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OF

WESTERN AUSTRALIA.

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PERTH : FRIDAY, SEPTEMBER 20.

[1946.

Bank Holidays at Pingelly, Toodyay, Dumbleyung and Harvey.

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-
wealth of Australia. [L.S.]

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

Date and Town.

Wednesday, 16th October, 1946—Pingelly.
Saturday, 19th October, 1946—Toodyay.
Wednesday, 23rd October, 1946—Dumbleyung.
Saturday, 26th October, 1946—Harvey.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of September, 1946.

By His Excellency's Command,

W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING ! ! !

The Bank Holidays Act, 1884 (as amended).

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-
wealth of Australia. [L.S.]

PURSUANT to section 6 of the Bank Holidays Act, 1884, I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do hereby proclaim and declare that it is inexpedient that the day appointed by the Bank Holidays Amendment Act, 1899, as a Bank Holiday (that is to say, the 16th day of December, 1946) for the observance of the birthday of His Majesty King George the Sixth, which falls on the 14th day of December, 1946, should be observed

on such firstmentioned date, and I appoint the 11th day of November, 1946, as a Bank Holiday instead of such firstmentioned day.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of September, 1946.

By His Excellency's Command,

W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING ! ! !

The Health Act, 1911-1944.

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-
wealth of Australia. [L.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 Council, do hereby by this proclamation define the following portions of the Brookton Road Board Health District wherein rates of different amounts in respect of the said portions of such may be levied:—

- (a) Brookton Central Ward.
- (b) Aldersyde Townsite.
- (c) District Generally.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of September, 1946.

By His Excellency's Command,

E. NULSEN,
Minister for Public Health.

GOD SAVE THE KING ! ! !

The Native Flora Protection Act, 1935-1938.

PROCLAMATION

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

WHEREAS by section 5 (1) of the Native Flora Protection Act, 1935, as amended by section 2 of the Native Flora Protection Act, 1938, the Governor is empowered by proclamation in the *Government Gazette* to notify that all wild flowers or native plants are protected under the said Act on any specified Crown lands or in any State Forest or specified portion thereof, or on any specified land reserved for a public purpose under the Land Act, 1933, or any other Act or on any road: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council in exercise of the powers conferred by the said Act, do by this proclamation notify that as from the date of the publication hereof in the *Government Gazette* all wild flowers or native plants within the areas described in the Schedule hereunder shall be and are protected under and within the meaning of the Native Flora Protection Act, 1935-1938, until this proclamation is revoked or amended under the said Act and published in the *Government Gazette*.

Schedule.

The Crown lands or the State Forests or portions thereof or any land reserved for a public purpose under the Land Act, 1933, or any other Act or any road within—

- (a) three miles radius of the Canning Weir;
- (b) three miles radius of the Mundaring Weir;
- (c) one mile on either side of the centre line of roads Nos. 8038, 7041, and 9962 between Kalamunda and Canning Location No. 764 and the constructed road running in a general Easterly direction from the said location to Mundaring Weir, but excluding that portion of the road within the area described in paragraph (b) hereof.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of September, 1946.

By His Excellency's Command,

A. COVERLEY,
Minister for Forests.

GOD SAVE THE KING ! ! !

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 11th day of September, 1946, the following Orders in Council were authorised to be issued:—

ORDER IN COUNCIL.

P.W. 1337/37.

WHEREAS section 74 of the Constitution Act, 1889, provides that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments; and whereas it is desirable that power of appointment of foremen and other persons employed at a daily rate of wage on works under the control of the Department of Public Works, and of Water Supply, Sewerage and Drainage (exclusive of the Metropolitan Water Supply, Sewerage and Drainage Department) should be vested in Cyril Manners Dimond: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council, hereby vests in Cyril Manners Dimond and any persons appointed to act temporarily in his place the appointment of foremen and all other persons employed on such works at a daily rate of wages.

R. H. DOIG,
Clerk of the Council.

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 he has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability the Governor may by Order in Council exempt such employer from the operation of the said section 10; and whereas the Australasian Temperance and General Mutual Life Assurance Society Limited of St. George's Terrace, Perth, being an employer within the meaning of the said Act and as such subject to the provisions of the said section 10 and having made application in accordance with the said Act and the regulations made thereunder for exemption from the operation of the said section 10 has proved to the satisfaction of the Minister that it has established a fund for insurance against its said liability and has deposited at the Treasury securities to wit Commonwealth of Australia Consolidated Stock to the face value of £5,000 £3½ per cent. maturing 15th December, 1952-4, charged with all payments to become due by it under its said liability: Now, therefore, His Excellency the Lieutenant-Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act doth hereby exempt the said The Australasian Temperance and General Mutual Life Assurance Society Limited from the operation of section 10 of the Workers' Compensation Act, 1912-1944, for a period of two years ending on the 31st day of July, 1948.

(Sgd.) R. H. DOIG,

Clerk of the Executive Council.
11th September, 1946.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 12th September, 1946.

THE following appointments have been approved:—

Certifying Officers.—Trsy. No. 1218/46—Mr. A. M. Fuller for the Harbour and Light Department.

Trsy. No. 1201/46—Mr. Gwyn R. J. Hitchin, for the Child Welfare Department, as from the 19th August, 1946.

A. J. REID,
Under Treasurer.

Public Service Commissioner's Office,
Perth, 18th September, 1946.

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

Ex. Co. 1290, P.S.C. 354/46—W. Davies, Investigating Engineer, Public Works Department, to be Principal Assistant Mechanical Engineer Class P-I-11 £756-£912, as from 1st June, 1946.

Ex. Co. 1409, P.S.C. 345/46—J. W. Scott and L. F. Symes, Clerks, Land Titles Office, Crown Law Department, to be Clerks, Receiving Room. Items 1834 and 1835, Class C-II-7, margin £148-£160, as from 11th September, 1946.

Ex. Co. 1290, P.S.C. 347/46—E. J. Andrews, Clerk, Lands and Surveys Department, to be Cashier, Land Titles Office, Crown Law Department, Class C-II-8, margin £124-£136, as from 13th September, 1946.

Ex. Co. 1409, P.S.C. 636/45—William Johnson, under section 29 of the Public Service Act, to be Geologist 2nd Class, Mines Department, as from 4th March, 1946.

Ex. Co. 1409, P.S.C. 283/36—Ian Fitzgerald Hamilton, under section 29 of the Public Service Act, to be Clerk, Treasury Department, as from 5th November, 1945.

Ex. Co. 1290, P.S.C. 348/46—L. J. Evans, Draftsman, 2nd Class, Land Titles Office, Crown Law Department, to be Draughtsman, 1st Class, P-II-4/5, margin £208-£268, as from 28th August, 1946.

Ex. Co. 1409, P.S.C. 74/44—Keith Raymond Bishop, under section 28 of the Public Service Act, to be Junior Clerk, Mines Department, as from 1st March, 1946.

Ex. Co. 1409, P.S.C. 240/46—J. McConnell, Clerk, Department of Labour, to be Managing Clerk, Kalgoorlie Public Works Department, Class C-II-4, margin £244-£268, as from 11th September, 1946.

Ex. Co. 1330, P.S.C. 254/46—F. S. Brophy, Clerk, Engineering Branch, Public Works Department, to be Clerk, Accounts Branch, Class C-II-8, margin £124-£136, as from 1st September, 1946.

Ex. Co. 1290, P.S.C. 238/46—G. H. Yewers, Clerk, Forests Department, to be Clerk, Class C-II.-8, margin £124-£136, as from 4th September, 1946.

Ex. Co. 1409—R. K. Rothwell, Junior Typist, Lands and Surveys Department, to be Typist, Class VI., margin £60-£100, as from 22nd August, 1946.

Ex. Co. 1409, P.S.C. 150/46—Aubrey John Bateman, under section 29 of the Public Service Act, to be Assistant Inspector of Fisheries, North-West Department, as from 6th February, 1946.

Also of the acceptance of the following resignations:—

Ex. Co. 1409—J. G. Christmass, Clerk, Metropolitan Water Supply Department, as from 23rd August, 1946.

Ex. Co. 1409—C. W. Goldstone, Clerk, Electoral Office, Crown Law Department, as from 12th August, 1946.

Ex. Co. 1409—F. J. Ball, Clerk, Public Trust Office, Crown Law Department, as from 27th August, 1946.

Ex. Co. 1409—E. F. Crawford, Clerk (Minister), Education Department, under section 56 (ill health), as from 26th August, 1946.

Ex. Co. 1410.
HIS Excellency the Lieutenant-Governor in Executive Council has appointed Wednesday, 25th September, 1946 (Northam Show) to be a Public Service Holiday at Northam.

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
			1946.
Chief Secretary's	Clerk (Ledger-keeping) (Item 773)	Class C-II.-7 Margin £148-£160	21st September.
Do.	Inspector (Hospital Accounts) (Item 775)	Class C-II.-6 Margin £172-£196	do.
Public Health	Inspectors, Health Act (Items 971, 972, 973)*†	Class G-II.-5 Margin £208-£232	do.
Public Works	Principal Assistant, North-West (Item 1136)	Class P-I.-11 £756-£912	do.
Do.	Investigating Engineer (Item 1151)	Class P-I.-14 £672-£792	do.
Do.	Engineers, 1st Class (Items 1138, 1144, 1147)	Class P-I.-14 £672-£792	do.
Agriculture	Senior Soil Conservation Officer	Class P-II.-2/3 Margin £292-£388 (Limit fixed Intermediate Grade £364)	do.
Do.	Clerk, Soil Conservation Branch	Class C-II.-9 Margin £112-£124	do.
Public Works	Inspector-in-Charge, Local Government Branch (Item 1028)	Class C-II.-2 Margin £340-£388 (Limit fixed Intermediate Grade £364)	do.
Do.	Clerk, Hydraulic Engineer's Branch (Item 1235)	Class C-II.-9 Margin £112-£124	do.
Medical and Health	Typist, Mental Hospital Branch (Item 989)	Class C-VI. Margin £60-£100	do.
Audit	Inspector (Item 270)	Class C-II.-4/5 Margin £208-£268	28th September.
Do.	Clerk (Item 289)	Class C-II.-7/8 Margin £124-£160	do.
Crown Law	Accounting Machinist, Public Trust Office (Item 1730)	Class C-II.-9 Margin £112-£124	do.
Public Works	Clerk, Northam (Cashier) (Item 1103)	Class C-II.-8 Margin £124-£136	do.
Agriculture	Plant Nutrition and Research Officer (Item 2184)	Class P-I.-13 £696-£828	do.
Crown Law	Clerk (Accounts Branch), Licensing (Item 1633)	Class C-II.-5 Margin £208-£232	do.
Treasury	Typist, Tourist Bureau (Item 242)	Class C-VI. Margin £60-£100	5th October
State Insurance Office	Clerk, Fire, Marine, and General Insurance (Item 1414)	Class C-II.-5 Margin £208-£232	do.
Lands and Surveys	Clerks, Accounts Branch (Items 433, 441, 442, 442 (a))	Class C-II.-9 Margin £112-£124	do.
do.	Accounting Machinist (Item 466)	Class C-VI. Margin £60-£100	do.
Education	Clerk, Minister, (Item 1958) (Female Position)	Class C-II.-617 Margin £148-£196 (limit fixed £172)	do.
Industrial Development	Typist (Item 1370)	Class C-VI. Margin £60-£100	do.
Education	Inspector (Item 1950)	Class P-I.-14 £672-£792	31st October
do.	Organiser and Inspectress of Needleworks (Item 1957)	Class P-II.-3 £292-£316	8th November

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

† Applicants must possess the Royal Sanitary Institute's Sanitation and Meat Certificates.

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.

Crown Law Department,
Perth, 19th September, 1946.

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

Constable R. E. Hunter as Acting Bailiff of the Kellerberrin Local Court, *vice* Constable H. L. Joyce, transferred.

Sergeant George Ernest Meyer, as Bailiff of the York Local Court, *vice* Sergeant H. E. Clark, transferred.

Constable J. E. Nevin, as Acting Bailiff of the Wickpin Local Court during the absence on leave of Constable J. G. Bunt.

Constable Harold Thomson as Bailiff of the Goomalling Local Court, *vice* Constable P. J. Foley, transferred.

Sergeant George Russell Warner as Acting Bailiff of the Collie Local Court during the absence on leave of Sergeant J. A. Ryan.

John Griffiths Blockley of Bassendean, George Kirkpatrick of Claremont, Wallace Hugh Orr of Wembley, Arthur John Salmon of North Perth, Douglas Bonney Broad of Round Hill, James Hegney of Maylands, and Jack Arthur Kelly of Mt. Lawley as Commissioners for Declarations under the Declarations and Attestations Act, 1913.

The Department has been notified that Cash Order No 31614 dated the 30th August, 1946, and drawn on the Public Trustee Common Fund account for the sum of \$7, in favour of Charles Henry Floyd, has been lost by the payee: payment has been stopped and it is intended to issue a fresh order in lieu thereof.

H. B. HAYLES,
Under Secretary for Law.

THE HEALTH ACT, 1911-1944.

The Perth Road Board—Health By-laws (Eating Houses).

WHEREAS under the provisions of the Health Act, 1911-1944, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Perth Road Board, being a local health authority, doth hereby make the following by-law:—

Eating Houses.

1. This by-law shall come into operation on the date of its publication in the *Government Gazette* and shall apply to the whole of the Perth Road District Health District.

2. In the construction of this by-law unless the context otherwise requires—

“Act” means the Health Act, 1911-1944, and any amendment thereof.

“Local Authority” means the Perth Road Board.

“Medical Officer” means the Medical Officer of the Local Authority and includes any person acting in that capacity.

“Inspector” means any person appointed by the Local Authority to be a health inspector pursuant to the provisions of the Act.

“License” means a license to conduct an eating house granted pursuant to the provisions of this by-law.

“Registered premises” means any premises which are registered as an eating house under this by-law.

The terms “food,” “eating house,” “meals,” “owner,” “premises” and “proprietor” shall have the same meanings as they have under the Act.

“Secretary” means the secretary for the time being of the Perth Road Board.

3. No person shall occupy or use any premises as an eating house unless:—

(a) The premises are registered under this by-law by the local authority, and

(b) the proprietor of the said premises is the holder of a license issued by the local authority authorising him to conduct on the premises the business of an eating house.

4. Before any premises are registered under this by-law the proprietor thereof shall make application in the form prescribed in the First Schedule hereto and shall forward his application, together with a plan of the premises in respect of which such application is

made and the prescribed fee to the secretary and if the application is approved the local authority shall issue to the proprietor a certificate of registration in the form prescribed in the Second Schedule hereto.

5. Before any license to any proprietor to conduct an eating house is granted by the local authority under this by-law the proprietor shall sign an application for the same in the form prescribed in the Third Schedule hereto and shall forward the same, together with the prescribed fee, to the secretary, and if the application is approved the local authority shall issue to the proprietor a license in the form prescribed in the Fourth Schedule hereto.

6. Any person who makes a false statement in connection with any application under clauses 4 and 5 hereof shall be guilty of an offence.

7. Every certificate of registration of premises registered as an eating house and every license issued to a proprietor shall be signed by the secretary and shall be duly entered in a book to be provided by the local authority for that purpose. Every proprietor of registered premises shall keep the certificate of registration and the license on the registered premises and shall, when requested so to do by the inspector, produce to him the certificate of registration and also the license issued to the proprietor in respect of such premises.

8. Every certificate of registration and every license shall be in force from the day of the date of the issue thereof until and inclusive of the 30th June then next ensuing unless the same be cancelled in the meantime in accordance with the provisions of the Act.

9. Applications for the renewal of certificates of registration and licenses shall be made annually during the month of June. Such application shall be in the form prescribed in the Fifth and Sixth Schedules hereto respectively, and shall be accompanied by the prescribed fee.

10. The fees to be paid to the local authority on the registration of premises, on the issuing of a license and on the renewal of any registration or license shall be as set out in the Seventh Schedule hereto.

11. So often as any person holding a license issued pursuant to this by-law changes his place of abode he shall within 14 days next after such a change give notice thereof in writing to the secretary specifying in such notice his new place of abode, and he shall at the same time produce such license to the secretary, who shall endorse thereon and sign a memorandum specifying the particulars of such change.

12. If the owner of any registered premises sells or transfers or agrees to sell or transfer the said premises to another person he shall within 14 days from the date of such sale or transfer or agreement notify the secretary thereof in writing, stating the full name, address and occupation of such other person.

13. In all premises occupied or used or intended to be occupied or used as an eating house—

(a) The walls of all rooms therein shall be constructed of brick, stone, or concrete suitably rendered and plastered and shall be tiled or oil-painted to a height of at least seven feet from the floor level so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices.

(b) The floors of all kitchens, sculleries and food and vegetable stores shall be constructed or adapted with concrete rendered with cement, or provided with an approved surfacing which must be applied directly to the concrete without intervening air space.

(c) Every room therein shall be properly ceiled with stamped metal, lath and plaster, fibrous plaster or asbestos sheets or other similar material, and shall be constructed and maintained throughout its area and at the wall junctions free from holes, cracks and crevices.

(d) There shall be provided a suitable kitchen, larder, scullery, dry food store, and cupboards, and such kitchen (exclusive of all larder, scullery, dry food store and cupboards) shall have a floor area not less than 25 per cent. of the floor area of the dining room of such premises, but in no case shall such floor area be less than 144 square feet. Where any larder, scullery, dry food store or cupboards are permitted to be incorporated in the lay-out of any kitchen, then the floor area occupied by such larder, scullery, dry food store or cupboards shall not be deemed part of the floor area of the kitchen for the purpose of this clause.

(e) There shall be provided for the use of employees and when required by the local authority there shall also be provided for customers sufficient and suitable lavatories with wash-hand basins and all necessary appurtenances or such other lavatory system as may be approved by the local authority, and there shall also be provided for use therewith an adequate supply of water, soap, nail brushes and clean towels, but no towel or towels shall be provided for use in common.

(f) There shall be provided sanitary conveniences for the use of employees and, when required by the local authority, there shall also be provided sanitary conveniences for the use of customers and in either case, when considered necessary by the local authority, separate sanitary conveniences shall be provided for each sex.

(g) All water closets or urinals situated on any registered premises shall be separated from the yard or building of such premises by a properly constructed ante-chamber or airlock not less than 30 square feet in area.

(h) Every room shall be properly lighted with a surface of clear glass exposed to the open air equivalent to not less than one-tenth of the floor area of the room. Where such natural lighting cannot be reasonably secured, artificial lighting to the approval of the local authority shall be installed.

(i) Every room shall be provided with approved outlet ventilators corresponding with an allowance of not less than one square inch of airway for every 40 cubic feet of gross air space of every such compartment or, alternatively, some mechanical system of ventilation shall be installed to the satisfaction of the local authority.

(j) The air space between the ground surface and the floor (except in the case of concrete or other solid floors) shall be efficiently ventilated to the satisfaction of the local authority.

(k) In every registered premises where wood, coal or coke is used as fuel, such wood, coal or coke shall be stored or kept in a properly constructed wood store with brick walls and concrete floors separating such store from the remainder of the premises.

14. The proprietor of every eating house registered under this by-law shall:—

(a) Keep or cause to be kept scrupulously clean and in good condition and repair to the satisfaction of the inspector the floors, walls, ceilings and all portions of the registered premises and all fittings, stoves, ranges, utensils, implements, shelves, counters, bins, cabinets, fixtures, sinks, drains-boards, drains, grease traps, tubs, vessels, and things of the like description used on the premises or in connection with the preparation or storage of food thereon.

(b) Provide all such furniture, fixtures, counters, bins, sinks, drain-boards, grease traps, tubs, vessels, fittings, utensils, implements and things for use on the registered premises as the inspector may from time to time deem necessary for the proper conduct of the business.

(c) Construct and arrange or cause to be constructed or arranged all furniture, fixtures, counters, bins, sinks, drain-boards, tubs, vessels, fittings, utensils and things in every kitchen, serving room, scullery and fish cleaning room on the registered premises so that the floor in every such room or place may at all times be kept in a thoroughly clean and sanitary condition.

(d) Not keep or use any floor covering that is absorbent or in such a condition as to allow of the lodgment of dirt thereunder.

(e) Keep all tables and benches used for the preparation of food at least three inches from the wall and movable to facilitate cleansing.

(f) Provide and properly maintain at all times suitable and effective means for keeping and keep every room or compartment on the registered premises free from dust, rats, mice, cockroaches, flies, spiders, bugs, ants, moths and all other vermin and, if in the opinion of the inspector effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the local authority may order the temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the inspector.

(g) For the purpose of keeping the registered premises free from rats, provide and maintain at least six spring break-back rat traps, in good working order,

properly set and baited at all times. The type and number of traps and kind of baits used and the position and locality of the traps set shall be as directed by the inspector.

(h) Keep all portions of the registered premises free from any unwholesome or offensive odour arising from the premises or the operations carried on thereon.

(i) Provide and maintain an approved hood over every wood, gas or electric cooking fire, stove or boiler. The hood shall be so placed as to arrest all steam, effluvia, odours and smoke from the process of cooking or boiling. The underside of the hood shall be not more than two feet above the top or fire plate of the stove. The flue from the hood shall be at least seven inches in diameter and shall discharge to the open air at a height of not less than two feet above the eaves of any adjoining building.

(j) Provide an efficient chimney or flue to every wood, coal or coke cooking stove so that no smoke nuisance shall arise in or outside the premises.

(k) Provide and keep a sufficient number of suitable vessels or receptacles, with lids, constructed of galvanised iron or other non-absorbent and non-corrosive material to a design approved by the inspector on the registered premises for the purpose of receiving all garbage, waste matter and other refuse arising from the business and place and keep such vessels or receptacles in a properly constructed room with concrete floor to be fly and rat proof and efficiently ventilated or in such positions as directed by the inspector.

(l) Forthwith after such garbage, waste matter and other refuse is produced place the same in such vessels or receptacles provided and kept in accordance with paragraph (k) hereof and remove or cause the contents of such vessels or receptacles to be removed from the premises at least once in every 24 hours.

