establish libraries and books of reference, and to supply any available information to the members; (e) to procure information for members as to the standing and responsibility of persons with whom they pro-pose to transact business; (f) to make representations to the Government or other duly constituted authorities in respect of any existing, future or proposed Act or regulation governing fruit and/or vegetables, or otherwise affecting the business of members, with power to use the funds of the Chamber for the purpose of testing the validity of any such actual or proposed Act or regulation; (g) to act as an advisory body and representative of the fruit and vegetable industries in all matters affecting the fruit and vegetable trade; (h) to encourage co-operation with growers' associations and

other bodies concerned in the fruit and vegetable industries in any endeavour to promote satisfactory relationships; (i) to encourage the production, packing and marketing of the varieties, qualities and sizes of products best suited to the requirements of the fruit and vegetable industries and to assist growers and packers to improve methods relative to packing, grading, hand-ling and distribution of fresh fruit and vegetables; (j) to assist and advise its members upon all matters of insurance; (k) to communicate with and collaborate with Chambers of Commerce, mercantile and public bodies, and growers' organisations; (1) to create a reserve fund; (m) to take any action necessary to have the Chamber represented on the Metropolitan Market Trust or any board or committee which the council in its discretion may think fit; (n) to purchase real and/ or personal property; (o) to do all or any things incidental to or necessary for the attainment of any or all of the foregoing objects.

3. Where Situated or Established-First Floor, E. S. & A. Bank Chambers, St. George's Terrace, Perth.

The Name of the Trustee-Horace Carson Stew-4. art, E. S. & A. Bank Chambers, St. George's Terrace, Perth, Chartered Accountant (Aust.).

In whom the Management of the Institution is Vested and by what Means (whether by Deed, Settle-ment or otherwise)-In a Council of six members appointed by the rules of the Chamber.

Greif & Hartrey, Warwick House, St. George's Terrace, Perth, Solicitors for The Chamber of Fruit and Vegetable Industries Incorporated.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, MICHAEL JAMES HERLEY, of Cunderdin, Farmer, one of the Trustees of The Cunderdin Race Club, do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated this 1st day of July, 1946. (Sgd.) M. J. HERLEY,

Trustee.

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 Cunderdin Race Club filed in pursuance of the Associations Incorporation Act, 1895.

Name of Institution-The Cunderdin Race Club.

2 Objects of the Institution-(a) the support, furtherance and improvement of the breed of horses and the sport of horse racing in Western Australia; (b) the promotion, furtherance and management of race meetings; (c) the care, maintenance, control and improvement of the land and all buildings and improvements thereon known as Cunderdin Racecourse, and any other property now or hereafter belonging to or held in trust for the said Club.

Where Situated or Established-Cunderdin. 3.

The Name or Names of the Trustee or Trustees-4. Michael James Herley, Alfred John Jasper, Jun., and Paulinous James Donovan, all of Cunderdin.

5. In whom the Management of the Institution is Vested and by what Means-A committee of management pursuant to rules of Club.

Dwyer, Durack & Dunphy, of 33 Barrack Street, Perth, Solicitors for the Club.

THE ASSOCIATIONS INCORPORATION ACT, 1895. WE, Clifford Herbert Hatcher, of 9 Williams Road, Nedlands, in the State of Western Australia, Pensioner, and Michael G. Courtney, of 38 Camberwell Street, Victoria Park, Pensioner, Trustees of the T.B. Sailors, Soldiers and Airmen's Association, W.A. Branch, do hereby give notice that we are desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

(Sgd.) C. H. HATCHER.

(Sgd.) M. G. COURTNEY.

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 T.B. Sailors, Soldiers and Airmen's Association, W.A. Branch, filed in pursuance of the Associations Incorporations Act, 1895.

Name of the Institution-Federated T.B. Sailors, Soldiers and Airmen's Association, W.A. Branch.

Object or Purpose of the Institution-To safe-2 guard the interests of and secure just and equitable treatment for persons who during the Great War of 1914-18 served or attested for service at home or abroad or in the Imperial or Allied Forces, 1914-18, or in the war which commenced on the 3/9/1939, and who have contracted tuberculosis and (b) all such persons as accepted for Military or Service or for Mercantile or Marine Service Pension.