(m) Thoroughly cleanse all such vessels or receptacles provided and kept in accordance with paragraph (k) hereof once at least in every 24 hours and to the satisfaction of the inspector and renew or repair any or all of the aforesaid vessels or receptacles as often as is necessary and when required by the inspector so to do.

(n) Provide and maintain a hot water installation of capacity to supply sufficient hot water and adequate sink facilities for the thorough cleansing of all drinking vessels, dishes, plates and other vessels, tableware, spoons, forks, knives, and all other utensils used on the registered premises.

(o) Immediately after each occasion of use all such vessels and utensils referred to in clause (n) shall be thoroughly cleansed by means of washing in water at a temperature of not less than 150 deg. F. and immediately thereafter rinsed in clear hot water at a temperature of not less than 120 deg. F. and to the satisfaction in all things of the inspector.

(p) Not permit or suffer any table napkin which has been used as such or for any other purpose by any person to be placed on any table in the dining room on the registered premises used for serving meals for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previously used by such first mentioned person.

(q) Remove or cause to be removed the whole of the canned or preserved food or any food contained in a hermetically sealed container (such container not being composed wholly of glass or stoneware) intended for use on the registered premises from such original can or container immediately after the same shall have been opened unless authorised in writing by the inspector to allow any particular type or brand of food to remain in such container after the same shall have been opened.

(r) Not permit or suffer any food which is unsound, unwholesome, putrescent or weevilled to be used for food or for the preparation of food or meals.

(s) Cause any food which is or has become unsound, unwholesome, putrescent or weevilled to be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin.

(t) Provide adequate and efficient means of refrigeration of an approved type for the preservation of food.

(u) Remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the registered premises and not then consumed or removed by him immediately after such person shall have finished his refreshment

to the kitchen or serving room of such premises nor permit, suffer or allow any of such food so removed to any such kitchen or serving room to be again served to any person on the registered premises and such food shall be immediately deposited in the waste food garbage bin. Provided that in this paragraph food shall not mean or include the following substances, to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments if such substances are contained in receptacles or containers of a design approved by the inspector and so constructed that the contents of such receptacles or containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design approved by the inspector and so constructed that the contents are only handled as required.

(v) Not gut, clean or scale any fish on any portion of the registered premises unless such portion of the said premises shall have been constructed for such purpose and approved in writing by the inspector and shall not store any fish in any kitchen or pantry of the registered premises unless such fish has already been gutted, cleaned, scaled and washed.

(w) Not allow, permit or suffer any live animal or bird to be kept in or upon any portion of the registered premises set apart for the accommodation of the public or in any kitchen or scullery or serving room or pantry or fish cleaning room on any such premises or in any room in which food intended for use on the registered premises is stored or prepared for use thereon (provided that a cat or cats may be allowed in such portions of the premises after all food has been covered and the premises are not open to the public) or allow or permit or suffer any animal or bird to be killed or any poultry, pigeons or game to be plucked in any such kitchen or scullery.

(x) Not permit, suffer or cause to be kept on any portion of the registered premises any live poultry, pigeons or game or any horse, cow, ass, mule, pig or goat.

(y) When required by the inspector, provide and maintain a suitable change and cloak room approved by the inspector for the exclusive use of female employees and an approved cloak room for male employees.

(z) Not allow, permit or suffer any clothing or wearing apparel to be placed, kept, hung or deposited in any dining room, kitchen, scullery, pantry or food store, provided that patrons may be permitted temporarily to hang hats and cloaks in a dining room.

(aa) Not keep or permit or suffer to be kept any hamper, basket, box, trunk, case, crate or barrel which has contained wet fish or other perishable food and which has not after the last occasion of such use been cleansed and rendered inoffensive upon any portion of the registered premises for a period longer than 24 hours or in such a manner as to become or be likely to be or become offensive or a nuisance.

(bb) Cleanse daily and at all times keep and maintain all water-closets, urinals, lavatories, catch-pits, grease traps and all other sanitary appliances on the registered premises in a clean and sanitary condition.

(cc) At all times provide and maintain a notice board on which is legibly inscribed, in letters one inch high, the name of the person licensed to carry on business on the registered premises, and such notice board shall be fixed and maintained free from obstruction in a prominent position at the entrance of the dining room.

(dd) Not store or permit to be stored any petrol, kerosene, benzine, naphtha, alcohol, mineralised or methylated spirit or any volatile liquid (not being an article of food) in any kitchen on the registered premises.

15. No proprietor of any registered premises shall:—

(a) Permit, suffer or cause to be made or done to or on the registered premises any alteration, addition or other work for any purpose affecting the suitability of the premises for the use specified in the license granted under this by-law in respect of such premises without the previous consent in writing of the inspector, or

(b) Permit or suffer any drain-pipe for carrying off faecal or sewage matter to have an opening or any gully trap to be within any roofed enclosures (not being a water-closet or urinal) on the registered premises; or

(c) Permit, suffer or cause any spittoon or article or thing for like use to be placed in any dining room or in any place where food is served or in any kitchen, scullery or fish cleaning room on the registered premises.

(d) Permit, allow or suffer a greater number of persons to be accommodated at any one time in any dining room on the registered premises than will allow of a ratio of one person to every 12 square feet of the available floor area of such dining room.

(e) Alter, suffer or permit any structural or other alterations to be made to any registered premises or portion thereof without first having obtained permission in writing from the local authority.

16. No person shall spit and no person shall chew or smoke tobacco in any kitchen, serving room, scullery or fish cleaning room or in any room wherein food is being prepared for use in the registered premises, and every proprietor of such premises shall exhibit conspicuously and constantly maintain in a clean, visible and legible condition in every such kitchen, serving room, scullery, fish cleaning room and room in which food is being prepared for use on the premises a notice printed in letters of not less than 48 points face measurements to the following effect:—“Spitting or chewing or smoking tobacco in this room is an offence against the by-law. Penalty not exceeding £50 (fifty pounds).”

17. Every person engaged on the registered premises shall when so engaged immediately before beginning work and immediately after visiting a sanitary convenience wash his hands and every such person shall when so engaged keep and maintain his clothing and body clean; and every occupier of such premises shall provide and properly maintain at all times on such premises such means for maintaining personal cleanliness as in the opinion of the inspector shall be adequate and efficient.

18. No person who is suffering from any infectious, contagious or eruptive disease, suppurating wound or sore, discharging abscess or gathering, chest complaint accompanied with expectoration, or malignant growth of any kind, shall enter the kitchen or take part in the preparation, handling or carrying of food on any registered premises.

19. (1) Every proprietor of registered premises shall so soon as he becomes aware that any person engaged on the premises is suffering from any of the abovementioned diseases cause him to cease to be engaged on and to leave such licensed premises without unnecessary delay and shall not allow him to be again engaged on such premises until such person shall have obtained a certificate from a qualified medical practitioner that he has recovered from or is not suffering from any such condition as aforesaid and is no longer a source of danger to others.

(2) The proprietor of registered premises shall forthwith report in writing to the medical officer the suspension of any person engaged on the premises suffering from any disease mentioned in clause 19 of this by-law and shall send a copy of any medical certificate obtained for the purpose of this clause to the medical officer before such person shall again be engaged on the premises.

20. Any person who shall commit a breach of any of the provisions of this by-law shall be guilty of an offence and upon conviction shall be liable to a penalty not exceeding fifty pounds, and, where such breach is of a continuing nature, to a daily penalty not exceeding two pounds.

First Schedule.

Perth Road Board.

The Health Act, 1911-1944.

APPLICATION FOR REGISTRATION OF AN EATING HOUSE.

To the Secretary,
Perth Road Board,
Ceel Building, Sherwood Court,
Perth.

I (full name) _____ of (address)

being the owner/occupier of the premises hereinafter described, hereby make application for the registration of the said premises as an Eating House, subject to the provisions of the Act and the by-laws for the time being made thereunder, and I attach hereto a plan of the said premises.

Situation and description of premises.

I enclose herewith £ _____ for registration fee.

Dated this _____ day of _____ 19 _____

Signature of Applicant.

The Second Schedule.
Perth Road Board.
The Health Act, 1911-1944.

CERTIFICATE OF REGISTRATION OF PREMISES
AS AN EATING HOUSE.

This is to certify that the premises hereinafter described owned/occupied by _____ have been registered by the Perth Road Board as an Eating House.

This certificate takes effect from the _____ day of _____ 19 _____, and will continue in force until the 30th day of June, 19 _____, unless cancelled in the meantime, and is issued and accepted by the above-named proprietor subject to the provisions of the Act and the by-laws for the time being made thereunder.

Description of premises registered

Plan No.	Street No.	Street
Dated this _____ day of _____ 19 _____		Secretary.

The Third Schedule.
Perth Road Board.
The Health Act, 1911-1944.

APPLICATION FOR AN EATING HOUSE LICENSE.

To the Secretary,
Perth Road Board,
Cecil Building, Sherwood Court,
Perth.

I (full name) _____, of (address) _____, hereby make application for a license to carry on the business of an Eating House on the premises situate at _____, subject to the provisions of the Act and the by-laws for the time being made thereunder.

Particulars—

Nationality of Applicant _____
Date and place of birth _____
Previous experience (if any) as the keeper of an Eating House _____
I enclose herewith £ _____ registration fee.
Dated this _____ day of _____ 19 _____

Signature of Applicant.

The Fourth Schedule.
Perth Road Board.
The Health Act, 1911-1944.

LICENSE TO CARRY ON THE BUSINESS OF AN
EATING HOUSE.

This is to certify that _____ (full name), residing at (address) _____ is licensed by the Perth Road Board to carry on the business of an Eating House on the premises situate at _____

This license takes effect from the _____ day of _____, 19 _____, and continues in force until the 30th day of June, 19 _____, unless cancelled in the meantime, and is subject to the provisions of the Act and the by-laws for the time being in force made thereunder.

This license is not transferable.
Dated this _____ day of _____, 19 _____
Secretary.

The Fifth Schedule.
Perth Road Board.
The Health Act, 1911-1944.

APPLICATION FOR RENEWAL OF REGISTRATON
OF AN EATING HOUSE.

To the Secretary,
Perth Road Board,
Cecil Building, Sherwood Court,
Perth.

I (full name) _____, of (address) _____, hereby make application for the renewal of the registration of the premises specified hereunder as an Eating House, for the year ending 30th day of June, 19 _____, and deposit herewith the sum of _____ as registration fee in accordance with the provisions of the by-laws.

Situation of premises in respect of which renewal of registration is sought:—

Dated this _____ day of _____, 19 _____

Signature of Applicant.

The Sixth Schedule.
Perth Road Board.
The Health Act, 1911-1944.

APPLICATION FOR THE RENEWAL OF A
LICENSE TO CARRY ON THE BUSINESS OF AN
EATING HOUSE.

To the Secretary,
Perth Road Board,
Cecil Building, Sherwood Court,
Perth.

I (full name) _____, of (address) _____, hereby make application for the renewal of my license to conduct and carry on the business of an Eating House at premises specified hereunder, for the year ending 30th day of June, 19 _____, and deposit herewith the sum of _____ as renewal fee in accordance with the provisions of the by-laws.

Situation of premises in respect of which renewal of license is sought:—

Dated this _____ day of _____, 19 _____

Signature of Applicant.

The Seventh Schedule.
SCALE OF FEES.

The fee payable on registration of premises as an Eating House and on every renewal thereof shall be £5.
The fee payable on a license issued to the proprietor of an Eating House and on every renewal thereof shall be £1.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 23rd day of July, 1946.

[L.S.] W. W. ABBETT,
Chairman.
W. E. STOCKDALE,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

THE HEALTH ACT, 1911-1944.

THE following appointment made by the under-mentioned Local Health Authority is hereby approved:—
Harvey Road Board—Rex James Bevan to be Health Inspector.

C. E. COOK,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1944.

Kondinin 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; and whereas the said reprinted by-laws have been further amended by notices published in the *Government Gazette* of the 26th of January, 1945, and the 30th of November, 1945: Now, therefore, the Kondinin Road Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the said Model

By-laws as reprinted in the *Government Gazette* of the 4th of December, 1944, and the amendments published in the *Government Gazette* of the 26th of January, 1945, and the 30th of November, 1945, shall be adopted without modification.

Passed at a meeting of the Kondinin Road Board this 10th day of August, 1946.

K. M. GROWDEN,
Chairman.
W. T. BUTLER,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

THE HEALTH ACT, 1911-1944.

Department of Public Health,
Perth, 11th September, 1946.

P.H.D. 595/45.

HIS Excellency the Lieutenant-Governor in Executive Council has declared the diseases known as Ankylostomiasis, Amoebiasis and Malaria to be dangerous infectious diseases within the meaning of section 227 of the Health Act, 1911-1944, and has deleted from the list of infectious diseases declared to be dangerous infectious diseases as published in the *Government Gazette* of the 21st July, 1911, the following:—Low Fever, Continued Fever, Colonial Fever.

C. E. COOK,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1944.

Bassendean 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* of the 8th day of April, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter; and whereas the Bassendean Road Board has by resolution published in the *Government Gazette* of the 24th May, 1940, adopted such Model By-laws with or without modification: Now, therefore, the Bassendean Road Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that its by-laws shall be amended by the deletion of clause (a) of paragraph 1 of by-law 4A, in part 1 of the by-laws, and the substitution therefor of the following:—

(a) At least one bathroom which shall not be less than 6ft. wide and not less than 6ft. long, and which shall be equipped with a shower and a plunge-bath and wash basin.

By the deletion of subclause (ii) of clause (b) of paragraph 1 of by-law 4A, in part 1 of the by-laws, and the substitution therefor of the following:—

(b) (ii) At least one copper, properly supported and enclosed with brickwork and equipped with a chimney.

By the addition of a new by-law to stand as (c) of paragraph 1 of by-law 4A of the by-laws as follows:—

(c) Kitchen sink.

Passed at a meeting of the Bassendean Road Board this 26th day of June, 1946.

R. A. McDONALD,
Chairman.
F. B. MASON,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

Department of Public Health,
Perth, 11th September, 1946.

P.H.D. 208/46.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint under the provisions of the Nurses Registration Act, 1921-1944, Dr. Bruce Hunt, Dr. Gerald Moss, Miss M. W. Attwood, and Miss R. G. Bottle, to be Examiners *vice* Dr. B. W. Buttsworth, Dr. Alan Gray, Miss C. Livesey, and Miss K. Reidy.

C. E. COOK,
Commissioner of Public Health.

THE HOSPITALS ACT, 1927.

Department of Public Health,
Perth, 11th September, 1946.

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

P.H.D. 153/34—The following to be a Visiting and Advisory Committee to the Albany District Hospital under section 25—The Mayor of Albany, the Chairman Albany District Road Board, S. K. Blackburne, R. Houghton, N. Whiteford, H. Strettell, W. O'Connor, R. K. Selby and Dr. A. R. Home.

P.H.D. 191/29—H. A. Crooks to be a member of the Bruce Rock Memorial Hospital Board for the period ending 31st July, 1947.

P.H.D. 511/29—C. Trenfield, J. Traynor, J. O'Callaghan, D. Worth, J. Young, E. Bardwell, and A. Gale to be members of the Meekatharra District Hospital Board for the year ending 31st July, 1947.

H. T. STITFOLD,
Under Secretary.

HOSPITALS ACT, 1927.

Norseman Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Norseman Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 26th day of June, 1942, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers' Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board held on the 13th day of June, 1946.

Norseman Hospital Board.

PHILIP A. PINEL,
Chairman.

E. R. G. HICKS,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Big Bell Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Big Bell Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 11th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers' Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 1st day of July, 1946.

Big Bell Hospital Board.

C. P. HEYDON,
Chairman.
J. BASTIAN,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Nannup Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Nannup Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 2nd day of May, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 14th day of June, 1946.

Nannup Hospital Board.

R. R. ROWE,
Chairman.
E. MURPHY,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Dumbleyung Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Dumbleyung District Memorial Hospital Board of Management under section 37 of the Hospital Act, 1927, by a resolution published in the *Government Gazette* on the 24th day of October, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 11th day of June, 1946.

Dumbleyung Hospital Board.

LEO REILLY,
Chairman.
P. J. CLIFFORD,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Lake Grace Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Lake Grace Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 14th day of November, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 2nd day of July, 1946.

Lake Grace Hospital Board.

S. J. BISHOP,
Chairman.
T. McDONALD,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Kukerin Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Kukerin Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 18th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 29th day of June, 1946.

Kukerin Hospital Board.

E. ADAMS,
Chairman.
C. E. NENKE,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Wiekopin District War Memorial Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Wiekopin District War Memorial Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 11th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and

upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 12th day of July, 1946.

Wickepin District War Memorial Hospital Board.

J. S. TURNER,
Chairman.
L. R. KEIGHTLEY,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Plantagenet District Hospital Board.
(Mt. Barker).

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Plantagenet District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 11th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—"X-ray screenings"; "X-ray filmings"; "X-ray dental, single negative"; "X-ray dental, full lower or upper jaw"; and "X-ray dental, full lower and upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 13th day of June, 1946.

Plantagenet District Hospital Board.

A. N. DEANE,
Chairman.
B. DOVEY,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Bruce Rock Memorial Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Bruce Rock Memorial Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 6th day of December, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—"X-ray screenings"; "X-ray filmings"; "X-ray dental, single negative"; "X-ray dental, full lower or upper jaw"; and "X-ray dental, full lower and upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 21st day of June, 1946.

Bruce Rock Hospital Board.

F. S. ROBINSON,
Chairman.
C. KIESEY,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Cunderdin Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Cunderdin Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 18th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—"X-ray screenings"; "X-ray filmings"; "X-ray dental, single negative"; "X-ray dental, full lower or upper jaw"; and "X-ray dental, full lower and upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 20th day of June, 1946.

Cunderdin Hospital Board.

H. V. HALBERT,
Chairman.
STAN HUGHES,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Jarrahdale District Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Jarrahdale District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 14th day of November, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—"X-ray screenings"; "X-ray filmings"; "X-ray dental, single negative"; "X-ray dental, full lower or upper jaw"; and "X-ray dental, full lower and upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 18th day of June, 1946.

Jarrahdale District Hospital Board.

D. G. WATKINS,
Chairman.
D. L. GLOVER,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Corrigin Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Corrigin District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 24th day of October, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—"X-ray screenings"; "X-ray filmings"; "X-ray dental, single negative"; "X-ray dental, full lower or upper jaw"; and "X-ray dental, full lower and upper jaws" appearing in paragraph 16, the words "except in cases under the Workers' Compensation Act, 1942-1944."

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 6th day of July, 1946.

Corrigin District Hospital Board.

A. SPANNEY,
Chairman.
B. SPANNEY,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Wyalkatchem and District Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Wyalkatchem and District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 24th day of October, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 3rd day of July, 1946.

Wyalkatchem Hospital Board.

W. YOUNG,
Chairman.
MIRIAM WARING,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Eastern Districts Memorial Hospital Board.
(Kellerberrin.)

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Eastern Districts Memorial Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 24th day of October, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 8th day of June, 1946.

Eastern Districts Memorial Hospital Board.

F. MATHER,
Chairman.
G. M. CORNELL,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Gnowangerup Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Gnowangerup Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 24th day of October, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 14th day of June, 1946.

Gnowangerup Hospital Board.

D. KEITH HOUSE,
Chairman.
T. SCOTT,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Harvey District Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Harvey District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 11th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 18th day of June, 1946.

Harvey District Hospital Board.

R. KERNOT,
Chairman.
T. A. G. MYATT,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Tambellup Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Tambellup Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 11th day of July, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 17th day of June, 1946.

Tambellup Hospital Board.

A. I. COLLINS,
Chairman.
S. F. HOWARD,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

HOSPITALS ACT, 1927.

Cue District Hospital Board.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th day of December, 1940, which were adopted by the Cue District Hospital Board of Management under section 37 of the Hospitals Act, 1927, by a resolution published in the *Government Gazette* on the 5th day of December, 1941, are hereby modified and amended as follows:—

Regulation 10.—Insert after each of the items—“X-ray screenings”; “X-ray filmings”; “X-ray dental, single negative”; “X-ray dental, full lower or upper jaw”; and “X-ray dental, full lower and upper jaws” appearing in paragraph 16, the words “except in cases under the Workers’ Compensation Act, 1942-1944.”

This is a copy of a resolution passed at a meeting of the Hospital Board, held on the 17th day of June, 1946.

Cue District Hospital Board.

A. S. FOSTER,
Chairman.
C. MICHAEL,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

THE OPTOMETRISTS ACT, 1940, AND THE OPTOMETRISTS ACT AMENDMENT ACT, 1944.

The Optometrists Registration Board.

WHEREAS under the provisions of the Optometrists Act, 1940, as amended by the Optometrists Act Amendment Act, 1944, the Optometrists Registration Board may make rules and may amend, repeal, and add to such rules; and whereas rules were made and published in the *Government Gazette* on the 23rd day of May, 1941, the 20th day of June, 1941, and the 4th day of May, 1945, which are cited as the Optometrists Registration Board Rules, 1941: Now, therefore, the Optometrists Registration Board doth amend such rules in the manner set forth in the Schedule hereunder.

Schedule.

1. Rule No. 35 is deleted and a new rule is inserted in lieu thereof as follows:—

35. Until otherwise prescribed, the examinations to be passed by persons seeking registration under section 35 (1) (d) (i) of the Act shall be as follows:—

(1) (a) The School Certificate Examination of the University of Western Australia at the Leaving Standard in four subjects, including English, Physics, Mathematics A or Mathematics B; or

(b) A pass in an examination deemed equivalent to (a) by the University of Western Australia.

(2) An examination in the following subjects:—

(a) Theoretical and Practical Optics—

(i) Theory:—Nature of light. Rectilinear propagation. Shadows. Wave Theory. Photometry. Reflection and Refraction. Mirrors. Prisms. Lenses, their actions and defects. Lens combinations. Simple optical instruments; camera, projection lantern, epidiascope, cinematograph, magnifying glass, com-

pound microscope, telescopes and binoculars, stereoscope. Colour, dispersion, spectra, ultra-violet, and infra-red radiations. Diffraction. Interference. Polarisation and double refraction. Fluorescence and phosphorescence. Elementary study of the eye. Simple theory of accommodation and of defects of vision and their correction.

(ii) Practical:—Course of experiments illustrative of the subjects in the above theoretical course.

(b) Mechanical Optics—

(i) Theory:—Thin lenses. Neutralising and transposing. Prismatic action and decentring. Calculations on lens forms. Curvatures of tools and gauges. Bifocal work.

(ii) Practical:—Surfacing. Lens working by hand and machine. Checking lenses for inaccuracies and defects. Frame soldering and manipulation.

(3) An examination in the following subjects:—

(a) Physiological Optics—Physiology of the eye. Accommodation. Convergence. Nature of vision. Binocular Vision. Ocular movements. Colour and colour vision. Emmetropia and ametropia. Entoptic phenomena.

(b) Physiology of Vision, Anatomy and allied subjects—

(i) Embryology:—Early development of the embryo. Development of tissues. Detailed development of the eye and associated structures.

(ii) Anatomy of the bones of the skull and face. The bony orbit. Eyelids and associated structures. Lachrymal apparatus. Orbital contents. Blood vessels of the orbit. Nervous mechanism of the eye.

(iii) Physiology:—Consideration with regard to sensations in general. Visual pathway and fields of vision. Effects of retinal stimulation. Pupillary reactions and their nervous pathways. Mechanism of accommodation. Intra-ocular fluid and pressure. Visual sensations. Sense of light, colour and form. Visual adaptation. After images. Irradiation and contrast. Theories of vision. Movements of the eyes.

(4) An examination in the following subjects:—Phorometry. Ophthalmoscopy. Retinoscopy. Keratometry. Perimetry and Scotometry. External examination of the eye and its appendages. Recognition of the normal nonpathological visual apparatus. History taking and recording. Refraction.

(5) An examination in the following subjects:—

(a) Principles and practice of Orthoptics.

(b) Elementary Psychology.

(c) Ethics. Professional relationships. Hygiene. Eyesight conservation. Visual standards.

(d) Clinical practice of Optometry. Practical clinical demonstrations of all instruments and technique previously studied. (The examination in this section will cover Ophthalmoscopy, Retinoscopy, Refraction, Perimetry and Scotometry, Orthoptics, History taking, Face and frame measurements.)

2. A new rule to be numbered 42a is inserted in the said rules after Rule 42, as follows:—

42a. Notwithstanding anything in these rules, it shall be competent for the Board during the war and for a period of four years after the cessation of hostilities,

(a) to exempt an ex-serviceman from the examination specified in rule 35 (1) provided he otherwise satisfies the Board as to his ability to proceed with the study for the later examinations, and,

(b) to hold examinations under rule 35 (2) (3) (4) and (5) at such special times as the Board at its discretion may determine.

Passed at a meeting of the Optometrists Registration Board on the 8th day of August, 1946.

S. P. FROST,
Chairman.
WYNN NEEDHAM,
Registrar.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

R. H. DOIG,
Clerk of the Council.

Chief Secretary's Department,
Perth, 11th September, 1946.

C.S.D. 563/41.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint in accordance with the provisions of the Prisons Act, 1903-18, Mrs. L. H. Needham to be a Visiting Justice to the Perth Police Gaol for the period ending the 31st December, 1946, *vice* W. C. Manners, deceased.

H. T. STIFFOLD,
Under Secretary.

**STREET COLLECTIONS (REGULATION) ACT,
1940.**

Chief Secretary's Office,
Perth, 10th September, 1946.

NOTICE is hereby given that the undermentioned are additional dates for which applications in the form prescribed by the Street Collections Regulations, 1941, may be made to the Chief Secretary for the necessary permit:—8th November, 1946 and 15th November, 1946.

H. T. STIFFOLD,
Under Secretary.

Police Department,
Perth, 16th September, 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 J. Cowie, No. 1047.

J. DOYLE,
Commissioner of Police.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-39, owing to non-payment of rent or other reasons.

Name, Lease, District, Reason, Corres. No., Plan.
Bowron, L.; 1342/41a; Beverley; abandoned; 6421/10; 344/80, F4.
Edmondson, E. H.; 3117/1713; Wiluna Townsite; £1; 1193/36; Wiluna.
Graham, J. W. W.; 393/474; Murina; £3; 2420/39; 16/300.
West, W. T.; 3117/2662; Mt. Palmer; £2 8s. 4d.; 995/35; Mt. Palmer.

G. L. NEEDHAM,
Under Secretary for Lands.

BUSH FIRES ACT, 1937-1945.

Appointment of Bush Fire Control Officers.

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

Corres. No. 277/38.

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

Road Board and Control Officers.

Darling Range—Butcher, J.
Katanning—Biggs, G. J.; Butterworth, R.; McGuire, A. P., and Beeck, A.

The following appointments are cancelled:—W. Hall (York Road District); G. H. Clifton and W. Berry (Harvey Road District); A. V. Jackson (Darling Range Road District); W. P. Collingwood, W. A. Beeck, E. S. Piesse, F. Hills, and A. N. Rischbeith (Katanning Road District).

G. L. NEEDHAM,
Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 28th August, 1946.

Corr. 7653/97.

IT is hereby notified for general information that Somerville Suburban Area Lot 108 is available for leasing under the provisions of section 117 of the Land Act, 1933-45.

Applications must be lodged at the District Lands Office, Kalgoorlie, on or before the 25th September, 1946.

If more than one application be received by the closing date for any lot, the applications shall be deemed to be simultaneous and shall be referred to a Land Board.

The following conditions shall apply:—(i) The term of the lease shall be ninety-nine years; (ii) the annual rental payable for the first ten years of the term of the lease will be ten shillings. The rental shall be subject to re-appraisal by the Minister at intervals of not less than ten years; (iii) the Lessee shall fence the lot on its surveyed boundaries within two years from the date of commencement of the lease, with a fence capable of resisting great and small stock and shall have planted within three years from the date of commencement of the lease, at least one tenth of its area with vines or fruit trees or cultivated bona fide as a vegetable garden, or alternatively one quarter of the area shall be cleared and otherwise cultivated; (iv) no transfer of the lease will be approved until the improvement conditions prescribed above have been effected; (v) the conditions under which the land is made available shall not entitle the Lessee, now, or at any future date, to the right to convert same to fee simple.

G. L. NEEDHAM,
Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1945, and the regulations appertaining thereto, subject to the provisions 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 applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

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

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

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.

NOW OPEN.

PERTH LAND AGENCY.

Avon District (about 1 mile West of Weira Siding).
Corr. No. 2608/46. (Plans 54/80, B4, and 35/80, B1.)
Locations 24308 and 24706, containing 610a. 0r. 20p., 14331, 14332 and 26881, containing 356a. 2r. 12p., 1,000a. and 387a. 0r. 1p., respectively, all at 1s. 9d. per acre (if selected as one holding); classifications page 10 in 3403/24 (locations 24308 and 24706), page 5 in 1975/27 and Alkali Sheet 24, 6840/09, Vol I., and page 3 in 112/33 (locations 14331, 14332 and 26881, respectively); subject to Rural and Industries Bank indebtedness; being W. G. C. Couchman's forfeited leases 19191/68, 24540/74, 21901/68, 41143/55 and 56/329.

Ninghan District (about 5-6 miles South of Wialki).

Corr. No. 2676/46. (Plan 66/80, F3, 4.)
Locations 2703 and 2623, containing 1,225a. 3r. 34p. and 1,065a. 0r. 28p., respectively, at 1s. 6d. per acre; classifications page 9 in 2557/27, page 4 in 2827/27,

respectively; subject to Rural and Industries Bank indebtedness; being P. J. and E. L. Brandis' forfeited leases 42407/55 and 68/325.

Yilgarn District (about 13 miles North of Carrabin).

Corr. No. 2925/46. (Plan 35/80, E3.)

Location 166, containing 1,001a. 1r. 11p., at 1s. 9d. per acre; classification page 4 in 2723/22; subject to Rural and Industries Bank indebtedness, to mining and timber conditions, and to a grazing lease terminating 28th February, 1947. This cancels the previous *Gazette* notice concerning this location.

Yilgarn District (adjoins Champion Siding).

Corr. No. 2607/46. (Plan 35/80, C1.)

Locations 221 and 223, containing 531a. 2r. 37p. and 999a. 0r. 26p., respectively, at 1s. 6d. per acre; classifications pages 1 and 3 in 2751/23; subject to Rural and Industries Bank indebtedness, mining conditions and to a lease terminating 28th February, 1947; being A. S. Jackson's forfeited lease 40260/55 and W. H. Cockroff's lease 40314/55.

Yilgarn District (about 6 miles South-West of Warralakin).

Corr. No. 2467/46. (Plan 35/80, D1.)

Locations 239, 238 and 773, containing 848a. 1r., 989a. 3r. 23p., and 112a. 2r. 37p., respectively, at 1s. 6d. per acre; classifications pages 19 in 2751/23, 18 in 2751/23, and 5 in 2797/26, respectively; subject to Rural and Industries Bank indebtedness, to mining conditions and to the right to remove timber for the Goldfields Water Supply; subject also to a lease terminating 28th February, 1947; being P. W. Hall's forfeited lease 40382/55 and J. Worton's forfeited leases 40298/55 and 20672/68.

Yilgarn District (adjoins Garratt Siding).

Corr. No. 2985/46. (Plan 36/80, D3.)

Locations 401 and 403, containing 1,041a. 0r. 35p. and 1,266a. 3r. 39p., respectively, at 1s. 6d. per acre; classifications pages 6 in 5033/22 and 8 in 5033/22, respectively; subject to Rural and Industries Bank indebtedness and to timber conditions; being E. S. Beaton's forfeited lease 347/2970.

WEDNESDAY, 25th SEPTEMBER, 1946.

PERTH LAND AGENCY.

Selection limited to adjoining holders.

Avon District (about 4 miles West of Jura Siding).

Corr. No. 2572/45. (Plan 4/80, EF1.)

Location 24291, containing 250a. 0r. 14p., at 5s. 6d. per acre; classification page 14 of 2888/24; subject to payment for improvements. This cancels the previous *Gazette* notice concerning this location.

Kent District (about 4 miles South of Pingrup).

Corr. No. 6623/23. (Plan 418/80, C1.)

Locations 381 and 953, containing 962a. 2r. 16p., at 3s. per acre; classification pages 12 and 19 in 6623/23; subject to payment for improvements, if any. This cancels the previous *Gazette* notice concerning these locations.

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

Corr. No. 4787/28. (Plan 66/80, DE1.)

Location 3049, containing 2,403a. 3r. 8p., at 1s. 6d. per acre; classification page 16 of 6320/27; subject to Rural and Industries Bank indebtedness and to a grazing lease terminating 28/2/1947; being W. A. Lavar's forfeited lease 68/985.

Plantagenet District (about 3 miles North of Denmark).

Corr. No. 754/31. (Plan 452C/40, E4.)

Location 2072, containing 156a. 3r., at 6s. per acre; classification page 93A of 335/41; subject to payment for improvements. This cancels the previous *Gazette* notice concerning this location.

Plantagenet District (about 15 miles North-West of Cranbrook).

Corr. No. 15206/11. (Plan 437C/40, F4.)

Location 3395, containing 886a., at 3s. per acre; classification page 55 of 15206/11; subject to exemption from payment of road rates for two years from date of approval; being E. Johnston's forfeited lease 10460/68.

Plantagenet District (Parry Inlet, 12½ miles East of Marks).

Corr. No. 2628/35. (Plan 456A/40, C1.)

Location 5459, containing 381a. 2r. 23p., at 7s. per acre; classification page 5 of 47/22; subject to payment for improvements and to timber conditions. This cancels the previous *Gazette* notice concerning this location.

Sussex District (about 2½ miles North-West of Yallingup).

Selection restricted to ex-service personnel only.

Corr. No. 592/31. (Plan 413D/40, AB3.)

Location 2656, containing 98a. 3r. 37p., at 11s. 6d. per acre; classification page 8 in 592/31; subject to payment for improvements and to timber conditions; being J. Tong's forfeited lease 74/1366. This cancels the previous *Gazette* notice concerning this location.

Victoria District (about 10 miles West of Gutha).

Corr. No. 2/38. (Plans 128/80, A3, and 127/80, F3.)

Location 7322, containing 3,013a. 2r. 36p., at 3s. 3d. per acre; classification page 6 of 2/38; also locations 9270 and 9417, containing 1,551a. 2r. 14p. and 278a. 2r., respectively, at 4s. per acre; classification page 21 of 2092/29; exempt from road rates for two years from date of approval. This cancels the previous *Gazette* notice concerning these locations.

Wellington District (about 8 miles North-West of Donnybrook).

Corr. No. 2648/32. (Plan 414A/40, A1.)

Locations 3805 and 4379, containing 160a. and 48a. 0r. 32p., respectively, at 8s. 6d. per acre; classification page 50A of 2648/32; subject to payment for improvements; being B. L. Thomas's forfeited lease 74/1621.

Williams District (about 4 miles North-East of Boyerine).

Corr. No. 5294/27. (Plan 409C/40, F3, 4.)

Locations 11049 and 11050, containing 1,190a. 1r. 11p., at 2s. per acre; classification page 7 of 5294/27; subject to Rural and Industries Bank indebtedness and to poison conditions; being C. Pickering's forfeited leases 68/1267 and 74/607.

Williams District (about 7 miles West of Kuender).

Corr. No. 537/29. (Plan 387/80, B2.)

Locations 12709 and 12708, containing 2,554a. 1r. 33p., at 6s. 3d. per acre; classification page 36 of 537/29; subject to Rural and Industries Bank indebtedness. This cancels the previous *Gazette* notice concerning these locations.

Williams District (near Noman's Lake).

Open under Part V., Sec. 47.

Corr. No. 6406/06. (Plan 385B/40, F2.)

Location 11836, containing about 18 acres; subject to survey, classification and pricing.

WEDNESDAY, 2nd OCTOBER, 1946.

PERTH LAND AGENCY.

Open under Part V., Sec. 47.

Gascoyne District (near Carnarvon).

Corr. No. 602/36. (Plan 563/80.)

Location 196, containing about 1,400a.; subject to survey and pricing.

Avon District (about 9 miles North of Burracoppin).

Corr. No. 7115/20. (Plan 35/80, B and C, 3 and 4.)

Location 13988, containing 840a., at 6s. 9d. per acre; classification page 49 in 7115/20; subject to Rural and Industries Bank indebtedness and to a cropping and grazing lease terminating 28/2/1947. This cancels the previous *Gazette* notice concerning this location.

Avon and Williams Districts (about 7 miles South-West of Popanyinning).

Corr. No. 1587/46. (Plan 378D/40, A3.)

Locations Avon 10175, 18485 and 6971, containing 117a. 67a. 2r. and 160a., respectively, at 5s. 3d. per acre; classification pages 7 and 9 in 1335/14; also Avon Locations 9465, 21817 and 6661, containing 100a., 129a. 0r. 2p., and 97a. 3r., respectively, at 11s., 7s. 9d. and 10s. per acre, respectively; classifications pages 5 in 1561/20, 3 in 7578/20 and 5 in 1561/20, respectively; also Williams Location 6352, containing 100a., at 7s. 9d. per acre; classification page 5 in 1561/20; subject to Rural and Industries Bank indebtedness and to timber conditions. This cancels the previous *Gazette* notice concerning these locations.

Avon District (about 10 miles North of Kweda).

Corr. No. 1321/46. (Plan 343B/40, EF2.)

Locations 27034 and 21886, containing 1,038a. 1r. 33p. and 1,954a. 3r. 6p., respectively, at 2s. per acre; classifications pages 32 in 1516/35 and 3 of 1321/46, respectively; subject to payment for improvements, if any, and to timber conditions; being Mrs. L. M. Hathaway's forfeited lease 347/3147 and surrendered portion of location 27034.

Kojonup District (about 2½ miles North of Boscabel).

Corr. No. 225/34. (Plan 416A/40, B1.)

Locations 4705 and 4706, containing 1,053a. 1r. 17p., at 1s. 6d. per acre; classification pages 35 and 36 in 225/34; subject to exemption from road rates for 2 years from date of approval and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown Grant may issue. This cancels the previous *Gazette* notice concerning these locations.

Nelson District (about 5 miles North-East of Catterick).

Corr. No. 183/32. (Plan 414C/40, F3 and 4.)

Location 10985, containing 154a. 2r. 10p., at 9s. 6d. per acre; classification page 2 in 183/32; subject to payment for improvements and to timber conditions. This cancels the previous *Gazette* notice concerning this location.

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

Selection restricted to ex-service personnel.

Noombling Estate (about 9 miles North of Mooterdine).

Corr. No. 973/43. (Plan 379C/40, E3.)

Lots 5786, 6240, 6241, 7560, 12244 and 25837, containing 1,204a. 3r. 9p.; purchase money, £980; to civilians—½-yearly instalments: first 5 years interest only at 5% per annum £24 10s., balance 35 years principal and interest at 5% per annum £29 1s. 4d.; subject to Rural and Industries Bank indebtedness, and to timber conditions applying to this estate. Marketable timber to be reserved to the Crown.

Roe District (about 5 miles South-East of Newdegate).

Corr. No. 805/38. (Plan 388/80, C4.)

Location 65, containing 1,017a. 3r. 26p.; classification page 15 of 3243/22, Vol. I.; subject to re-classification and pricing, also to Rural and Industries Bank indebtedness. This cancels the previous *Gazette* notice concerning this location.

Williams and Avon Districts (about 10 miles South-East of Yealering).

Selection limited to ex-servicemen.

Corr. No. 1794/39. (Plans 377A/40, C2 and 377D/40, C3.)

Locations Williams 7305 and 7306, containing 971a., at 10s. 9d. per acre; classification page 36A of 3435/18; also Williams Locations 7307 and 10364, containing 205a. 2r. and 320a., respectively, at 10s. and 7s. 9d. per acre, respectively; classifications pages 20A of 7900/09 and 87A of 1237/12, respectively; also Avon Location 16024, containing 291a. 2r., at 6s. 6d. per acre; classification page 5A of 7902/09; subject to Rural and Industries Bank indebtedness. This cancels the previous *Gazette* notice concerning these locations.

Williams District (adjoins Dudinin).

Corr. No. 2606/24. (Plan 386/80, D1.)

Location 12399, containing 52a. 1r. 27p., at 7s. 6d. per acre; classification page 3 of 6466/20; subject to exemption from road rates for 2 years from date of approval. This cancels the previous *Gazette* notice concerning this location.

WEDNESDAY, 9th OCTOBER, 1946.

PERTH LAND AGENCY.

Avon District (about 6 miles East of Kondinin).

Corr. No. 2325/37. (Plan 376/80, B1.)

Locations 25706 and 25921, containing 1,625a. 1r. 1p., at 6s. 9d. per acre; classification page 11 in 2325/37; subject to payment for improvements, if any; being E. F. Wilton's forfeited lease 347/1922.

Hay District (about 6½ miles South-West of Tenterden).

Corr. No. 1936/30. (Plan 444/80, F2.)

Location 1148, containing 310a. 2r. 18p., at 4s. 3d. per acre; classification page 7 of 4886/20; exempt from road board rates for 2 years from date of approval, and subject to payment for improvements, if any. This cancels the previous *Gazette* notice concerning this location.

Nelson District (about 2 miles North-West of Northcliffe).

Corr. No. 1344/37. (Plan 454/B40, E1.)

Location 8707, containing 128a. 1r. 22p.; classification page 27a of 1344/37; subject to pricing, to timber conditions and to exemption from road board rates for two years from date of approval; being J. Leitch and G. V. Richards' forfeited special lease 3108/449.

Ninghan District (about 11 to 12 miles East of Nugadong).

Selection restricted to ex-service personnel.

Corr. No. 681/38. (Plan 89/80, EF4.)

Locations 646 and 647, containing 1,998a., at 5s. 3d. per acre; classification page 44 in 1009/23; subject to Rural and Industries Bank indebtedness and to a grazing lease terminating 31st May, 1947. This cancels the previous *Gazette* notice concerning these locations.

Ninghan District (about 1½ miles North of Kalannie).

Corr. No. 2260/39. (Plan 65/80, B1.)

Locations 2170 and 2374, containing 1,253a. 3r. 20p., at 3s. 3d. per acre (if selected as one holding); classification page 3 in 2360/39; subject to payment for improvements; being L. A. G. Tomsett's cancelled application.

Roe District (about 13½ miles East of Lake Grace).

Selection restricted to ex-service men only.

Corr. No. 925/37. (Plans 387/80, E4 and 407/80, E1.)

Locations 790 and 788, containing 1218a. 3r. 3p., and location 789, containing 160a., at 8s. 3d. per acre; classification page 37 of 925/37; also location 867, containing 1,420a. 0r. 7p., at 6s. 9d. per acre; classification page 38 of 925/37; subject to Rural and Industries Bank indebtedness and to a cropping lease terminating 28/2/47. This cancels the previous *Gazette* notice concerning these locations.

Roe District (about 8 miles East of Hyden).

Corr. No. 77/37. (Plan 346/80, B4.)

Location 1329, containing 1,640a. 3r. 20p., at 6s. 6d. per acre; classification page 5 in 77/37; subject to exemption from road board rates for 2 years from date of approval; being J. N. Hall's forfeited lease 347/1448.

Roe District (about 10 miles East of Lake King).

Corr. No. 2051/29. (Plan 389/80, CD4.)

Locations 1592 and 1591, containing 1,995a. 2r. 7p. and 1,899a. 2r. 25p., respectively, at 4s. 6d. per acre; classification page 1 of 2980/28; subject to mining conditions and to exemption from road board rates for 2 years from date of approval. This cancels the previous *Gazette* notices concerning these locations.

Sussex District (about 3½ miles West of Quindalup Siding).

Corr. No. 2006/21, Vol. 2. (Plan 413A/40, A2.)

An area of about 100 acres, situated on the East of Sussex Location 723, starting from the North-East corner of location 723 and running Eastward for approximately 20 chains; thence Southward for about 53 chains; thence Westward to meet the Southern boundary of location 488, extending Eastward; subject to survey, classification, pricing and to timber conditions.

Victoria District (about 6½ miles East of Morawa).

Corr. No. 2789/22. (Plan 122/80, D1.)