3. Where Situated or Established-No. 22, Second

Floor, Wellington Buildings, 158 William Street, Perth. 4. The Name or Names of the Trustee or Trustees— Clifford Herbert Hatcher, 9 Williams Road, Nedlands, Pensioner, and Michael G. Courtney, 38 Camberwell Street, Victoria Park, Pensioner. 5. In Whom the Management of the Institution is

Vested, and by What Means (whether by Deed, Settlement, or otherwise)-President, two vice-presidents, secretary-treasurer, and three committeemen selected by annual election by the Association, with power to add from members of the Association.

> R. D. LANE. Solicitor, Perth.

SUPREME COURT IN THE OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Henry Creek, late of Corrigin, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send full particulars thereof in writing to the Executor, The West Australian Trustee, Executor, and Agency Com-pany, Limited, of 135 St. George's Terrace, Perth, on or before the 19th day of August, 1946, after which date the said Executor will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims of which it shall then have received notice.

Dated the 10th day of July 1946.

CURRAN & CORSER, 37-39 Padbury Buildings, Forrest Place, Perth, Solicitors for the Executor.

 $_{\rm IN}$ THESUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of George Morris Rapp, late of 63 Tuam Street, Victoria Park, in the State of Western Australia, Lottery Agent, deceased.

ALL claims or demands against the Estate of the abovenamed deceased must be sent in writing to the Executrix, Edith Gertrude Rapp, care of the undersigned, on or before the 19th day of August, 1946, after which date the said Executrix 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 she shall then have had notice.

Dated the 10th day of July, 1946.

LIONEL WESTON de MORLEY, of T. & G. Chambers, 37 St. George's Terrace, Perth, Solicitor for the Executrix.

SUPREME COURT IN THE OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Mary Carwardine, late of 26 Duncan Street, Victoria Park, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send full particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Com-pany, Limited, at 135 St. George's Terrace, Perth, on or before the 19th day of August, 1946, after which date the said Executor will proceed to distribute the assets amongst the persons entitled thereto, having prograd only to these alongs of which it shall then here regard only to those claims of which it shall then have received notice.

Dated the 10th day of July, 1946.

CURRAN & CORSER, 37-39 Padbury Buildings, Forrest Place, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will and Estate of John Henry Allan Chauvel, formerly of The Rectory, Broken Hill, in the State of New South Wales and late of 59 Carr Street, West Perth, in the State of Western Australia, Clerk in Holy Orders, deceased. NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Administrator with the Will annexed, The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's Terrace, Perth, in the said State of Western Australia, on or before the 19th day of August, 1946, after which date the said Administrator 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 Administrator shall then have had notice.

Dated the 10th day of July, 1946.

BOULTBEE, GODFREY & VIRTUE, of 66 St. George's Terrace, Perth, Western Australia, Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Leopold Owen Harwood, late of 72 Suburban Road, South Perth, in the State of Western Australia, Business Manager, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed Leopold Owen Harwood, deceased, are hereby required to send in full particulars thereof in writing to the Executor of the last Will of the said deceased, care of the undersigned Solicitor, on or before the 19th day of August, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having record calls to the decimate having regard only to the claims and demands of which they shall then have had notice.

Dated the 10th day of July, 1946.

N. B. ROBINSON,

of Commercial Bank Chambers, St. George's Terrace, Perth, Solicitor for the said Executor.

SUPREME COURT IN THE \mathbf{OF} WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Daisy Campbell Morgan, late of "Bardeen," near Northam, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of Daisy Campbell Mor-gan, late of "Bardeen," near Northam, in the State of Western Australia, Married Woman, deceased, are requested to send particulars of the same in writing to the Executor of the Will of the said deceased, care of Pearson Lyon & Co., Solicitors, Northam, on or before the 19th day of August, 1946, after which date the 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 12th day of July, 1946.

PEARSON LYON & CO., Solicitors for the Executor, 129 Fitzgerald Street, Northam.

SUPREME COURT OF IN THE WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Langford, late of Koolanooka, in the State of Western Australia, Married Woman, 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 to The West Australian Trustee, Executor and Agency Company, Limited, at 135 St. George's Terrace, Perth, one of the Executors of the Will of the said deceased, on or before the 19th

day of August, 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 10th day of July, 1946.