Location 6227, containing 874a., at 8s. 6d. per acre; classification page 31 in 12063/11, Vol. 2; subject to Rural and Industries Bank indebtedness; being C. Pruden's forfeited lease 12821/56.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Road.

I, JOHN EVANS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the SUSSEX Road Board to close the said portion of road, viz.:—

Sussex.

688/42.

S103. The surveyed road passing along part of the East boundary of Sussex Location 2111; from a 50 link road passing through said location as shown on Diagram No. 53394, to a surveyed road at its South-East corner. (Plan 413C/40, D2.)

J. EVANS.

I, Percy Llewellyn Reynolds, on behalf of the Sussex Road Board, hereby assent to the above application to close the road therein described.

P. L. REYNOLDS,
Chairman Sussex Road Board.

30/10/43.

TRANSFER OF LAND ACT, 1893.

Application 800/1945.

TAKE notice that Municipality of Albany a body corporate has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Albany District and being:—

Albany Town Lot S110 containing 3 roods 24 and five-tenths perches.

Bounded by lines commencing at the North-West corner of Albany Town Lot S111 and extending North 1 chain 50 links along the Eastern boundary of Council Street thence East 6 chains and eight-tenths of a link along the South boundary of Albany Town Lot S109 to its South-Eastern corner thence South 1 chain 50 and six-tenths links along the West boundary of York Street thence West 6 chains 1 link along the North boundary of the said lot S111 to the starting point.

The land is more particularly defined on Diagram 13134 deposited in the Office of Titles.

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

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

Office of Titles, Perth, this 10th day of September, 1946.

Dwyer & Thomas, Solicitors, Perth, Solicitors for the Applicant.

THE WATER BOARDS ACT AMENDMENT ACT, 1918.

Quairading Water Area.

P.W.W.S. 740/35.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual value being made and levied in the Quairading Water Area for the year ending the 30th June, 1947.

W. C. WILLIAMS,
Under Secretary for Water Supply.

THE ROAD DISTRICTS ACT, 1919-1943.

Notice of Presentation of Petition for Sale of Land for Non-payment of Rates.

In the Local Court at Bridgetown.

In the matter of the Road Districts Act, 1919-1943, and in the matter of an application by the Balingup Road Board for sale of land for unpaid rates.

NOTICE is hereby given that a Petition has been presented to the Local Court at Bridgetown by the Balingup Road Board praying that the lands described in the schedule to the petition may be ordered to be sold for non-payment of rates.

A copy of the said schedule is set out hereunder, and notice is further given that Wednesday the 20th day of November, 1946, at 10 o'clock in the forenoon, has been appointed as the time when the Magistrate will inquire at the said Court concerning the various matters mentioned in the said schedule, and also whether all notices required by law to be given have been given.

Attention is directed to the following provision of the said Act:—

Any person who is an owner or ratepayer of any land proposed to be sold or taken possession of, or who is interested in the same as mortgagee or otherwise may, on filing an affidavit proving his title to attend under this rule (of the filing of which affidavit the Clerk shall give the Board notice) attend on the making of the inquiries; but if the Magistrate shall be of opinion that there was no substantial reason for his attendance, the Magistrate may order him to pay the costs occasioned thereby. Dated the 16th day of September, 1946.

J. F. McINTYRE,
Clerk of the Court.

Schedule.

No.—1; description of land—Wellington Location 443; reference to the Volume Folio of the title to the land if under the Transfer of Land Act, 1893—Vol. 22, Fol. 91; the name and address of every person in W.A. appearing on search in the Office of Titles and Registry of Deeds to have any estate in the land and the names and addresses so far as known to the Secretary of the Board, of every other person having an estate or interest in the land—George Simpson, of Albany; rates due to the Board and in arrear on the land—£6 0s. 11d.

ROAD DISTRICTS ACT, 1919-1943.

Nannup and Balingup Road Districts.

Alteration of Common Boundary—Notice of Intention.

Department of Public Works,
Perth, 18th September, 1946.

P.W. 1463/44.

IT is hereby notified for general information that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919-1943, to alter the common boundary between the Nannup Road District and the Balingup Road District by severing Nelson Locations 1231 and 5259, situate within the Balingup Road District and annexing them to the Nannup Road District.

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

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

THE ROAD DISTRICTS ACT, 1919-43.

Road Board Elections.

Department of Public Works,
Perth, 18th September, 1946.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-43, that the following gentlemen have been elected Members of the undermentioned Road Boards to fill the vacancies shown in the particulars hereunder:—
Date of Election; Member Elected; Surname, Christian Name; Ward; Occupation; How vacancy occurred: (a) Effluxion of time, (b) Resignation, (c) Death; Name of Previous Member; Remarks.

Broomehill Road Board.

24/8/46; Hardie, Robert Archibald; South-West; Farmer; (b); H. W. Scott.

Carnamah Road Board.

7/9/46; Waters, Frederick Penberthy; North; Farmer; (b); J. K. Forrester.

Dundas Road Board.

31/8/46; Newman, Frederick Albert; Salmon Gums; Plumber; (b); L. D. Machen; unopposed.

Hall's Creek Road Board.

7/9/46; Woodland, John Angus; —; Station Manager; (b); Jack Whitton.

Kalgoorlie Road Board.

24/8/46; Nankerville, Edgar Neville; —; Railway Employee; (b); F. L. Tanner; unopposed.

Victoria Plains Road Board.

4/9/46; Anspach, Walter Eric; West; Farmer; (b); V. Ubach; unopposed.

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

THE ROAD DISTRICTS ACT, 1919-1943, AND THE CATTLE TRESPASS ACT.

Harvey Road Board.

Appointment of Public Pound and Pound-keeper.

IT is hereby notified, for general information, that the Harvey Road Board, by resolution passed on the 9th day of September, 1946, declared that lot No. 223, being portion of Wellington Location 50, situated on the Perth-Bunbury Highway, be, within the meaning of the Cattle Trespass Act, appointed a pound.

It was further resolved that Robert Fryer, of Harvey, be appointed pound-keeper.

W. R. ECKERSLEY,
Secretary.

ROAD DISTRICTS ACT, 1919-1942.

Koorda Road Board—Notice of Intention to Borrow.

NOTICE is hereby given that the Koorda Road Board proposes to borrow the sum of £1,250 to be expended on works and undertakings in the Koorda Road District, the said works and undertakings being the purchase of a Hostel to accommodate employees of the Board.

All particulars showing the proposed expenditure of the money to be borrowed are open for inspection by ratepayers at the Office of the Board for one calendar month after the last publication of this notice, during office hours.

The amount of £1,250 is proposed to be raised by sale of debentures repayable with interest in 20 equal half-yearly instalments over a period of 10 years after date of issue thereof. Such debentures shall bear interest at the rate of three pounds ten shillings (3½%) per centum per annum, payable half yearly. The amount of the said debentures and interest thereon is to be paid at State Treasury Department, Perth.

Dated the 16th day of September, 1946.

A. AITKEN,
Chairman,
N. N. McDONALD,
Secretary.

THE ROADS DISTRICTS ACT, 1919-43.

Augusta-Margaret River Road Board.

Notice of Intention to Borrow—Proposed Loan of £2,200.

NOTICE is hereby given that the Augusta-Margaret River Road Board proposes to borrow the sum of £2,200 to be expended on works and undertakings in the Augusta-Margaret River Road Board District, the said works and undertakings being—

1. The purchase of a power grader at approximate cost of £900.

2. The purchase of a caterpillar tractor at approximate cost of £1,200.

3. The purchase of a ditcher, a plough and a scoop at approximate cost of £100.

All particulars showing the proposed expenditure of the money to be borrowed are open for inspection by ratepayers at the office of the Board for one calendar month after the publication of this notice, during office hours. The hours during which such inspection may be made are 10 a.m. to 12 noon, 1 p.m. to 3 p.m. on week days other than Saturdays, and 10 a.m. to 12 noon on Saturdays.

The amount of £2,200 is proposed to be raised by the sale of debentures repayable with interest by 15 equal half yearly instalments over a period of seven and a half years after the date of the issue thereof in lieu of the formation of a sinking fund.

The debentures shall bear interest at a rate of £3 10s. per centum per annum, payable half yearly. The amount of the said debentures and interest thereon is to be paid at the Commonwealth Bank of Australia, Perth.

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 whole of the Augusta-Margaret River Road District, and any rate applicable to such loan will be levied on all rateable land within the district.

Dated this 17th day of September, 1946.

E. WILLMOTT,
Chairman.
K. G. SHEPHERDSON,
Secretary.

THE CITY OF PERTH.

Stand for Public Vehicles.

NOTICE is hereby given that under section 251 of the Municipal Corporations Act, 1906-45, the Council of the City of Perth resolved on 16th September, 1946, that the undermentioned public stand be appointed and fixed for motor taxis only:—

A stand on the Eastern side of Connolly Street, for three cars, beginning at a point 70 feet South of the Southern alignment of Cambridge Street and extending Southwards 30 feet.

W. A. McI. GREEN,
Town Clerk.

18th September, 1946.

MUNICIPAL CORPORATIONS ACT, 1906-1945.

Municipal Elections.

Department of Public Works,
Perth, 18th September, 1946.

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

Ward; Date of Election; Member Elected—Surname, Christian Name; Occupation; How Vacancy occurred: (a) retirement, (b) resignation, (c) death; Name of Previous Member.

Guildford Municipal Council.

—; 7/9/46; Evans, Victor Gordon; Manufacturer; (b); R. J. Hicks.

City of Perth Municipal Council.

Central No. 1; 31/8/46; Brown, George Bracegirdle; Company Director; (b); T. W. Langley.

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

MUNICIPAL CORPORATIONS ACT, 1906-1945.

Boulder Municipal Council—Building By-laws.

P.W. 265/27.

A BY-LAW of the Municipality of Boulder made under section 180 and Part fifteen of the Municipal Corporations Act, 1906-1945, and number (105) for regulating building.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Boulder order as follows:—

PART I.

1. Application.—This by-law shall apply to the whole of the Municipal District of Boulder.

2. Commencement.—This by-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the *Government Gazette*.

3. Repeal.—From the date of coming into operation of this by-law, all previous by-laws made by the Council relating to buildings are repealed.

4. Definitions.—In this by-law, subject to the context:—

“Act” means the Municipal Corporations Act, 1906-1945, and amendments thereto.

“Alteration” means any work made or done for any purpose, in, to, or on a building (except that of any necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which the building or erection, or any part thereof shall be used.

“Approved” means approved by the Council in writing, or (in case where the surveyor is authorised by the Council to do so), approved by the surveyor in writing.

“Area” applied to a building means the sum of the superficies of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.

“Build” means and includes erect, build, or construct, or cause to be erected, built, or constructed.

“Building” means and includes erection, structure, detached room, outbuilding, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by roofs or not, and every part of such structure, and any addition or alteration thereto.

“Builder” means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building, or other person for whom or by whose orders such work is to be done.

“Council” means the Municipal Council of Boulder.

“Dwelling house” means a building used or adapted to be used wholly or principally for human habitation.

“District” means the Boulder Municipal District.

“Fire-resisting” used with reference to any materials, includes:—

(a) Brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime or cement mortar;

(b) any stone suitable for building purposes by reason of its solidity or durability;

(c) sheet metals or other similar materials which are in the opinion of the Council fire-resisting;

(d) iron and steel (when used for columns, girders, or wall framing) incased in cement, concrete, or other incombustible or non-conducting external coating;

(e) slates, tiles, brick, and terra cotta, when used for covering or corbels;

(f) concrete, when composed of broken bricks, stone chippings, or ballast and lime, cement, or calcined gypsum.

“External wall” means an outer wall of a building, not being a party wall, even though it adjoins a wall of another building.

“Frontage” means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side, or a continuation of such opposite side.

“Garage” means any building used for the housing of a motor vehicle (not being a garage carried on as a business undertaking).

“Height” in relation to any building, means measurement taken from the level of the footway (if any) immediately in front of the centre of the building, or when there is no such footway, from the level of the ground before excavation, to the level of the ceiling or tie of the topmost storey.

“Height” in relation to storeys means:—

(a) In the case of the topmost storey, the measurement between the floor and the ceiling thereof, or between the floor and the undersurface of the tie of the roof, or if there is no tie, then up to the level of half the vertical height of the rafters or other support of the roof;

(b) in the case of every storey other than the topmost storey, the measurement between its floor and the floor above.

“Hoardings” includes any erection or structure, erected, built, constructed, or used, or that may be used for the purpose of writing, painting, pasting, or posting thereon notices, advertisements, placards, or other printed, painted, or written matter, or any erection or structure being of a greater height than six feet from the level of the adjoining street.

“Main Rooms” means and includes all rooms used or intended to be used as bedrooms, dining rooms, lounges, ordinary living rooms, or kitchens.

“New buildings” includes—

(a) any building erected or commenced to be erected after the date of this by-law coming into operation;

(b) any building of which half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected or commenced to be re-erected wholly or partially on the same site after the date of this by-law coming into operation.

(c) any buildings removed or transported wholly or in sections into the district, or to another part of the district, after the date of this by-law coming into operation.

“Outbuildings” means any building or the curtilage of any dwelling, shop, or combined shop and dwelling used as a workshop or store-room, not being a building for the storage of inflammable materials, nor for the housing of animals or birds.

“Party Wall” means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common use.

“Person” includes corporation.

“Prescribed” means prescribed by this by-law.

“Public place” has the same meaning as in the Act.

“Reinforced concrete” means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of the tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in resistance to shear.

“Right-of-way” means any lane or right-of-way, not a road over which any person other than the owner thereof has a right of carriage way.

“Road” has the same meaning as in the Act.

“Surveyor” means the building surveyor or acting building surveyor appointed by the Boulder Municipal Council having for the time being the administration of this by-law.

“Shop” means a building in which goods are regularly offered or exposed for sale, or in which meals or refreshments are regularly offered or provided for payment, and also includes saloons of barbers and hairdressers, offices of agents, auctioneers and all other businesses, and trades. A *bona fide* boarding house shall not be included in this definition by reason only of the fact that meals or refreshments are occasionally supplied for payment to persons other than boarders.

“Square” applied to the measurement of any area means the space of one hundred square feet.

“Surface” or “ground level” means the level of the ground as determined by the surveyor.

“Wooden buildings” means buildings constructed of wood, or buildings having wooden frames.

PART II.

Classes of Buildings.

5. For the purpose of this by-law, buildings shall be divided into three classes:—

Class A.—“Domestic class,” which includes all buildings subject to small vibrations and light loading of floors, such as dwelling houses, residential shops, offices, hotels, private schools, club houses and studios.

Class B.—“Warehouse class,” which includes all buildings subject to vibrations and heavy loading of floors such as warehouses, factories, mills, and places for storage and manufacture of goods.

Class C.—“Public buildings,” which includes all buildings designed to accommodate an assemblage of people, such as theatres, picture halls, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building belongs.

PART III.

Notice of Intention to Build or Demolish—and Lodging of Plans.

Notice to be given.—No builder shall commence any building, or any addition, or alteration to any building without first delivering at the office of the Council a written application in the form of the first schedule hereto before so commencing and delivering to the surveyor:—

(a) Plans and Specifications.—Properly prepared plans and specifications of such building, addition, or alteration, together with a tracing or copy of the plans of such building, addition, or alteration, and also details and dimensions, sizes and qualities of all materials, and enumerating any old materials proposed to be used in the construction of the same. Plans shall be drawn in ink and specifications typed or legibly written.

(b) Block Plan.—A block plan showing relation of the building to adjoining buildings and boundaries.

(c) Purpose.—A statement in writing of the purpose for which the building is intended to be used.

(d) Drainage.—Particulars of the proposed method of drainage.

(e) Further Particulars.—Such further particulars in writing regarding the same as shall be necessary to enable the Council or its surveyor to determine if all the provisions of this by-law applicable thereto are being complied with.

7. Tracing Retained.—The tracing or copy of the plans and details of materials shall be retained by the surveyor and the original plans and specifications when approved shall be returned to the owner or his agent. Such approval shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.

8. Plans to be kept at Building.—Such plans and specifications shall be kept at the building therein referred to, and shall be available for inspection by the surveyor or accredited officer of the Council at all reasonable times, on demand, during the construction or erection, or alteration, or addition, as the case may be, and for 14 days after the completion thereof.

9. Permits and Fees.—No person shall commence a building of any kind, or addition, or alteration to any building, or demolish any building, without first having obtained from the surveyor a written permit for the commencement of the same, without having first paid to the Council fees in accordance with the scale set out in the second schedule hereto, having regard to the class of building.

10. Area of New Building.—The decision of the surveyor as to the area of a new building, or value of an addition shall be final and conclusive.

11. Permits shall Lapse after Six Months.—A permit obtained pursuant to this by-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within 12 months from the date of such permit.

12. Surveyor may Enter and Inspect.—The surveyor at all reasonable times during the progress, and after the completion of any building, or addition, or alteration to any building affected by this by-law, may enter and inspect such building, addition, or alteration.

13. Surveyor may Stop Work if Contrary to By-law.—The surveyor may at any time stop the progress of any building and withdraw, or suspend, any permission given by the Council under this by-law, in the event of his not being satisfied that all the provisions of this by-law are being complied with, and any person who continues to build, or erect, or work on the site after notice from the surveyor to desist, shall be guilty of an offence against this by-law.

14. Demolition or Removal of Building.—When a building is to be demolished or removed, the owner or contractor shall give 24 hours' notice to the surveyor of such intended demolition or removal.

15. Sanitary Conveniences for Workmen.—Before commencing any building operations upon any building site, the contractor, or person responsible for carrying out building operations, shall provide sanitary conveniences sufficient for the use of all men working upon the site, such sanitary conveniences shall be in accordance with the requirements of the Health Act.

16. Low-lying Land.—Where land upon which a building is to be erected is below the level of the crown of the road adjoining the land frontage, no building shall be commenced until a level has been given by the surveyor. When it is considered by the surveyor that having regard to the water level during winter months filling is required, such filling shall be carried out by the owner or contractor before the commencement of building operations. In the event of there being no made road from which to take a level for any building, the surveyor shall determine the level at which any building shall be commenced, and if he considers it to be necessary, shall require the owner or contractor to fill in to a given level.

16A. Provision of Bathroom, Bath, Washtroughs, Copper, etc.—Provision shall be made in all new or re-erected dwellings for a bathroom fitted with bath and wash-basin, also laundry facilities consisting of washtroughs and copper, properly fitted and housed in accordance with the provisions of Health By-law 4A and amendments thereto.

17. Occupation of Dwelling.—No person or persons shall occupy any new or re-erected dwelling before completion, nor shall any person or persons occupy any new or re-erected dwelling until a certificate has been issued by the surveyor in writing stating that the dwelling has been completed in accordance with the plans approved by the Council, building by-laws, and the Health Act.

18. Stables.—Stables of greater area than 200 square feet must be sited at a distance from the boundary of land not in the same occupation or possession of not less than the vertical height of the wall concerned, including the vertical portion of a gable and roof.

19. Distance of Stables from Boundaries.—No stable may be erected nearer than 30 feet to any dwelling, 50 feet from any shop, bakery, or factory, or other place where food is manufactured, stored, or exposed for sale, or, 10 feet from the boundary of land not in the same possession.

20. Material for Garages.—All garages shall be constructed of fire-resisting materials, where a garage forms an integral part of a dwelling or other main building, it shall also be lined with fire-resisting material. Garages or other outbuildings must be sited at a distance from the boundary of land not in the same occupation, or possession, of not less than three feet.

PART IV.

Building Materials.

21. All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have the power to condemn any material which in his opinion is not suitable for use in such building, alteration, or addition.

22. Secondhand Material.—No old or secondhand material may be used in any building unless approved in writing by the surveyor.

23. Bricks.—Bricks used in any building must be good, hard, and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used.

24. Sand.—Sand used for mortar or concrete in any building shall be clean and sharp and free from loam, dirt, salt, and organic matter such as roots, grass, etc.

25. Lime Mortar.—Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts by measure of sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand.

26. Cement Mortar.—Cement mortar shall be composed of good portland cement, or other cement of equal quality, mixed with clean sharp sand, in the proportion of at least one part by measure of cement, and not more than four parts by measure of sand.

27. Timber.—All timber and wooden beams used in any building shall be of good sound material, free from rot, large loose knots, shakes, gumveins, or other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spaces as set forth in clause 51 of this by-law.

28. Lintels.—Builders casting lintels in position shall submit to the surveyor a plan showing position and details of reinforcement and specifications of materials to be used, such design to be approved at the same time as the plan of the building. Lintels up to six feet span shall be three courses in depth, lintels from six feet to eight feet span shall be four courses in depth. All such lintels shall be reinforced with at least half-inch steel rods, not less than three rods per lintel, and a proper bearing shall be given at each end of lintel.

PART V.

29. Excavation and Inspection of Trenches.—All excavations for footings shall be not less than 12 inches below the natural surface of the ground, except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least 24 hours' notice has been given to the surveyor that the trenches are ready for inspection.

30. Walls to have Footings.—Unless with the consent of the surveyor, every external wall, and every party wall not carried on a bressummer, and every pier and storey post shall have footings.

31. Dimensions of Footings.—The width of the bottom of the footing of every such wall shall be at least one-half greater than the thickness of the wall at the ground floor level, but in no case less than 16 inches wide unless approved by the surveyor, and height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than nine inches.

32. External Walls.—All external walls shall consist of brick, stone, concrete, reinforced concrete, or other hard fire-resisting material approved by the Council, provided that any building used or intended to be used solely as a dwelling house may have walls constructed of wood and/or asbestos-cement sheets, subject to the conditions set out in this by-law for buildings wholly or partly of wood.

33. Construction of External Walls.—Every wall constructed of brick, stone or other similar material shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it except to the extent of nine inches and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.

34. Dampcourse.—Every wall or fireplace of brick, stone, or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand or other approved material at least six inches above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp-course must be laid in horizontal layers connected at the end by a vertical course of the same material and shall not be less than half an inch in thickness.

35. Hollow Walls.—External walls may be constructed as hollow walls if constructed in accordance with the following rules:—

(a) The inner and outer parts of the wall shall be separated by a cavity, shall throughout be of a width not exceeding two inches or less than one inch.

(b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength, formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distances apart not exceeding three feet horizontally and at least every fifth course vertically.

(c) The thickness of each part of the wall shall throughout be not less than four and one-half inches.

(d) The aggregate thickness of the two parts, including the width of the cavity shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.

(e) No hollow wall of more than eleven inches in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace, or projecting pier to the satisfaction of the surveyor.

35A. Concrete Blocks.—Concrete blocks shall contain not less than one part cement to five parts mixed aggregate and shall be kept damp for a period of not less than four days, and shall not be used green. Cement blocks shall be bedded and jointed in cement mortar only.

36. Thickness of Walls, Domestic Class.—No external wall in brick, stone, concrete, or cement block shall have less than the thickness prescribed in the following Table A:—

Table A.

Buildings of Domestic Class.			
Length of Wall.	No. of Storeys.	Thickness of Wall in Inches.	
Walls built with Lime Mortar—			
Not exceeding 30 feet	1	9	—
	2	9	9
Exceeding 30 feet ..	1	13½	—
	2	13½	13½
Walls built with Cement Mortar—			
Not exceeding 30 feet	1	9	—
	2	9	9
Exceeding 30 feet ..	1	9	—
	2	13½	9

37. If any storey exceeds in height 18 times the thickness as prescribed for walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey, and the thickness of each external and party wall below such storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one-half inches.

38. The height of any storey may be 20 times the thickness of walls prescribed for such storey if built with cement mortar.

39. Thickness of Walls, Warehouse Class.—The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following Table B:—

Table B.

Buildings of the Warehouse Class.			
Length of Wall.	No. of Storeys.	Thickness of Wall in Inches.	
Walls built in Lime Mortar—			
Not exceeding 75 feet	1	13½	—
	2	18	13½
	3	18	13½
Exceeding 75 feet ..	1	18	—
	2	18	—
	3	22½	18
Walls built in Cement Mortar—			
Not exceeding 75 feet	1	13½	—
	2	13½	13½
	3	18	13½
Exceeding 75 feet ..	1	13½	—
	2	18	13½
	3	18	13½

40. Thickness of Walls under certain Conditions.—Walls under 75 feet in length may be constructed nine inches thick, provided they are strengthened with four and a-half inch piers equally spaced, of which the col-

lective widths amount to one-fifth of the length of the wall. The height shall not exceed 12 feet when built of lime mortar, or 13 feet six inches when built of cement mortar.

41. The thickness of walls under 20 feet in length may be two-thirds the thickness required for external or party walls as stated in Tables A and B, but in no case less than nine inches.

42. If in any storey of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fifth part of the length of the wall. No increase in the thickness of brick walls shall be less than four and one-half inches. The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

43. Lengths, How Measured.—Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another. Provided that such return walls are external, party, or cross-walls of the thickness required by this part of this by-law and bonded into the wall so deemed to be divided.

44. Cross-walls.—The thickness of a cross-wall shall not be less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than nine inches, and no wall subdividing shall be deemed to be a cross-wall unless it is carried up to the plate level of the topmost storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all recesses and that of all the openings therein taken together does not exceed one-half of the whole extent of the vertical face or elevation of the wall. If a cross-wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross-wall in accordance with this regulation, but in one-storey buildings of the domestic class, four and one-half inch cross walls will be permitted provided the unsupported length of any wall does not exceed 25 feet.

45. Cross-wall becomes External Wall.—Whenever a cross-wall becomes in any part an external wall, the external part of such cross-wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building, but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.

46. Internal and Partition Walls.—(1) All internal bearing walls and partition walls shall be constructed in such a manner as may be approved by the surveyor, and shall be of cement blocks, brick, stone, or concrete. All such walls shall be not less than four and one-half inches thick, provided that, where such walls form a division between flats, then such walls shall not be less than nine inches thick.

(2) Unless with the consent of the surveyor, every such wall, unless carried on a bressummer, shall have footings, and such footings shall be at least twice the thickness of the wall resting upon it.

47. Isolated Piers.—No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and 12 times if built of cement mortar.

48. Parapet to Walls on Boundary.—Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutters of any building would be within two feet of such boundary, then the external wall of such building shall be carried up to form a parapet 15 inches at least in height above the roof, or above the highest part of any flat or gutter, as the case may be.

Parapet, Warehouse Class.—In buildings of the warehouse class, the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey, and in any other buildings of a thickness of nine inches at least.

49. Party Walls.—Every party wall shall be carried up for a height of 15 inches above the roof, measured at right angles to the slope thereof, or 15 inches above the highest part of any flat or gutter, as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of eight and one-half inches at least: Provided, however, that in the case of domestic buildings, where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least eight and one-half inches in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.

50. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within four feet of such party wall, and shall extend at the least 15 inches higher and wider on each side than such erection, and every party wall shall be carried up above any part of any roof opposite thereto and within four feet therefrom.

51. Buildings Wholly or Partly of Wood.—The following conditions shall apply as to scantlings and spacings of timber:—

Stumps shall be not less than 4in. x 4in. jarrah, spaced not more than 4ft. apart under bearers under walls, and not more than 5ft. apart under bearers under floors. All stumps shall be sunk not less than 18in. in the ground and shall be coated with coal tar to at least six inches above ground level.

Ant-stops of galvanised iron projecting at least 2in. over head of stump on all sides to be provided on all stumps.

Sole-plates, not less than 12in. x 6in. x 1½in., to be placed under all stumps of whatever size.

Floor-bearers, 4in. x 3in. jarrah, spaced 5ft. centre to centre. Floor bearers required directly under every wall or partition.

Floor-joists, 4in. x 2in. jarrah, spaced 18in. centre to centre.

Top and bottom plates, not less than 3in. x 2in. jarrah.

Flooring, not less than 1in. in thickness.

Studs, not less than 3in. x 2in. jarrah, spaced not more than 2ft. centre to centre.

Ceiling joists, not less than 3in. x 2in. jarrah, spaced not more than 2ft. centre to centre.

Ceiling hangers, 7in. x 1¼in., spaced not more than 7ft. apart.

Purlins, 3in. x 1½in. jarrah (iron roof), 4in. x 3in. jarrah (tile roof).

Under purlins, 3in. x 2in. jarrah (iron roof), 4in. x 3in. jarrah (tile roof).

Collar ties, 3in. x 2in. jarrah.

Rafters (iron roof), 3in. x 2in. jarrah, spacing 3ft. centre to centre; (tile roof), 4in. x 2in. jarrah, spacing 2ft. centre to centre. All to be properly braced with purlins and collar ties.

Ridge (iron roof), 6in. x 1in., (tile roof) 8in. x 1in. jarrah.

Fascia, 8in. x 1in. jarrah.

Hips (iron roof), 6in. x 1in., (tile roof) 8in. x 1in. jarrah.

Weatherboards, not less than 1¼in. lap.

Stays, 2in. x ¾in. (3in. x 2in. studs), 3in. x ¾in. (4in. x 2in. studs), jarrah.

Vermin plates (bottom plates) must be used in the construction of all wooden buildings except sheds.

No framing timber shall be notched or checked out to receive bracing or otherwise so as to reduce its cross-sectional area more than one-sixth.

52. Roughcast and Stucco.—Roughcast and stucco work shall be applied only to brickwork, provided that in certain cases such as gables of dwellings, or other ornamental sections of dwellings roughcast may be applied to expanded metal fixed in an approved manner.

53. Interior Walls of Dwellings.—The interior of all walls and ceilings of every wooden, or wooden-framed building which is intended to be used, or which may be used as a dwelling shall be constructed of plaster sheets, or other fire-resisting materials.

54. Roofs.—The roof of every building shall be constructed of metal, tiles, slates, or other approved materials.

55. Reinforced Concrete Buildings.—In all cases where reinforced concrete is employed, whether in buildings as a whole, or in portions of buildings, before the actual carrying out of the work, or any portion thereof, complete drawings of such work, or portion shall be delivered to the surveyor, showing all details of the construction and the size, spacing, and arrangement of all reinforcing members.

56. Public Buildings.—In any case in which the plans of any proposed public building are required by law to be approved by the Public Works Department, such approval shall be obtained before such plans are submitted for the Council's approval.

Alterations and Additions.

57. Alterations.—Except with the consent of the Council, or the surveyor, no alteration shall be made to any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

58. Additions and Alterations.—Every addition to, or alteration of a building, and any other work made or done for any purpose in or on a building (except necessary repairs which do not affect the construction of a building) shall so far as regards such addition, or alteration, or other work, be subject to the provisions of this by-law relating to new buildings.

PART VI.

Ventilation, Lighting and Drainage.

59. Height of Rooms.—The main rooms in all buildings shall be in every part not less than 10ft. from floor to ceiling, and the minimum height for wash-houses and bathrooms shall be 8ft.: Provided that the height of main rooms in dwellings may be 9ft. 6in. in the following cases:—

(a) Where a hip roof is constructed with louvres of approved size at each end of the ridge, and the underside of the eaves are left open to provide a free passage for air;

(b) where a tile roof is provided and the underside of the eaves are left open to provide a free passage for air.

Attic Rooms.—Provided that in the case of buildings of more than one storey, living rooms wholly or partly in the roof may be not less than 9ft. in height from floor to ceiling over two-thirds of the floor area.

60. Minimum Area of Rooms.—No main room in any building shall have a less floor area than 120 square feet.

61. Windows (Natural Lighting).—All rooms in a building intended to be used as a dwelling shall have one or more windows opening into the external air, the area of such windows shall be not less than one-tenth of the area of the floor of the room in which such window or windows are fitted.

62. Ventilation (Dwellings).—Every part and every room of any dwelling house or building intended to be used for habitation shall be ventilated as required under Part One of the Health By-laws, viz.:—In the ratio of 24 square inches of inlet and 24 square inches of outlet of uncontrolled ventilating area to each hundred square feet of floor area.

63. Ventilation (other than Dwellings).—The ventilations of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings shall be subject to approval as required under Part One of Health By-laws.

64. Ventilation (Sub-floor).—The space under the ground floor of every building shall be provided with a sufficiency of openings through all walls under the floor to allow a current of air to flow freely under all parts of the building. Type of ventilator used and spacing of same shall be the subject of approval by the surveyor.

65. Lighting and Ventilation (Shops).—The provision of this part of this by-law relating to height of rooms, lighting and ventilating of main rooms in dwellings shall as far as applicable apply to all shops, save that the windows need not be constructed to open if other approved provision for ventilation is made, and that the minimum height of walls in shops shall be 12 feet.

66. Enclosing of Verandahs.—No verandah of any dwelling, or shop, or other building shall be enclosed, or built in such a manner as to exclude natural light, or reduce the proper ventilation of any building, or any part thereof. The use of hessian, or jute bags, or similar materials for enclosing or screening verandahs is prohibited.

67. Floors.—Floors shall be fixed level, and in all buildings the ground floor, if of wood shall have a space of not less than six inches between the ground and the underside of the floor bearers.

68. Permit may be Refused if Drainage not Satisfactory.—The Council may refuse to approve the plan of any building, or any addition, or alteration to any building until it is satisfied that the proposed building, or addition, or alteration and the site and curtilage thereof will be properly drained.

69. Drainage of Waste Water.—Every person who shall erect a building shall provide proper drainage for the disposal of all waste water in conformity with Health By-laws.

70. Waste Pipes.—Waste pipes from baths, sinks, wash-troughs, and similar sanitary fittings shall be of wrought iron of approved sizes. All sanitary fittings shall be provided with traps under fittings, metal cleaning eyes shall be fitted at all changes of direction and angles of waste pipes.

71. Roof Water Disposal.—All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient manner, such water shall be carried at least two feet clear of the foundations of the buildings. In the case of large buildings where the surveyor shall deem it necessary, all stormwater from the roof of such buildings shall be carried by pipes direct to the street drains or gutters in such a manner as directed by the surveyor.

72. Provision of Manhole in Ceiling.—Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof thereof.

PART VII.

73. Removal of Buildings.—If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of this by-law to be a new building erected for the first time on the site whither it is removed.

PART VIII.

Verandahs, Projections, Signs, Hoardings and Fences.

74. Verandahs.—(a) 1. No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the district without first obtaining the consent of the Council in writing, such portico or verandah shall be of the shape, figure, dimensions and materials as set forth on the plan and specifications for the time being adopted by resolution of the Council, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 9ft. above the level of the outer edge of the footway.

2. The erection of verandahs supported by posts erected on the public highway or footway is prohibited. All verandahs over roads or footpaths shall be of the cantilever type. The type of cantilever, i.e., whether steel or timber, etc., shall be decided by the Council or its building surveyor.

3. The erection of any rooms or the use of any verandah projecting over any public road or footway for other than weather protection is prohibited.

4. Drainage from roofs or verandahs erected over public roadways or footways, etc., or buildings adjacent thereto shall be properly directed and discharged in to the water table of the road to the approval of the Council or its building surveyor.

75. Opening in Verandah Roof.—(b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass protected underneath with fine mesh wire-netting or armoured glass to the satisfaction of the surveyor.

76. Porch, Landing, etc.—Every porch, gangway, outside landing, and outside step shall be of fire-resisting material and shall not project beyond the boundary of any road or public place.

77. Shop Windows.—Shop windows intended to be used for the display of goods or business advertisements shall consist of plate or approved glass jointed and fixed in approved metal or timber frames, the level of the sill of such frames to be not higher than 30 inches, nor within 12 inches of the level of the footpath immediately adjoining the same.

78. Woodwork abutting on Roads.—Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less gauge than 22.

79. Signboard, Hanging Lamp, etc.—No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Council be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction and design approved by the surveyor and shall be in no part less than 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft., nor unless attached to a verandah, project over a footpath or road.

80. Unightly or Dangerous Fence.—When any fence abutting on, or within 10 feet, of any road or public place within the district is in a dangerous or unsightly state, the Council may by notice in writing to be served on the owner of such fence require such owner within 14 days from the receipt of such notice to take down or repair such fence, as the case may require, and such owner shall comply with such notice.

81. Fences and Walls.—Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth at least nine inches high, unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, concrete, or other similar substance shall be constructed with a base to be approved by the surveyor.

PART IX.

Chimneys, Flues, Fireplaces and Heating Apparatus.

82. Foundations, Footings, etc.—(1) Chimneys shall be built on solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on steel girders with direct bearings upon party, external, or cross-walls to the satisfaction of the surveyor, or on corbels of brick, stone or other incombustible material, and the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below the corbel.

(2) Chimneys may be corbelled out 14 inches from walls nine inches in thickness on corbels of stone or incombustible material not less than 10 inches in depth and of the full width of the jambs.

83. Chimneys, etc., with Soot Doors.—(1) Chimneys and flues having proper soot doors of not less than 40 square inches may be constructed at such an angle as is approved by the surveyor, but in no other case shall any flue be inclined at less angle than 45 degrees to the horizon, and every angle shall be properly rounded.

(2) Position of Soot Doors.—All soot doors shall be distant at least 15 inches from any woodwork.

84. Arches.—An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof.

Every chamber arch shall have the abutments tied in by an iron bar or bars of sufficient strength turned up or down at the ends and built into the jamb for at least four and a half inches on each side.

85. Flues.—A flue shall not be adapted to or used for any new oven, furnace, steam boiler, or other fire used for any purpose of trade or business, or to, or for the range or cooking apparatus of any hotel, tavern, or eating house, unless the flue is surrounded with

brickwork at least nine inches thick, from the floor of the storey on which such oven, steam boiler, or other fire is situated to 12 inches above the roof.

86. Flues in Connection with Engines.—A flue shall not be used in connection with a steam boiler, or hot-air engine, unless the flue is at least 20 feet in height measured from the level of the floor on which such engine is placed.

87. Lining, etc., of Flues.—The inside of every flue, and also the outside where passing through any floor, or roof, or space enclosed by a roof, or behind, or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.

88. Jambs.—The jambs of every fireplace opening shall extend at least nine inches on each side of the opening thereof.

89. Incombustible Material in Certain Cases.—The breast of every chimney shall be of incombustible material at least four inches in thickness and the brickwork surrounding every smoke-flue shall be at least four and a-half inches in thickness, provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wyth of cast iron not less than one inch in thickness.

90. Backs of Fireplaces.—The back of every fireplace opening in party or internal walls from the hearth up to a height of 12 inches above the lintel or arc shall be brickwork at least nine inches thick or shall be reinforced concrete six inches thick. No flue shall be within two inches of the centre line of any party wall.

91. Thickness of Flues.—The thickness of the upper side of every flue when its course makes with the horizon an angle of less than 45 degrees shall be at least nine inches.

92. Height.—Every chimney flue or chimney shaft shall be carried up in brick or stonework at least four inches thick throughout to a height of not less than three feet above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat or gutter.

93. Top Courses.—The highest six courses of every chimney stack or shaft shall be built in cement mortar.

94. Chimney Shafts.—The brickwork, or stonework of every chimney shaft except that of the furnace of any steam engine, brewery, distillery, or manufactory shall not be built higher above the roof, flat, or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft at the level of such highest point in the line of junction, unless such chimney shaft is built with and bonded to another chimney shaft not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

95. Slabs.—There shall be laid level with the floor of every storey before the opening of every chimney, a slab of stone, slate, or other incombustible material at least six inches longer on each side than the width of such opening, and at the least 14 inches wide in front of the breast thereof.

96. How to be Laid.—On every floor except the lowest floor, such slab shall be laid wholly on stone or iron bearers, or upon brick trimmers, or other incombustible materials, but on the lowest floor it may be bedded on concrete covering the site, or on solid materials placed on such concrete.

97. Hearths, etc.—The hearth or slab of every chimney shall be bedded wholly on brick, stone, or other incombustible materials, and shall together with such materials be solid for a thickness of six inches at least beneath the upper surface of such hearth or slab.

98. Flues in Party Walls.—A flue shall not be built in, or against, any party structure or existing wall unless it is surrounded with good sound brickwork, or other approved material, at least four and a-half inches in thickness, properly bonded to the satisfaction of the surveyor.

99. Cutting Away Chimney Breast.—A chimney breast or shaft built with or in any party wall shall not be cut away unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.

100. Cutting into Chimney Shaft.—A chimney shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair, or doing one or more of the following things:—

- (a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air, or steam;
- (b) forming openings for soot doors, each opening to be fitted with a close iron door and frames;
- (c) making openings for the insertion of ventilating valves: Provided that an opening shall not be made nearer than 12 inches to any timber or combustible substance.

101. Position of Timberwork.—Timber or woodwork shall not be placed—

- (a) under any chimney opening within six inches from the upper surface of the hearth of such chimney opening;
- (b) within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

102. Position of Wooden Plugs.—Wooden plugs shall not be driven nearer than three inches to the inside of any chimney or flue opening, nor any iron holdfast or other iron fastening nearer than two inches thereto.

103. Ironwork.—No iron or steel joists, or other iron-work shall be placed in any flue except insofar as the same may be required for insuring stability.

104. Floors above Furnace or Ovens.—The floor of roof over any room or enclosed space in which a furnace is fixed, or any floor within 18 inches from the crown of an oven shall be constructed of fire-resisting materials.

PART X.

Exempted Buildings.

105. Ferneries, Aviaries, etc.—This by-law shall not apply to temporary or removable offices and sheds used by builders during the construction of any building at or about the site of such building for a period of not exceeding 12 months.

PART XI.

Enforcement of By-laws and Penalties.

106. No Building may be Erected, except in Compliance with this By-law.—No person shall erect, build, or construct, remove, or make any alteration or addition to, or cause to be erected, built or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this by-law.

107. Penalty for Breach.—Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than one pound, and not exceeding twenty pounds.

108. Certificate of Surveyor.—If the surveyor shall certify in writing to the Council that any building has been removed into, or erected, or re-erected within the district or occupied contrary to any of the provisions of this by-law, or that any building is in such a dilapidated, ruinous, or unsafe condition as to be dangerous to public safety, the Council or any officer thereof, or other authorised agent, may give to the owner, occupier, or builder, or leave upon the site of such building a notice in writing requiring such owner to alter or repair, or to remove, or to pull down such building within such time as is limited by such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

109. Notice to Make Building Conform to By-laws.—If any building shall be wholly or partly built, erected, or added to, or altered, contrary to, or not in conformity with the provisions of this by-law, the Council, or any officer thereof may give to the owner, occupier, or builder, or leave upon the site of such building, notice in writing to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building within such time as is limited in such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

110. Power of Council where Building or Erection is Contrary to By-law.—If default shall be made in complying with any notice mentioned in the last two preceding clauses, then, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said Council by its surveyor, officer, or other authorised agent, or agents to enter upon any building, and the

site thereof with a sufficient number of workmen, and for that purpose break down any fence surrounding the land on which the building is situate, and to demolish and pull down the said building or any part, or parts thereof, and to do any other act that may be necessary for the purpose, and to remove the materials thereof to some convenient place, and if the Council in its discretion thinks fit, to sell the same in such manner as it thinks fit, and all expenses incurred by the Council, its surveyor, officer, or other authorised agent or agents, in demolishing and pulling down the said building, or any part thereof and selling the same, and in doing other acts as aforesaid, and all fees and penalties due by the owner, occupier, or builder thereof may be deducted and retained by the Council out of the proceeds of such sale, and the Council shall restore the surplus (if any) arising from such sale to such owner, occupier, or builder, or other person legally entitled thereto on demand, and any deficiency shall be made good and paid by the owner, occupier or builder to the Council on demand.

First Schedule.

FORM OF APPLICATION.

I,....., of....., as owner or builder, hereby make application for a permit to erect a..... on lot....., situated in..... street, for..... owner. Frontage of lot.....ft. Depth.....ft. Building to be used for.....No. of rooms..... Height of walls.....ft. first storey. Height of walls.....ft. second storey. Walls to be built of..... Linings to be of..... Roof to be covered with..... If skillion roof, height of rear wall.....ft. Distance from street frontage.....ft. Distance from side boundaries.....ft. Outbuildings to be erected as follows:—..... Height of walls.....ft. To be built of..... Roof..... Distance from nearest building on.....lot.....ft. Distance from nearest boundary or.....lot.....ft. Drainage.—I propose to instal the following drainage:..... Cost of buildings.....