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

IN THE SUPREME COURT \mathbf{OF} WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Charlotte Eleanor Ellis. late of 8 Gill Street, Mosman Park, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed Charlotte Eleanor Ellis, deceased, must send particulars in lotte Eleanor Ellis, deceased, must send particulars in writing of the same to the Executor, The West Austra-lian Trustee, Executor and Agency Company, Limited, of 135 St. George's Terrace, Perth, on or before the 19th day of August, 1946, after which date the said Executor will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to such claims and demands of which it shall then have had notice shall then have had notice.

Dated the 12th day of July, 1946.

M. E. & R. SOLOMON, 17 Market Street, Fremantle, Solicitors for The West Australian Trustee, Executor and Agency Company, Lim-ited, Executor of the Will of Charlotte Eleanor Ellis, deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Joseph Alexander Blakemore, late of 28 Holdsworth Street, Fremantle, in the State of Western Australia, Retired Garage Proprietor, 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 in particulars thereof in writing to the Executors, Albert John Farmer and Jack Kenneth Neely, c/o. Frank Unmack and Cullen, Solicitors, 20 Queen Street, Fremantle, on or before the 19th day of August, 1946, after which date the said 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 15th day of July, 1946.

FRANK UNMACK & CULLEN, Solicitors for the Executors, 20 Queen Street, Fremantle.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

Notice to Creditors and Claimants.

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 the Public Trustee, Supreme Court Building, Perth, in writing on or before the 22nd day of August, 1946, after which date the Public Trustee 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 the Public Trustee shall then have had notice.

Dated at Perth the 18th day of July, 1946.

J. H. GLYNN,

Public Trustee.

Name, Occupation, Address, Date of Death,

O'Connor, James (also known as James Joseph O'Con-North Block Gold Mining Lease, Fimiston; 8/4/46. Clark, William Joseph; Miner and Tool Sharpener; late of Shamrock Hotel, Boulder; 24/3/46. Waddington, Henry; Labourer; late of Grass Valley;

7/11/45.

Preece, Sarah; Married Woman; formerly of 104 Clayton Street, Bellevue, but late of 501 Albany Road, Victoria Park; 28/11/45.

Francis, Mary Banks; Married Woman and Invalid; late of "Ednaville," Merredin; 5/7/42.

Brand, Ethel Dorothy (also known as Ethel Brand); Spinster; late of Children's Cottage Home, Queen's Park; 30/9/45.

Chapman, Caleb; Miner; late of 101 Brookman Street, Kalgoorlie; 26/7/45.

Cornford, John; Labourer; late of Gnowangerup; 12/1/46.

NOTICE TO CREDITORS.

In the matter of John Ball, formerly of Boyup Brook in the State of Western Australia, Farmer.

ALL persons having claims or demands against the estate of the abovenamed are required to send particulars thereof in writing to the Public Trustee, Supreme Court Building, Perth, before the 22nd day of August, 1946, otherwise they will be excluded from participating in the distribution of the assets.

Dated this 18th day of July, 1946.

J. H. GLYNN,

Public Trustee.

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 18th day of July, 1946.

J. H. GLYNN,

Public Trustee, Supreme Court Building, Perth.

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

Waddington, Henry; Labourer; late of Grass Valley; 5/11/45; 15/7/46. Clark, William Joseph; Miner and Tool Sharpener; late of Shamrock Hotel, Boulder; 24/3/46; 15/7/46. Preece, Sarah; Married Woman; formerly of 104 Clay-ton Street, Bellevue, but late of 501 Albany Road, Vic-toria Parks. 20/11/45: 15/7/46

ton street, Bellevue, but late of 501 Albany Road, Vic-toria Park; 29/11/45; 15/7/46. Cornford, John; Farm Labourer; late of Gnowan-gerup; 13/12/45; 16/7/46. Chapman, Caleb; Miner; late of 101 Brookman Street, Kalgoorlie; 26/7/45; 16/7/46. Brand, Ethel Dorothy (also known as Ethel Brand); Swingthe, late of Children's Cottone Hama

late of Children's Cottage Home, Queen's

Spinster; late of Children's Cottage Home, Queen's Park; 30/9/45; 16/7/46. Francis, Mary Banks; Married Woman and Invalid; late of "Ednaville," Merredin; 5/7/42; 16/7/46.

NOTICE.

THE GOVERNMENT GAZETTE.

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

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

Subscriptions are required to commence and terminate with a month.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is Seven shillings and sixpence and the charge for a single copy Two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

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

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