I submit a block plan, ground plan and front elevation of proposed building, drawn in ink, together with a copy to be retained by Council, and I certify to the best of my knowledge that plans and all particulars herein set out are true and correct.

Date..... Signed.....

Received on..... Referred to Council.....

Approved.....

Second Schedule.

PRESCRIBED FEES.

	£	s.	d.
New building (dwelling house)	0	7	6
Addition or alteration (dwelling house)	0	2	6
New building (other than dwelling) per square	0	5	0
Additions and alterations (other than dwelling) per square	0	2	6
Garages and outbuildings (new building or addition or alteration to)	0	2	6
For inspection only, of a building outside the district—whether removal is approved or not (additional to fee for permit)	2	2	0

A resolution adopting the foregoing by-law was passed by the Boulder Municipal Council on the 4th day of April, 1946.

[L.S.]

J. D. TEAHAN, J.P.,
Mayor.

C. L. McLLHENNEY,
Town Clerk.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

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

THE MUNICIPAL CORPORATIONS ACT, 1906-1943.

Boulder Municipal Council—By-law No. 106, Areas, Open Spaces, etc., for Buildings.

A by-law of the Municipality of Boulder made under section 180 and Part 15 of the Municipal Corporations Act, 1906-1943, and numbered 106, relating to Areas and Open Spaces for Buildings.

IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Boulder order as follows:—

1. Application.—This by-law shall apply to the whole of the Municipal District of Boulder.

2. Commencement.—This by-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the *Government Gazette*.

3. From the date of coming into operation of this by-law all previous by-laws made by the Council dealing with the same subject are repealed.

4. Definitions.—In this by-law, subject to the context:—

“Apartment” means a room or rooms, or part of a building intended or adapted for separate occupation as a dwelling.

“Apartment building” means a building containing two or more apartments.

“Build” includes erect, build, or construct.

“Building” includes erection, structure, detached room and outbuilding, whether roofed or not, designed to afford or capable of affording shelter.

“Council” means the Boulder Municipal Council.

“Main room” means all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms, or kitchens.

“Road” has the same meaning as in the Municipal Corporations Act.

Dwelling Houses.

5. Distance from Road.—No building which is intended to be used as a dwelling house, and no addition to such building shall be built within a distance of 20 feet measured horizontally from the building line fronts, unless a building line at a different distance has been fixed by a proper authority.

6. Distance from Side Boundary.—No building which is intended to be used as a dwelling house and no addition to any building which is intended to be used as a dwelling house shall be built within a distance of three feet measured horizontally from the boundary of the allotment on which such building is erected.

7. Minimum Area of Land.—No person shall build, or cause to be built, any building which is intended to be used as a dwelling house unless the site or curtilage of such building has a superficial area equal to one-fourth of an acre, and has a depth of not less than 120 feet, with a clear frontage to a road of not less than 50 lineal feet.

Provided that when an allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this by-law, and not part of an allotment of which portion has been alienated or excised since the coming

into operation of this by-law, or such allotment is shown on any plan or subdivision heretofore approved by the Council, or by the Town Planning Board, the Council may permit a dwelling house, which shall in all other respects comply with this by-law, to be erected upon such land.

Before permission is so granted for the erection of any building, the land must be subdivided so that each building is located upon a separate and distinct allotment. A plan of such subdivision shall be lodged with the application, and there shall be shown on such plan all buildings located, or to be located thereon, and no building shall be proceeded with unless and until the subdivisional scheme of such land be approved by the Council.

8. Minimum Area of Open Land.—At least one half of the area of any allotment on which a dwelling house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Where buildings erected upon an allotment are exclusively for commercial or industrial purposes, the area to be left unbuilt upon may be reduced to one-third.

9. Minimum Area of Dwelling House.—Every dwelling house shall consist of a total area of at least 800 square feet, and shall contain not less than three main rooms.

10. Computing Distances.—For the purpose of computing distances from any building, the outer face of the wall shall be taken as the point from which measurements are to be taken.

Shops.

11. Minimum Area of Land.—(1) Every shop shall have a frontage to a road of at least 18 feet. (2) No shop shall be of less width in any part thereof than 18 feet.

12. Permit for the Erection of Shop where Dwelling not Attached.—Permission may be granted for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of 18 feet to a road and a depth of not less than 35 feet and a superficial area of not less than 630 square feet; provided that no portion of such shop or building shall be erected within 15 feet of the rear boundary of such land, and only if the Council shall approve of the site of the proposed building and the suitability of the site for the type of business to be conducted at such shop.

13. Access to Rear of Shop.—Every shop shall be so erected and built that, without passing through the building there is a reasonable access to the back premises and offices of such shop for the removal of night-soil and other refuse to a road or lane 10 feet wide at least.

14. Separate Entrance for Shop and Dwelling in Different Occupations.—If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Apartment Buildings.

15. Area of Land to be Occupied.—The total floor area of an apartment building, together with the floor area of any other buildings erected on the same allotment, shall not exceed half the area of such allotment.

16. Area of each Apartment.—The total floor area of each apartment shall be at least 400 square feet. In addition thereto every apartment shall have for the exclusive use of the occupants thereof at least 100 square feet of verandah space.

17. Area of Main Rooms.—Every main room in an apartment shall have a floor area of at least 120 square feet.

18. Apartment to be Self-contained.—Every apartment shall be self-contained: it shall contain its own kitchen, bathroom and lavatory. It shall have a separate entrance from the outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the building by-laws of the Council for the time being in force.

Miscellaneous.

19. No Alterations Infringing By-law.—No alteration shall be made in any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the Council's by-law relating to new buildings.

20. No User Infringing By-law.—No person shall occupy, or permit to be occupied, any building for any purpose for which such building could not have been built under the provisions of this by-law: Provided that this clause shall not prevent the continued use of any building in existence at the time of coming into operation of this by-law, for any purpose for which it was then being used.

A resolution adopting the foregoing by-law was passed by the Boulder Municipal Council on the 4th day of April, 1946.

[L.S.]

J. D. TEAHAN, J.P.,
Mayor.

C. L. McLLHENEY,
Town Clerk.

Recommended—

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

W. C. WILLIAMS,
Under Secretary for Works.

19th September, 1946.

Approved by his Excellency the Lieutenant-Governor in Executive Council this 11th day of September, 1946.

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

PUBLIC WORKS TENDERS.

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

Work.—Wyalkatchem Police Station—Repairs and Renovations (9679); 24th September, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Wyalkatchem, on and after 3rd September, 1946.

Work.—Meckering School and Quarters—Repairs and Renovations (9685); 24th September, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; Police Station, Meckering, and Water Supply Office, Northam, on and after 10th September, 1946.

Work.—Wyalkatchem Police Station—New Charge Room and Garage (9686); 24th September, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Wyalkatchem, on and after 10th September, 1946.

Work.—Goomalling School—Removal of Classroom from Wongamine (9687); 24th September, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 10th September, 1946.

Work.—Cunderdin School—Removal of Classroom from Youndegim (9688); 24th September, 1946; conditions may be seen at Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 10th September, 1946.

Work.—Boddington School—Additions (9689); 1st October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, on and after the 17th September, 1946.

Work.—Byford School—Repairs and Renovations (9690); 1st October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 17th September, 1946.

Work.—Three Springs Police Station—Repairs and Renovations (9692); 8th October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Geraldton, and Police Station, Three Springs, on and after 24th September, 1946.

Work.—Laverton Courthouse—Repairs and Renovations (9693); 8th October, 1946 conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Kalgoorlie, and Courthouse, Laverton, on and after 24th September, 1946.

Work.—Gnowangerup School and Quarters—Repairs and Renovations (9694); 8th October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Katanning, on and after 24th September, 1946.

Work.—Manjimup School—New Shelter Shed (9695); 8th October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Bunbury, and Police Station, Manjimup, on and after 24th September, 1946.

Work.—Caron School and Quarters—Repairs and Renovations (9696); 8th October, 1946; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Geraldton, and Police Station, Perenjori, on and after 24th September, 1946.

Purchase of Property.—Wedgecarrup School (for removal); 15th October, 1946; conditions may be seen at P.W.D., Perth, and Katanning Police Station, Wagin.

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.

THE MINING ACT, 1904-1937.

Notice of Intention to Forfeit Leases for Non-Payment of Rent.

Department of Mines,
Perth, 6th September, 1946.

IN accordance with section 97 of the Mining Act, 1904-1937, notice is hereby given that, unless the rent due on the undermentioned Mining Leases be paid on or before the 18th October, 1946, it is the intention of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904-1937, to forfeit such leases for breach of covenant, viz., non-payment of rent.

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

BROAD ARROW GOLDFIELD.

Gold Mining Leases.

- 1943W—MOPOKE GOLD MINE; Ora Banda United Mines Limited.
1944W—GIMBLET SOUTH; Ora Banda United Mines Limited.
1957W—MOPOKE NORTH; Ora Banda United Mines Limited.
1958W—GRACE DARLING; Haddow, John.
1977W—MOPOKE SOUTH; Ora Banda United Mines Limited.
1980W—NEW GIMLET; Ora Banda United Mines Limited.
1981W—GIMLET EXTENDED; Ora Banda United Mines Limited.
1982W—GIMLET NORTH; Ora Banda United Mines Limited.
2032W—NORTH VICTORIOUS; Ora Banda United Mines Limited.
2073W—GIMLET SOUTH EXTENDED; Ora Banda United Mines Limited.
2078W—VICTORIOUS SOUTH; Ora Banda United Mines Limited.
2162W—NELSON; Ora Banda United Mines Limited.
2190W—BELLBIRD: Murray, Francis Curtin; Murray, Francis James; Murray, Ernest Arthur Lewis; Murray, Robert Patten.
2191W—WANDERER: Murray, Francis Curtin; Murray, Francis James; Murray, Ernest Arthur Lewis; Murray, Robert Patten.
2195W—NEW LOCHINVAR: Ross, Colin Campbell.
2198W—ELLEN PEARCE: Smith, Harry Ross.
2208W—WENTWORTH: Hancock, Leslie John.
2219W—GIPPSLANDER: Hayter, Philip Guy Charles.
2228W—NEW FENBARK: Salinovic, Mirko.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

- 4600—MELVA MAIE: Smith, Harry Anset.
 5293—TWO BOYS: Bermingham, James; Bermingham, John Patrick.
 5321—WESTRALIA EXTENDED: Collingdon, Thomas William.
 5605—BURBANKS DEEPS: Seahill, Ernest.
 5615—CRYSTAL GOLD MINE: Heier, John.
 5622—LUCKY HIT: Alford, Victor Daniel.
 5638—GREY'S HILL: Grey, Edward Albert; Grey, Francis.
 5643—LLOYD GEORGE SOUTH: Prior, Benjamin Austin.
 5658—IRON KNOB: Kingswood, Richard.
 5679—ADA: Grep, Jack.
 5684—WINSTON CHURCHILL: Prior, Benjamin Austin.
 5685—LADY ROBINSON: Seahill, Ernest.
 5702—CARDIFF CASTLE: Kirwan, Francis Joseph; Kirwan, James; Kirwan, William.
 5703—MILESI DEEPS: Salinovich, Mirko.
 5705—BUTTERFLY: Prior, Benjamin Austin; Fraser, Hugh.

Kununalling District.

Gold Mining Lease.

- 970S—CARBINE: Pimley, Elizabeth Mary; Crawford, Mary Ann.

DUNDAS GOLDFIELD.

Gold Mining Leases.

- 1468—BRONZEWING: James, Vincent Arthur.
 1530—SECOND TRY: Mitchell, Alexander James.
 1597—PENINSULA NORTH: Hartigan, Martin Francis Joseph; Rumble, Percy Robert.

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

- 5437E—NORTH END EXTENDED: Mewburn, George Robert; Bordoni, Giacomo; Stahl, Frederick Henry.
 5468E—PHARLAP: Nunn, Edward; Speed, George.
 5493E—MILANO: New Milano No Liability.
 5500E—HAPPY GO LUCKY: Jones, Robert Load Cecil; Trethewey, Richard John; Trethewey, Annie Louise.
 5616E—LESLIE: New Milano No Liability.
 5735E—BONNIE LASS: Devitt, Michael; Coyne, Peter Henry; Crispe, Albert Edward.
 5829E—LURGAN: Gray, Kenneth Victor; Gray, Kathleen Mary.
 5839E—CORONATION: Ridge, Maurice Hennessy; Elliott, Edward Burton; Watson, Duncan.
 5850E—PAULINE: Doney, Thomas; Asher, William.
 5852E—PEDESTAL: Roche, James Alexander; Douglas, Stanley Blunt; Douglas, Walter Bruce.
 5853E—PARINGA JUNCTION: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5854E—PARINGA JUNCTION NORTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5855E—PARINGA JUNCTION SOUTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5872E—EVERLY: Cox, Charles Walter.
 5884E—WHITE CROW: New Milano No Liability.
 5904E—GREAT PATIENCE: Carter, Eric.
 5932E—EXCHANGE: New Milano No Liability.
 5933E—CORONATION SOUTH: Hehir, Jack Power.
 5934E—SCEPTRE: Hehir, Jack Power.
 5936E—CORONATION WEST: Hehir, Jack Power.
 5939E—MILANO DEEPS: New Milano No Liability.
 5940E—LURGAN NORTH: Gray, Kenneth Victor; Johnston, William James.

EAST COOLGARDIE GOLDFIELD—*continued.**East Coolgardie District—continued.*Gold Mining Leases—*continued.*

- 5942E—CORONATION NORTH: Hehir, Jack Power.
 5958E—PARINGA JUNCTION EXTENDED: Polkinghorne, Harry Louis; Henderson, William Harold Charles.
 5961E—LOGANBERRY: Collett, Joseph Harris.
 5966E—HIDDEN SECRET: Kluge, Peter Thomas Joseph; Trinidad, John Emanuel.
 5968E—LESLIE EXTENDED: New Milano No Liability.
 6017E—HISTORIC: Harrop, Herbert Booth.
 6018E—REGGIO: Parker, Allan; Elliot, Edward Burton; Spoons, William Archibald; Riley, Ellen; Dusenber, Albert; Starr, Cecil.
 6019E—GOLDEN SEAM: Gianini, Ludovico.
 6030E—CHURCHILL: Paringa Mining and Exploration Company Limited.
 6035E—FRANKLIN D.: Paringa Mining and Exploration Company Limited.
 6036E—WANDOO: Board, John Edward.
 6039E—THORNETTS: Solomon, Joseph Francis.
 6040E—HANNANS EAST: Wardrop, Charles.
 6041E—INKERMAN: Board, John Edward.
 6043E—LAUNA DOONE: Starr, Arthur Joseph (jun.); Starr, Arthur Joseph.
 6044E—KAPAI: Thiele, John Christian; Ereeg, James.
 6047E—MANERLA: Proud, Henry George.
 6056E—NEW BLACK CAT: Pike, Alice; Annear, Horace Edmund; Wardrop, Margaret; Wake, Edwin Fergus.
 6059E—KALGOORLIE HALL: Seanlan, William Elliot.

EAST MURCHISON GOLDFIELD.

Lawlers District.

Gold Mining Leases.

- 1330—BETH-HENO: Alac, Mate.
 1333—VANGUARD: White, Noel Francis William.
 1336—CAROLINE EAST: Winter, Joseph Edward; Pegler, George William.

Wiluna District.

Gold Mining Lease.

- 631J—BRILLIANT REDUCED: Budiselic, James; Bekavac, Jozo Marko.

Black Range District.

Gold Mining Leases.

- 972B—SHEELITE: Atkinson, Joseph Vincent; Gibson, George Henry.
 976B—SHEELITE NORTH: Atkinson, Joseph Vincent; Gibson, George Henry.
 1081B—WEERAMINI: Paskov, Dume; Thom, Ian; Adams, Thomas; Moller, Neil.

MOUNT MARGARET GOLDFIELD.

Mount Margaret District.

Gold Mining Leases.

- 2138T—NIL DESPERANDUM: Probert, Arthur Adrian; Clark, Henry Burke.
 2245T—LANCEFIELD EXTENDED WEST: Cable, Douglas.
 2345T—MORGOOD: Western Mining Corporation Limited.
 2445T—LANCEFIELD: Cable, Douglas.
 2446T—BOOMERANG: Cable, Douglas.
 2458T—WESTRALIA: Bridgeman, Henry Victor Stanley.
 2471T—TRUMP: Cable, Douglas.
 2478T—LANCEFIELD NORTH: Arthur, George Dundas.
 2480T—MOCKING BIRD: Fletcher, Charles Henry; Thompson, Thomas.
 2484T—BOOMERANG EXTENDED: Cable, John.
 2485T—KARRIDALE: McIntyre, John.
 2488T—SOUTH IDA: Smith, George Noel Bernhard.

MOUNT MARGARET GOLDFIELD—*continued.**Mount Morgans District.*

Gold Mining Leases.

- 529F—SECOND FORTUNE: Kosovich, Ivan.
 547F—VODICE: Birin, Mise; Skroza, Nikola.
 550F—MULTI MILLIONAIRE: Birin, Mise; Skroza, Nikola.

Mount Malcolm District.

Gold Mining Leases.

- 1795C—RANGOON: Courcier, Kenneth Aubrey; Spencer, Percy Ernest.
 1805C—WANGHI: Courcier, Kenneth Aubrey.
 1812C—NORTH STAR EXTENDED: Maund, Harry James.

MURCHISON GOLDFIELD.

Cue District.

Gold Mining Leases.

- 2079—BATCHELOR: Stock, William James; Moloney, Francis William.
 2219—PINDAR: Poletti, Gildo; Sorfleet, Charles; Stone, Cornelius.
 2236—HILL-VIEW: Rinaldi, Dominic; Fanetti, Andrea; Marrollo, Clemente.
 2247—VICTORY: Wade, James Edward; Harrington, Isabella; Harrington, Harold.
 2249—DUKE OF YORK: Scanlan, William Elliot.

Day Dawn District.

Gold Mining Leases.

- 664D—ECLIPSE: Zadow, John Claude.
 665D—HILL END: Poletti, Gildo.
 666D—NEW BALLARAT SOUTH: Scanlan, William Elliot.

Mount Magnet District.

Gold Mining Leases.

- 1286M—EVENING STAR: Slavin, Joseph Clarence; Jewell, Horace.
 1382M—CORONA: Cassey, Peter.
 1418M—CORONA NORTH: Cassey, Peter.
 1426M—ZENITH: Towers, John White.
 1431M—GOOD HOPE: Cassey, Andrew.

Meekatharra District.

Gold Mining Leases.

- 1551N—NEW WATERLOO: Garland, Ethel Kate.
 1898N—ROCKLEE: Egan, Charles; Egan, Daniel Joseph.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

- 5658Z—CARIDA: Corbett, Thomas William; Lawrence, Ivan.
 5668Z—FEDERATION: Beccarelli, Louis.
 5726Z—PRETTY EASY: Clark, Joseph William.

Ularring District.

Gold Mining Leases.

- 1078U—RABBIT: Butcher, Harry Douglas; Kilpatrick, William.
 1102U—LIGHTS OF ISRAEL: O'Brien, Ronald James.
 1125U—SPITFIRE: Lee, Robert Walker; Lee, Aubrey, Adderley Henry; Worland, Reuben Amos.

NORTH COOLGARDIE GOLDFIELD—*continued.**Yerilla District.*

Gold Mining Leases.

- 1011R—NETA: Paget Gold Mines of Edjudina Limited.
 1119R—GENEVE: Paget Gold Mines of Edjudina Limited.
 1120R—SENATE: Paget Gold Mines of Edjudina Limited.
 1121R—NETA EXTENDED: Paget Gold Mines of Edjudina Limited.
 1122R—NETA JUNCTION: Paget Gold Mines of Edjudina Limited.
 1126R—CHATEAU TANUNDA: Porphyry (1939) Gold Mine No Liability.
 1133R—YARRI WEST: Porphyry (1939) Gold Mine No Liability.
 1175R—FLORENCE: Porphyry (1939) Gold Mine No Liability.
 1211R—MARGARET: Neill, Percy.
 1213R—BIG WONDER: Porphyry (1939) Gold Mine No Liability.
 1214R—ATTAGAIN: Costello, John David.
 1226R—MILLION DOLLAR SOUTH: Porphyry (1939) Gold Mine No Liability.
 1227R—MILLION DOLLAR NORTH: Porphyry (1939) Gold Mine No Liability.

NORTH EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Gold Mining Leases.

- 1532X—SIRDAR: Haime, Alan Charles.
 1541X—THREE OF DIAMONDS: Board, John Edward; Nordstrom, Albert Kitchener.

YALGOO GOLDFIELD.

Gold Mining Leases.

- 1139—BLANEY'S GOLD MINE: Nevill, John Laurence.
 1197—GNOW'S NEST: Nevill, John Laurence.
 1203—REVIVAL: Nevill, Aloysius Martin.

YILGARN GOLDFIELD.

Gold Mining Leases.

- 3248—RADIO DEEPS: Andrews, Richard Bullock; Lang, Samuel Carsley.
 3337—EASTER GIFT: Roots, Hubert Henry; Scott, Colin; Deane, Thomas; Crudace, Arnold Leslie.
 3350—RISING SUN: Scott, Colin; Roots, Hubert Henry; Deane, Thomas; Crudace, Arnold Leslie.
 3378—COPPERHEAD DEEPS: Scott, Colin; Roots, Hubert Henry; Deane, Thomas; Crudace, Arnold Leslie.
 3397—GOLDFINCH: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Melanby.
 3400—FRANCES MAY: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Arnold Leslie.
 3414—PILOT: White, George Joseph; White, Violetta.
 3415—DELIVERENCE: Tampalini, Augusto; Guidi, Maria.
 3418—CLAMP'S CENTRAL: Boaden, George; Gatherer, Adam; Robinson, Donald McClea; Davey, Douglas Haig; Davey, Harold Edward.
 3444—THREE BOYS: Three Boys Gold Mines Limited.
 3458—JUPITOR: Roots, Hubert Henry; Scott, Colin; Deane, Thomas; Crudace, Arnold Leslie.
 3480—GREAT VICTORIA: Burbidge Gold Mines No Liability.
 3520—CENTENARY: Williams, Frank Herbert; Williams, Lionel George.
 3557—GREAT VICTORIA BLOCK 1: Burbidge Gold Mines No Liability.

YILGARN GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 3558—GREAT VICTORIA BLOCK 2: Burbidge Gold Mines No Liability.
- 3559—GREAT VICTORIA BLOCK 3: Burbidge Gold Mines No Liability.
- 3562—GREAT VICTORIA BLOCK 6: Burbidge Gold Mines No Liability.
- 3572—GREAT VICTORIA BLOCK No. 10: Burbidge Gold Mines No Liability.
- 3577—GREAT VICTORIA BLOCK No. 11: Burbidge Gold Mines No Liability.
- 3660—COPPERHEAD SOUTH: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Arnold Leslie.
- 3683—GOLDEN CUBE: Norton, James Edward; Hodby, Lindley David.
- 3819—AILSA JOAN: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Arnold Leslie.
- 3826—COPPERHEAD WEST: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Arnold Leslie.
- 3836—COPPERHEAD CENTRAL: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Arnold Leslie.
- 3859—GREAT UNKNOWN: Songini, Peter; Menegola, Andrea.
- 3875—VICTORIA: Rota, Gildo.
- 3934—THREE BOYS NORTH: Three Boys Gold Mines Limited.
- 3936—NEWFIELD CENTRAL: Pringle, James Milnc.
- 3937—NEWFIELD: Yellowdine Gold Areas No Liability.
- 3941—GEELONG: Hanbury, Clement Augustus.
- 3944—NIL DESPERANDUM: Tuckey, Enos John.
- 3957—COMET: Evans, Gomer; Gibellini, Ivy Beatrice; Worth, Thomas Edward.
- 3965—RISING SUN NORTH: Scott, Colin; Deane, Thomas; Roots, Hubert Henry; Crudace, Arnold Leslie.
- 3981—THREE KINGS: Three Boys Gold Mines Limited.
- 3987—GRAND NATIONAL: Burbidge Gold Mines No Liability.
- 3994—GREAT VICTORIA SOUTH: Burbidge Gold Mines No Liability.
- 4000—OLGA: Gissing, Albert Victor; Lee, Robert.
- 4004—EXCELSIOR: Hine, James William.
- 4006—UNION JACK: Cox, Edward Bernard; Cox, Beryl.
- 4007—GREAT VICTORIA EAST: Burbidge Gold Mines No Liability.
- 4008—CARLISLE-YELLOWDINE GOLD AREAS: No Liability.
- 4009—REYNOLDS FIND: Cooke, William John.
- 4010—LORD CARDIGAN: Beckwith, Mowbray Edward Holmes.
- 4015—STAR: Evans, Gomer; Gibellini, Ivy Beatrice, Worth, Thomas Edward.
- 4016—NEWFIELD EAST: Yellowdine Gold Areas No Liability.
- 4020—BIRTHDAY: Polkinghorne, Ira Garfield; Polkinghorne, Jack David; Polkinghorne, Ivan Leslie; Polkinghorne, George Marshall.
- 4033—QUEEN ELIZABETH: Tyler, Robert Walter.
- 4034—FIRELIGHT: Brand, Merville George; Brand, Percy James.
- 4052—McINTOSH: King, George Bowman; King, Walter Thomas; Stephen, Alexander.
- 4061—FELSTEAD'S REWARD: Felstead, Eric Raymond.
- 4062—VICTORY: Maifri, Angelo; De Paoli, Bernardo; Gianoli, Attilio.
- 4064—GROPER: Hanbury, John.

YILGARN GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 4067—LONE PINE: Polkinghorne, John Rae; Polkinghorne, Abner Smith.
- 4069—GENTLE ANNIE: Lodge, George Francis.
- 4078—RADIO DEEPS NORTH: Deane, Thomas.
- 4079—RADIO NORTH EAST: Deane, Thomas.
- 4080—RADIO DEEPS SOUTH: Deane, Thomas.
- 4083—RADIO DEEPS SOUTH EXTENDED: Deane, Thomas.
- 4084—RADIO DEEPS EXTENDED: Deane, Thomas.
- 4085—PETER JACKSON: Lang, Samuel Carsley; Goodwin, Arthur Francis; Deane, Thomas.

PRIVATE PROPERTY.

- 37PP—BRITANNIA: Symes, John Chesterman; Symes, John Andrew James.

THE MINING ACT, 1904-1937.

Notice of Intention to Forfeit Leases for Non-Payment of Rent.

Department of Mines,
Perth, 6th September, 1946.

IN accordance with section 97 of the Mining Act, 1904-1937, notice is hereby given that, unless the rent due on the undermentioned Mining Leases be paid on or before the 1st November, 1946, it is the intention of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904-1937, to forfeit such leases for breach of covenant, viz., non-payment of rent.

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

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Lease.

- 1057—EDELWEIS: Stutz, Ernest; Pelle, John Christian; Thompson, Alexander Joseph.

Nullagine District.

Gold Mining Leases.

- 247L—HOPETOUN NORTH: Heath, Edwin Lewis Hodsoll; Heath, Alfred Hodsoll Gordon; Heath, Henry Hodsoll; Heath, Byard Hodsoll; Heath, James Jefferis Hodsoll.
- 267L—LITTLE WONDER: Stevens, Frank.
- 271L—HOPETOUN SOUTH BLOCK: Heath, Henry Hodsoll; Heath, James Jefferis Hodsoll; Heath, Edwin Lewis Hodsoll; Heath, Alfred Hodsoll Gordon; Heath, Byard Hodsoll.
- 283L—GRANT'S HILL: McKinnon, William Michael.

THE MINING ACT, 1904-1937.

Appointments.

Department of Mines,
Perth, 11th September, 1946.

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

1898/31—McLaughlan, Police Constable Albert Edward, as Acting Deputy Mining Registrar at Yalgoo, during the absence of Police Constable A. T. Monck on other duties, to date from the 1st day of September, 1946.

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

THE MINING ACT, 1904-37.

Department of Mines,
Perth, 11th September, 1946.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-37, 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.
Coolgardie	Coolgardie	5723*.
Mount Margaret	Mount Margaret	2490r*, 2491t*.
Murchison	Mount Magnet	1436m.
	Day Dawn	670d*.
Pilbara	Nullagine	289L.
Yilgarn	45rr*.

The surrenders of the undermentioned Gold Mining Leases were accepted :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Broad Arrow	2206w	Lady Betty Extended ...	Mellett, William.
		2218w	Lady Betty North ...	Mellett, William.
Coolgardie	Coolgardie	5217*	Lloyd George ...	Prior, Benjamin Austin.
		5640*	Lloyd George West ...	Prior, Benjamin Austin.
East Murchison	Black Range	1050B	Duke of Windsor ...	Sunman, Alfred Charles.
Mount Margaret	Mount Margaret	2349r	Ellenor	Western Mining Corporation, Limited.
		2353r	Morgood West	Western Mining Corporation, Limited.
		2400r	New Hope	Western Mining Corporation, Limited.

* Conditional.

Miners' Homestead Leases.

The undermentioned application for a Miner's Homestead Lease was approved, subject to survey, to date from 1st July, 1946 :—

Goldfield.	District.	No. of Application.
East Coolgardie	East Coolgardie	301E*.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
East Coolgardie	East Coolgardie	300E*	Air View	Kemp, Robert William ; Jones, Horace Carlyle.

THE MINING ACT, 1904-37.

Department of Mines,
Perth, 11th September, 1946.

License to Treat Tailings.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under section 112 of the Mining Act, 1904-37, has been pleased to grant a License to Treat Tailings, as shown below.

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

No.	Corres. No.	Licensee.	Goldfield.	Locality.	Period.
1053H (1D/46) ...	931-46	Vickery, Arthur ...	Murchison ...	Existing Gold Mining Lease No. 576D and existing Prospecting Area No. 945D and late Gold Mining Leases Nos. 211D and 590D and late Tailings Lease No. 54 (1D) at Day Dawn.	Six months from 1st September, 1946.

* Conditional.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
586/46	1946. Sept. 13	Cullity Timbers, Ltd.	256A, 1946	2,000 sup. ft. 1½ in. Boards and 1,000 sup. ft. 2 in. Boards, 8 in. and wider, Sugar or Yellow Pine, as follows :— 8 in. wide 10 in. wide 12 in. wide Plus 1s. per inch for every inch wider than 12 in.	State Engineering Works	154s. 9d. per 100 sup. ft. 155s. 9d. per 100 sup. ft. 156s. 9d. per 100 sup. ft.
453/46	do.	Flower, Davies & John- son, Ltd.	200A, 1946	1 only Controlling Thermograph with 200 Charts, as per Item 1	Public Works ...	for £60.
609/46	do.	Walker Bros. ...	270A, 1946	Purchase of Second-hand Ploughs, as follows :— Item 1—1 only, M.R.B. 12 Item 2—1 only, M.R.B. 17 Item 3—1 only, M.R.B. 58 Item 4—1 only, M.R.B. 75	do.	for £4. for £4. for £3 10s. for £3 10s.
632/46	do. Typewriter Service Co.	287A, 1946	Purchase of Second-hand Type- writers, as follows :— Item 1—1 only, No. 28847 Item 2—1 only, No. 28177 Item 3—1 only, No. 264312 Item 4—1 only, No. 6283 Item 5—1 only, No. 148802 Item 7—1 only, No. 70361 Item 6—1 only, No. 40271 Item 8—1 only, No. 58610	Government Stores	for £5 7s. 6d. for £6. for 10s.
602/46	do.	B. Bennett ...	263A, 1946	Purchase of Second-hand Bed- ford Truck, No. W.A.G. 703, as per Item 1	Mines ...	for £97 10s.
390/46	do.	White Rock Quarries	173A, 1946	Item 1 (b)—5,120 cub. yds. ½ in. Screenings, distributed along Albany-Denmark Road Item 2 (b)—400 cub. yds. ½ in. Screenings, distributed along Emu Point Road Item 3 (a)—5,000 cub. yds. ¾ in. Screenings on Motor Truck at Quarry Site	Main Roads ... do. ... do. ...	30s. per cub. yd. 30s. per cub. yd. 24s. per cub. yd.
623/46	do.	L. Tomasini ...	272A, 1946	Piles and Stringers for Bridge over Darkan Gully, as fol- lows :— Item 1—Jarrah or Wandoo Piles— (a) 14 ft.—20 ft., 94 lin. ft. (b) 21 ft.—25 ft., 360 lin. ft. (c) 26 ft.—30 ft., 102 lin. ft. Item 3—Wandoo Stringers, 19 in. dia. at centre, 240 lin. ft. Item 4—Jarrah or Wandoo Corbels, 18 in. dia., 40 lin. ft.	do.	2s. per ft. 2s. per ft. 2s. per ft. 2s. 3d. per ft. 2s. 3d. per lin. ft.
623/46	do.	do.	273A, 1946	Piles and Stringers for Bridge over Hillman River, as fol- lows :— Item 1—Jarrah or Wandoo Piles— (a) 14 ft.—20 ft., 94 lin. ft. (b) 21 ft.—25 ft., 190 lin. ft. (c) 26 ft.—30 ft., 246 lin. ft. (d) 31 ft.—35 ft., 189 lin. ft. Item 3—Wandoo Stringers, 19 in. dia. at centre, 320 lin. ft. Item 4—Jarrah or Wandoo Corbels, 18 in. dia., 60 lin. ft.	do.	2s. per ft. 2s. per ft. 2s. per ft. 2s. per ft. 2s. 3d. per ft. 2s. 3d. per ft.

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

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing
1946.			1946
Sept. 3 ...	298A, 1946 ...	Supply and Delivery of 2 only Electrically Heated Water Ovens for Government Chemical Laboratories	Sept. 26
Sept. 10 ...	302A, 1946 ...	Supply and Delivery of Heat Exchangers for Perth Hospital	Sept. 26
Sept. 10 ...	306A, 1946 ...	Supply and Delivery of Brass, Cast, and Sheet Fittings for Perth Hospital	Sept. 26
Sept. 10 ...	308A, 1946 ...	Supply and Delivery of 1 only Top Dressing Machine for Department of Agriculture	Sept. 26
Sept. 12 ...	310A, 1946 ...	Supply and Delivery of Air Compressor Unit, 8-10 c. ft., for University of W.A.	Sept. 26
Sept. 13 ...	315A, 1946 ...	Supply and Delivery of Steel Roof Truss for Perth Hospital Workshop Block	Sept. 26
Sept. 17	Butter for 4 months commencing 1st November, 1946, for Government Institutions	Sept. 26
Sept. 19 ...	325A, 1946 ...	Cartage of Coal and/or Firewood from Claremont Railway Station to Old Men's Home	Sept. 26
July 23 ...	233A, 1946 ...	Supply and Delivery of Generating Units for Geraldton Electricity Supply	Extended to Sept. 26
Aug. 15 ...	274A, 1946 ...	Pump and Motor Units for Perth Hospital	Extended to Sept. 26
Sept. 5 ...	301A, 1946 ...	Manufacture, Supply, and Delivery of Sawmill Equipment for State (W.A.) Alunite Industry	Extended to Sept. 26
Aug. 15 ...	271A, 1946 ...	Small Shunting Engine for Charcoal, Iron and Steel Industry	Extended to Oct. 3
Sept. 10 ...	307A, 1946 ...	Supply and Delivery of 1,000 only Moulded Rubber Tyres for Perth Hospital Bed Wheels	Oct. 3
Sept. 10 ...	311A, 1946 ...	Supply and Delivery of 1 only Twin Saw Breaking Down Frame and Traveller	Oct. 3
Sept. 13 ...	312A, 1946 ...	Supply and Delivery of Vacuum Pump Units for University of W.A.	Oct. 3
Sept. 13 ...	313A, 1946 ...	Supply and Delivery of Steam Boiler for University of W.A.	Oct. 3
Sept. 17 ...	320A, 1946 ...	Copper and Aluminium Units for Acid Refinery	Oct. 3
Sept. 17 ...	317A, 1946 ...	Making and Trimming Uniforms for Railways and Tramways—Winter, 1947	Oct. 3
Sept. 17 ...	318A, 1946 ...	Making and Trimming Uniforms for Railways and Tramways—Summer, 1946-47	Oct. 3
Sept. 13 ...	319A, 1946 ...	Supply and Delivery of Centrifugal Booster Pump for York-Beverley Extension	Oct. 3
July 23 ...	232A, 1946 ...	Supply and Delivery of Switchboards for Geraldton Electricity Supply	Extended to Oct. 3
Sept. 19 ...	326A, 1946 ...	Supply and Delivery of Instruments for State Electricity Commission	Oct. 3
Sept. 19 ...	327A, 1946 ...	Supply and Delivery of 3,000 ft. Weldless Steel Tube and 101 only Bends	Oct. 3
Oct. 10 ...	288A, 1946 ...	Supply of 3 only 3000 K.V.A., and 3 only 1,000 K.V.A. Transformers, for South Fremantle Power Station	Oct. 10
Sept. 17 ...	321A, 1946 ...	Dismantling, Transport, and Re-erection at State Battery, Norseman, of a Four-roomed Office Building at State Battery, St. Ives	Oct. 10
Sept. 17 ...	322A, 1946 ...	Supply and Delivery of Copper Piping for Wood Distillation Refinery at Wundowie	Oct. 10
Sept. 19 ...	328A, 1946 ...	Supply and Delivery of 12 in. or 14 in. Lock-shaping Machine for Fremantle Harbour Trust	Oct. 10
Sept. 17 ...	323A, 1946 ...	Supply and Delivery of Power Plant for Charcoal Iron and Steel Industry... ..	Oct. 24
Sept. 17 ...	324A, 1946 ...	Air Conditioning Equipment for Kitchen and Dining Cars	Oct. 31
<i>For Sale by Tender.</i>			
Sept. 10 ...	303A, 1946 ...	Disposal of Second-hand Dismantled Chevrolet Car	Sept. 26
Sept. 10 ...	304A, 1946 ...	Disposal of Second-hand Bedford Table Top Truck, 1936 Model	Sept. 26
Sept. 12 ...	312A, 1946 ...	Disposal of 2 only Second-hand Retorts	Sept. 26
Sept. 13 ...	316A, 1946 ...	Disposal of Second-hand Wood Trimmer or Guillotine	Sept. 26
Sept. 10 ...	309A, 1946 ...	Disposal of 354 lengths of 2½ in. Canvas Fire Hose, with and without couplings	Oct. 3

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 19th September, 1946.

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

ERRATUM.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

IN *Government Gazette* of 13th September, 1946, page 1156, the item "Cotton Waste for Railway Department," Tender Board Schedule No. 238A, 1946, prices should read per ton, not, for the sum of.

VERMIN ACT, 1918 (as amended).

Department of Agriculture,
Perth, 13th August, 1946.

IT is hereby ordered by the undersigned, the Minister charged with the administration of the Vermin Act, 1918, and its amendments, that the amount of the rate to be paid to the said Minister during the financial year ending the 30th day of June, 1947, under section

103 of the said Act (as amended) shall be and is hereby fixed at the sum of three farthings in the pound on the unimproved capital value of land held under pastoral lease, and one farthing in the pound on the unimproved capital value of other holdings, as assessed in manner prescribed in the said section; and I, the said Minister, require the Commissioner of Taxation to collect the amount of such rate, and the said Commissioner is accordingly authorised to demand payment of the said rate, and of all amounts assessed in respect thereof, and to recover the same, in default of payment, as provided in the said section.

Dated 13th August, 1946.

JOHN T. TONKIN,
Minister for Agriculture.

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

DAIRY PRODUCTS MARKETING REGULATION ACT, 1934-37.

Extraordinary Vacancy on the Dairy Products Marketing Board.

IT is hereby notified—

(1) That an Extraordinary Vacancy exists on the Dairy Products Marketing Board in respect to representation of co-operative companies licensed under the Act as manufacturers of dairy products.

(2) That submissions of candidates for selection and nomination to fill such vacancy are hereby invited and should reach me at the address given below not later than the date stated in paragraph 3 of this notice.

(3) That Monday the thirtieth day of September, 1946, at four o'clock in the afternoon is hereby fixed as the latest time for receipt of submissions of candidates for selection and nomination to fill such vacancy.

(4) That in the event of an election being necessary to determine the person to be nominated the poll in connection therewith will close at four o'clock in the afternoon of Wednesday the 16th day of October, 1946.

(5) That Tuesday the 22nd day of October, 1946, at four o'clock in the afternoon is hereby fixed as the nomination day for the nomination of the elected candidate for appointment to fill such vacancy, in the event of an election being necessary.

Dated this 19th day of September, 1946.

J. WADE,
Returning Officer.

Address of Returning Officer—
135 St. George's Terrace,
Perth, W.A.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 70 of 1945.

In the matter of an Award made on the 23rd day of December, 1936, and numbered 1 of 1935, between the Coastal Dock, Rivers and Harbour Works Union of Workers (hereinafter called "the Union"), Applicant, and the Minister for Works, the Chief Secretary and the Fremantle Harbour Trust Commissioners (hereinafter called "the employer"), Respondents, and in the matter of an application by the Union for amendment of the said Award.

HAVING heard Mr. P. L. Troy on behalf of the Union and Mr. C. A. Reeve on behalf of the employer, the Court, in pursuance of the powers contained in section 90 of the Industrial Arbitration Act, 1912-1941, doth hereby order and declare that Award No. 1 of 1935, be and the same is hereby amended in the terms of the annexed Schedule.

Dated at Perth this 15th day of July, 1946.

By the Court,

[L.S.]

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

Schedule of Amendments.

Clause 5—Holidays.

Delete subclause (c) and substitute in lieu thereof the following:—

(c) Approved periods of absence from work owing to sickness, beyond that allowed under clause 30 (Sick Leave) shall not be considered breaks in continuity of service, but such period shall not qualify for holidays.

Clause 14—Meal Hours.

Delete subclause (c) and substitute in lieu thereof the following:—

(c) Dinner between the hours of 12 noon and 1 p.m. Provided also that men working on the slipways called upon to work beyond the usual dinner hour and shore men working in conjunction with the suction dredge called upon during any meal hours to shift pipes or to do other work essential for the continuation of the work of the dredge shall be paid at time and a half for the time so occupied, with a minimum of twenty (20) minutes.

Clause 18—Broken Time.

Delete this clause.

Clause 24—Contract of Service.

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

(a) Except in the case of a casual worker whose engagement shall be by the hour, the contract of service of every worker shall be a weekly contract terminable on either side by one (1) week's notice given on any day or by payment on any day of one (1) week's wages in lieu of such notice.

(b) Any worker not attending for duty shall lose his pay for the actual time of such non-attendance, subject to the provisions of clause 30 (Sick Leave) or such absence is on account of holidays to which the worker is entitled under the provisions of this Award.

(c) This clause does not affect the right to dismiss for misconduct in which case wages shall be paid up to the time of dismissal only.

(d) The employer shall be entitled to deduct payment for any day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it or by any other Association or Union or through any breakdown of the employer's machinery or from any other cause for which the employer is not responsible. The decision as to whether it is too wet to work shall rest with the engineer in charge, if available, and in his absence, the foreman.

Clause 26—Rates of Pay.

Subclause (f)—Miscellaneous—Delete items numbered 7, 8, 45, 50, 63, 66 and 73 and substitute in lieu thereof the following:—

	Margin over Basic Wage.
	£ s. d.
(7) Cleaning, chipping, scraping, cementing, applying asbestos, canvassing steampipes, coating with oils, lime-wash, cement wash, boiler scaling, spraying with disinfectants on vessels and buoys and beacons brought ashore for that purpose, and shall include chipping of steel rails under the wharf	0 9 0
(8) (a) Cleaning, chipping, scraping, cementing, applying asbestos, canvassing steampipes, tars, oils, compositions, lime-wash, cement wash, boiler scaling on or about special places as defined in Clause 12	0 18 0
(b) Coating with paint	1 2 6
(45) Chainman (surveys) or Reelman	0 6 0
(50) Men when actually employed slipping vessels	0 3 0
(63) Men working with tar, bitumen or bitumen emulsion:—	
(a) Spraying or spreading hot tar or bitumen with a brush	0 6 0
(b) Spreaders of bitumen emulsion	0 6 0
(c) Spraying or spreading hot tar or bitumen, except with a brush	0 9 0
(d) Men cleaning tarred blocks	0 6 0
(e) Men spreading metal on hot or cold compounds	0 6 0
(f) Cold mix bitumen emulsion	0 9 0
(66) (a) Tradesmen's Assistant	0 6 0
(b) Fitter's Assistant	0 9 0
(73) (a) Wire Splicer and Canvas Worker, Fremantle Harbour Trust	0 18 0
(b) Wire Splicers	0 12 0

Add the following item:—

(78) Wood Boring Machinist 0 12 0

Insert the following new clause:—

Clause 30—Sick Leave.

(1) (a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half (½) day for each completed month of service.

(b) The liability of the Minister hereunder shall in no case exceed one (1) week's wages during each calendar year in respect of each worker.

(2) (a) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the Minister, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

(b) This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

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

(d) No payment will be made for any absence due to the worker's own fault, neglect, or misconduct.

APPOINTMENTS

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

Registrar General's Office,
Perth, 13th September, 1946.

THE following appointments have been approved:—

R.G. No. 106/39.—Constable Harold Thomson, as Assistant District Registrar of Births and Deaths for the Northam Registry District, to reside at Goomalling, *vice* Constable Patrick Joseph Foley, transferred, appointment to date from 12th September, 1946.

R.G. 43/42.—Constable Roy Eric Hunter, temporarily as Assistant District Registrar of Births and Deaths for the Northam Registry District, to reside at Kellerberrin, *vice* Constable Horace Leslie Joyce, transferred, appointment to date from 9th September, 1946.

R. J. LITTLE,
Acting Registrar General.

Registrar General's Office,
Perth, 18th September, 1946.

IT is hereby published, for general information, that the undermentioned ministers have been duly registered in this Office for the Celebration of Marriages throughout the State of Western Australia:—

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

CHURCH OF ENGLAND.

31/45; 13/9/46; Rev. Basil Mills Fletcher-Jones, M.A.; Bishop's House, Mount's Bay Road, Perth; Perth.

ROMAN CATHOLIC.

30/45; 13/9/46; Rev. Michael Moore; St. Patrick's Presbytery, Adelaide Street, Fremantle; Fremantle.

R. J. LITTLE,
Acting Registrar General.

THE COMPANIES ACT, 1893.

General Motors Acceptance Corporation.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company is removed from Room 3, Fourth Floor, Royal Insurance Buildings, 133 St. George's Terrace, Perth, to Rooms 69, 71 and 73, Third Floor, A.N.A. House, 44 St. George's Terrace, Perth.

Dated the 17th day of September, 1946.

G. B. HOOD,
Attorney in Western Australia,
for the said Company.

THE COMPANIES ACT, 1893.

H. Dawson Sons & Company, Limited.

NOTICE is hereby given that the Registered Office of the above Company has been changed and is now situate at Third Floor, Commercial Bank Chambers, 42 St. George's Terrace, Perth.

Dated the 18th day of September, 1946.

(Sgd.) J. CLARKE,
Attorney for the Company in Western Australia.

Western Australia.

THE COMPANIES ACT, 1893.

Royce Cox Industries Limited.

NOTICE is hereby given that the Registered Office of Royce Cox Industries Limited is situate 938 Hay Street, Perth, and will be open for transaction of business (except on public holidays) on Monday to Friday, inclusive, between the hours of 10 a.m. to 4 p.m.

Dated this 18th day of September, 1946.

K. L. DEVLIN,
C.T.A. Building, 69 St. George's Terrace, Perth, Solicitor for the Company.

THE COMPANIES ACT, 1893.

Norton Trevaire Studios (W.A.) Limited.

NOTICE is hereby given that the Registered Office of Norton Trevaire Studios (W.A.) Limited is situated at Fifth Floor, Orient Building, 56 William Street, Perth, and is open and accessible to the public on all week days between the hours of 9 a.m. and 12.30 p.m. and between 1.30 p.m. and 5.30 p.m. and on Saturdays between the hours of 9 a.m. and 12.30 p.m.

Dated this 16th day of September, 1946.

CLARICE OSBORNE,
Attorney for Norton Trevaire Studios (W.A.) Limited.
Signed in the presence of S. Howard Bath,
Solicitor, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Pope Products Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at First Floor, 16 Queens Street, Perth, and that Thomas Keith Evans of the same address is the duly appointed Attorney of the said Company in Western Australia.

The said office will be opened and accessible to the public between the hours of 10 a.m. to 5 p.m. on all week days (other than Saturdays, Sundays and Public Holidays).

JOSEPH, MUIR & WILLIAMS,
Solicitors for the abovenamed Company, Victoria House, St. George's Terrace, Perth.

THE COMPANIES ACT, 1893.

Maize Products Proprietary Limited.

NOTICE is hereby given that the Office and place of business of Maize Products Proprietary Limited has been removed to and is now situate at Room 93, Fourth Floor, A.N.A. House, 44 St. George's Terrace, Perth.

Dated the 2nd day of September, 1946.

DARBYSHIRE & GILLETT,
Commercial Bank Chambers, 42 St. George's Terrace, Perth, Solicitors for the said Company.

WE, William Lawrence Webber, of Waggrakine, Geraldton, Gardner, and George Keyworth Allen, of Wonthella, Gardner, the trustees of or persons hereunto authorised by Geraldton Tomato Growers' Association, do hereby give notice that we are desirous that the Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 3rd day of September, 1946.

W. L. WEBBER,
G. K. ALLEN.

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 Geraldton Tomato Growers' Association filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of Institution—Geraldton Tomato Growers' Association.

2. Object or Purpose of the Institution—To secure the co-operation of the tomato growers in advancing the interest of the industry generally. To take such action as necessary to secure better facilities and lower overseas rates on the growers' produce and the more effective handling of the same by the shipping and railway

companies. To endeavour to obtain better facilities on the State and other railways for the carriage of tomatoes and other vegetables and to secure the correction of any abuses in connection therewith. To secure reliable information and generally assist growers in developing new markets for their products and to using to the best advantage any surplus products. To obtain and publish in such manner as may be deemed advisable information concerning the condition of the crops and of the state of the markets in various districts. To watch in the interest of tomato growers any legislation which may affect their calling. To collect and disseminate any information technical or otherwise likely to assist tomato growers in the industry.

3. Where Situated or Established—No. 41, Marine Terrace, Geraldton.

4. The Name or Names of the Trustee or Trustees—William Lawrence Webber and George Keyworth Allen.

5. In whom the Management of the Institution is vested and by what Means—(a) Vested in a management committee consisting of a president and eight committeemen elected pursuant to the rules. (b) Vested by means of the rules of the Association.

Altorfer & Stow, Solicitors, Geraldton.

THE PARTNERSHIP ACT, 1895.

C.G.R. Farming Company.

NOTICE is hereby given that the Partnership heretofore subsisting between Walter James Russell, formerly of 9 Vale Road, Mount Lawley, but now of Bilbarin, in the State of Western Australia, Farmer, of the one part; Annie Ola Coppleson, of c/o G. Luber, 29 Barrack Street, Perth, in the said State, Married Woman, of the second part; Victor Mark Glick, formerly of 675 Beaufort Street, but now of Graham Road, Mount Lawley, in the said State, Farmer, of the third part; Amelia Caroline James, of Robert Street, Como, in the said State, Widow, of the fourth part; Clarence George Russell, of Malyalling, in the said State, Farmer, of the fifth part, and May Chapman, of 89 Stirling Highway, Nedlands, in the said State, Widow, of the sixth part, carrying on business as Farmers and Graziers at Perth, Kulin and elsewhere under the style, firm or business name of "C.G.R. Farming Company" has been dissolved by mutual consent as from the Ninth day of February, 1946.

Dated the 24th day of July, 1946.

W. J. RUSSELL.

Witness—G. K. Biddles, Solicitor, Perth.

MAY CHAPMAN.

Witness—Kevin G. Walsh, Solicitor, Perth.

A. C. JAMES.

Witness—G. K. Biddles, Solicitor, Perth.

VICTOR M. GLICK.

Witness—G. K. Biddles, Solicitor, Perth.

ANN COPPLESON.

Witness—G. K. Biddles, Solicitor, Perth.

C. G. RUSSELL.

Witness—J. F. Turner, Wickepin, Bank Manager.

Unmack & Unmack, Solicitors, Howard Street, Perth.

THE PARTNERSHIP ACT, 1895.

Notice of Dissolution of Partnership.

NOTICE is hereby given that the Partnership hitherto subsisting between Uranie Ramsay and Arthur Hubert Clarke, who carried on business under the firm name of "Ramsay and Clarke" at Ferguson, has been dissolved by mutual consent as from the 1st day of September, 1946, the said Arthur Hubert Clarke retiring from the Partnership, which shall henceforward be carried on by the said Uranie Ramsay under her own name.

All accounts owing to the late Partnership shall be payable by the said Uranie Ramsay who shall pay and satisfy all debts of the late Partnership.

Dated the 10th day of September, 1946.

U. RAMSAY.

A. H. CLARKE.

Signed by the said Uranie Ramsay and the said Arthur Hubert Clarke, in the presence of—

J. Slee, Solicitor, Bunbury.

Slee & Anderson, Solicitors, Bunbury.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto carried on by John Neal Miller, Christina Grace Miller and Frederick Bruce Miller at Dowerin under the style or business name of "J. F. Miller & Sons," Farmers, has been dissolved by mutual consent as from the 1st day of July, 1945.

The said John Neal Miller retired from the said business as at that date, and thereafter the said business is being carried on by the said Christina Grace Miller and Frederick Bruce Miller who will collect and receive all moneys owing to the said Partnership and will pay and discharge all the liabilities of the said Partnership.

Dated the 10th day of August, 1946.

J. N. MILLER.

Witness—V. N. Black.

Occupation—Business Manager.

Address—Dowerin.

C. G. MILLER.

Witness—R. Calder Crowther.

Occupation—Accountant.

Address—A.M.P. Chambers, Perth.

F. B. MILLER.

Witness—V. N. Black.

Occupation—Business Manager.

Address—Dowerin.

V. O. Fabricius, Solicitor, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Arthur Edward Hirsch, late of Latham, in the State of Western Australia, Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, 93 St. George's Terrace, Perth, on or before the 14th day of October, 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 it shall then have had notice.

Dated the 5th day of September, 1946.

ACKLAND & WATKINS,

89 St. George's Terrace, Perth,

Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles William Bland, late of 111 Guildford Road, Maylands, and formerly of Holdsworth Street, Fremantle, in the State of Western Australia, Gentleman, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, corner of Adelaide and Queen Streets, Fremantle, on or before the 21st day of October, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 11th day of September, 1946.

HARDWICK, SLATTERY & GIBSON,

The Bank of Adelaide Chambers, Fremantle,

Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eva Gertrude Munyard, late of 25 Osborne Road, East Fremantle, 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 deceased are required to send particulars thereof in writing to the Executor, Sylvester Gregory O'Connor, care of the undersigned solicitors, Bank of Adelaide

Chambers, Pakenham Street, Fremantle, on or before the 21st day of October, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 11th day of September, 1946.

HARDWICK, SLATTERY & GIBSON,

The Bank of Adelaide Chambers, Fremantle, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas James Corteen, late of 30 Thomas Street, Nedlands, in the State of Western Australia, Shipping Agent and Company Director, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovementioned deceased are required to send particulars thereof in writing to the Executors, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited and Johnston Herbert Ramsay Corteen, corner of Howard Street and St. George's Terrace, Perth, on or before the 21st day of October, 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 11th day of September, 1946.

HARDWICK, SLATTERY & GIBSON,

The Bank of Adelaide Chambers, Fremantle, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Betsy Stelfox, late of 6 Cleopatra Street, Palmyra, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovementioned deceased are required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company, Limited, corner of Adelaide and Queen Streets, Fremantle, on or before the 21st day of October, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 11th day of September, 1946.

HARDWICK, SLATTERY & GIBSON,

The Bank of Adelaide Chambers, Fremantle, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Henry Rogers, formerly of 84 Woolwich Street, but late of 129 Kimberley Street, West Leederville, in the State of Western Australia, Retired Newsagent, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovementioned deceased are requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 21st day of October, 1946, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to those claims and demands of which it shall then have had notice.

Dated the 17th day of September, 1946.

JACKSON, McDONALD, CONNOR & AMBROSE,
of C.M.L. Buildings, 53 St. George's Terrace, Perth, Proctors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alexander Philip Thom, late of Wydgee Station, via Mount Magnet, in the State of Western Australia, Medical Practitioner, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, care of the undersigned, on or before the 21st day of October, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated this 13th day of September, 1946.

DWYER & THOMAS,

National House, 49 William Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of William Holmes, late of 4 Vine Street, North Perth, in the State of Western Australia, Pensioner formerly a Clerk, 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 Administrator with the Will annexed, de bonis non, the Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, in the State of Western Australia, on or before the 21st day of October, 1946, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to those claims and demands of which it shall then have received notice.

Dated this 13th day of September, 1946.

ROBINSON, COX, McDONALD & LOUCH,

20 Howard Street, Perth,
Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Albert Edward Nicholls, late of Donnybrook, in the State of Western Australia, Orchardist, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are required to forward particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 21st day of October, 1946, after which date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated this 18th day of September, 1946.

CHARLES R. HOPKINS,

National Bank Chambers, 249 Murray Street, Perth, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Nora Sullivan, late of 3 Rhodes Street, Kalgoorlie, in the State of Western Australia, Married Woman, deceased intestate.

NOTICE is hereby given that all persons having any claims or demands against the estate of the abovenamed deceased are hereby required to forward particulars thereof in writing to the Administrator, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of St. George's Terrace, Perth, on or before the 21st day of October, 1946, after which date the said Administrator will distribute the assets of

the said deceased amongst the persons entitled thereto having regard only to such claims and demands of which it shall then have had notice.

Dated the 12th day of September, 1946.

O'DEA & O'DEA,
National Mutual Building, 81 St. George's
Terrace, Perth, Solicitors for the Ad-
ministrators.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Hunter Snowball, late of Muchea, in the State of Western Australia, Retired Civil Servant, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby requested to send in particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 21st day of October, 1946, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 12th day of September, 1946.

HARDWICK, SLATTERY & GIBSON,
Victoria House, St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the Will of James Rogers Kinnimont, late of corner of Stanley and Leslie Streets, Mt. Lawley, in the State of Western Australia, Mercer, 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 Executors, care of Messrs. Dwyer, Durack & Dunphy, Samson's Buildings, 33 Barrack Street, Perth, on or before the 21st day of October, 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 this 17th day of September, 1946.

DWYER, DURACK & DUNPHY,
Solicitors for the said Executors, 33
Barrack Street, Perth.

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 25th day of October, 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 19th day of September, 1946.

J. H. GLYNN,
Public Trustee.

Name, Occupation, Address, Date of Death.

Goldsworthy, Richard Leslie; Baker; formerly of Kalgoorlie, but late of Nedlands; 18/3/46.

Kim, Ah; Market Gardener; late of Muggs Lagoon, Wyndham; Sept., 45.

Hollole, Robert; Waterside Worker; late of Francis Street, Bunbury; 29/5/43.

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the estate of the undermentioned deceased person.

Dated at Perth the 19th day of September, 1946.

J. H. GLYNN,
Public Trustee.

Supreme Court Building, Perth.

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

Goldsworthy, Richard Leslie; Baker; formerly of Kalgoorlie, but late of Nedlands; 18/3/46; 11/9/46.

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.

	£	s.	d.
Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	2	6
Adoption of Children Act	0	0	6
Agricultural Bank Act	0	1	0
Agricultural Seeds Act	0	1	0
Arbitration Act	0	1	0
Associations Incorporation Act	0	0	6
Auctioneers Act	0	0	9
Bills of Sale Act (Consolidated) and Amend- ment	0	2	0
Brands Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6
Bush Fires Act (Consolidated)	0	1	6
Carriers Act	0	0	6
Child Welfare Act	0	2	6
Companies Act	0	4	6
Crown Suits Act	0	1	6
Dairy Cattle Improvement Act	0	1	0
Dairy Industry Act	0	2	0
Dairy Products Marketing Regulation Act	0	2	0
Declarations and Attestations Act	0	0	6
Dentists Act	0	0	2
Discharged Soldiers' Settlement Act	0	1	6
Dog Act (Consolidated)	0	1	0
Dried Fruits Act	0	1	6
Droving Act	0	1	0
Drugs (Police Offences) Act	0	1	0
Egg Marketing Act	0	1	0
Electoral Act (Consolidated)	0	2	6
Electricity Act	0	2	0
Employers' Liability Act	0	0	6
Employment Brokers Act and Amendment	0	1	0
Evidence Act (Consolidated)	0	2	0
Factories and Shops Act (Consolidated)	0	4	0
Factories and Shops Act Regulations	0	1	0
Factories and Shops Time and Wages Books— Large	0	4	3
Small	0	3	3
Farmers' Debts Adjustment Act (Consoli- dated)	0	1	0
Feeding Stuffs Act	0	1	6
Fertilisers Act	0	1	0
Financial Emergency Act	0	1	6
Financial Emergency Tax Assessment Act	0	2	0
Firearms and Guns Act (Consolidated)	0	1	0
Fire Brigades Act	0	1	6
Firms Registration Act and Amendment	0	1	6
Fisheries Act (Consolidated)	0	1	6
Forests Act	0	1	6

Acts of Parliament, etc.—*continued.*

	£	s.	d.
Fremantle Harbour Trust Act (Consolidated)	0	1	0
Friendly Societies Act and Amendments	0	2	0
Game Act (Consolidated)	0	1	0
Gold Buyers Act and Regulations	0	2	0
Goldfields Water Supply Act	0	2	6
Gold Mining Profits Tax and Assessment	0	1	0
Government Electric Works Act	0	1	0
Group Settlement Act	0	1	3
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act (Consolidated)	0	5	0
Hire Purchase Agreement Act (Consolidated)	0	0	6
Hospital Fund Act	0	1	0
Hospitals Act	0	1	0
Illicit Sale of Liquor Act	0	0	6
Income Tax Assessment Act	0	5	0
Industrial Arbitration Act (Consolidated)	0	3	0
Industrial Arbitration Regulations	0	2	6
Industries Assistance Act (Consolidated)	0	1	0
Inebriates Act	0	0	6
Infants, Guardianship of, Act	0	1	0
Inspection of Machinery Act with Regulations	0	2	6
Inspection of Scaffolding Act (Consolidated)	0	1	6
Interpretation Act	0	2	0
Irrigation and Rights in Water Act	0	1	6
Justices Act (Consolidated)	0	3	0
Land Act and Regulations	0	4	6
Land Agents Act and Amendment	0	1	0
Land Drainage Act	0	2	6
Legal Practitioners Act (Consolidated)	0	1	0
Legitimation Act	0	0	6
Licensed Surveyors Act	0	1	0
Licensing Act and Amendments	0	4	0
Life Assurance Act (Consolidated)	0	1	6
Limitation Act	0	1	0
Limited Partnerships Act	0	0	6
Lotteries (Control) Act	0	2	0
Lunacy Act (Consolidated)	0	2	0
Main Roads Act	0	1	0
Marine Stores Dealers Act	0	1	0
Marriage Act	0	2	0
Married Women's Property Act (Consolidated)	0	1	0
Married Women's Protection Act (Consolidated)	0	0	6
Masters and Servants Act	0	1	0
Medical Practitioners Act	0	1	0
Metropolitan Milk Act (Consolidated)	0	1	6
Metropolitan Water Supply, Sewerage, and Drainage Act	0	2	0
Mines Regulation Act	0	1	9
Mine Workers' Relief Fund Act and Regulations	0	2	6
Mining Act	0	2	0
Mining Development Act	0	1	6
Money Lenders Act (Consolidated)	0	1	6
Municipal Corporations Act (Consolidated)	0	5	0
Native Administration Act	0	2	0
Native Flora Protection Act	0	1	0
Notaries Act	0	0	6
Noxious Weeds Act	0	1	0
Nurses Registration Act	0	0	6
Partnership Act	0	1	0
Pawnbrokers Act (Consolidated)	0	1	0
Pearling Act (Consolidated)	0	2	0
Petroleum Act	0	3	0
Pharmaceuticals and Poisons Act (Consolidated)	0	2	0
Plant Diseases Act	0	1	0
Police Code Compilation	1	10	0
Powers of Attorney Act	0	0	6
Prevention of Cruelty to Animals Act	0	1	0
Prisons Act (Consolidated)	0	1	6
Public Service Act (Consolidated)	0	1	6
Public Works Act and Amendment	0	2	6
Purchasers' Protection Act	0	0	9
Road Districts Act (Consolidated)	0	5	0
Sale of Goods Act	0	1	0
Second-hand Dealers Act	0	0	6
Stamp Act (Consolidated)	0	3	0
State Government Insurance Act	0	0	6
State Manufacturers Description Act	0	0	6
State Trading Concerns Act	0	1	6
State Transport Co-ordination Act	0	1	6
Statistics Act	0	0	6
Superannuation and Family Benefits Act	0	2	6
Supreme Court Act	0	3	6
Supreme Court Rules	1	5	0
Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0

Acts of Parliament, etc.—*continued.*

	£	s.	d.
Timber Industry Regulation Act and Regulations	0	2	6
Totalisator Act and Amendment	0	2	6
Town Planning and Development Act	0	1	6
Trades Descriptions Act	0	1	0
Trade Unions Act	0	1	6
Traffic Act (Consolidated) and Regulations	0	6	0
Tramways Act, Government	0	0	6
Trespass, Fencing and Impounding Act and Amendment	0	1	6
Trustees Act	0	1	6
Truck Act and Amendment	0	1	6
Unclaimed Moneys Act	0	1	0
Vermin Act (Consolidated)	0	2	0
Veterinary Act	0	1	6
Water Boards Act	0	2	6
Weights and Measures Act and Regulations	0	2	6
Wheat Pool Act	0	1	0
Wheat Products (Prices Fixation) Act	0	1	0
Workers' Compensation Act	0	2	0
Workers' Homes Act (Consolidated)	0	1	6
Workmen's Wages Act	0	1	6
Year Book, Pocket	0	0	6

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