

[2387];

Bazette Government

OF

MON.DRO

AUSTRALIA. WESTERN

[Published by Authority at 3.30 p.m.]

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

No. 48.]

PERTH : FRIDAY, OCTOBER 8.

[1948.

Bank Holiday at Toodyay, Narrogin, Waroona and Kojonup.

PROCLAMATION By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Lieutenant-Governor.

C.S.D. 340/48.

IN pursuance of the provisions contained in the fifth rection of the Bank Holidays Act, 1884, I, the Lientenant-Governor of the said State, do by this my Proclamation appoint the following special Bank Holidays:-

Date and Place.

Saturday, 16th October, 1948-Toodyay.

Saturday, 16th October, 1948-Narrogin. Saturday, 23rd October, 1948-Waroona.

Tuesday, 26th October, 1948-Kojonup.

Given under my hand and the Public Scal of the said State, at Perth, this 4th day of October, 1948.

By His Excellency's Command,

H. S. W. PARKER,

Chief Secretary,

GOD SAVE THE KING ! ! !

The Factories and Shops Act, 1920/47. PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Lieutenant-Governor. I.L.S.1 By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F. and S. 1265/25; Ex. Co. 1936.

WHEREAS it is enacted by section 116 of the Fac-tories and Shops Act, 1920/47, that the expression "public holiday" shall mean certain days therein specified and any other day declared by proclamation to be

a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Friday, the 12th day of November, 1948, from one o'clock in the afternoon to six o'clock in the afternoon, shall be a public holiday within the Bridgetory. Show District a public holiday within the Bridgetown Shop District for the purpose of section 116 of the Factories and Shops Act, 1920/47, and all shops (except those mentioned in the Fourth Schedule) and warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of September, 1948.

By His Excellency's Command,

L. THORN. Minister for Labour.

GOD SAVE THE KING ! ! !

The Factories and Shops Act, 1920/47. PROCLAMATION

WESTERN AUSTRALIA,) TO WIT. J JAMES MITCHELL, Lieutenant-Governor. [L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F. and S. 584/48; Ex. Co. 1937.

WHEREAS it is enacted by section 116 of the Fac-tories and shops Act, 1920-1947, that the expression "public holiday" shall mean certain days therein specified and any other day declared by proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lientenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Tnesday, the 9th day of November, 1948, shall be a public holiday within the Balingup Specified Locality and the Balingup Shop District, for the purpose of section 116 of the

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of September, 1948.

By His Excellency's Command,

L. THORN,

Minister for Labour.

GOD SAVE THE KING ! ! !

AT a meeting of the Excentive Council held in the Excentive Council Chamber, at Perth, this 28th day of September, 1948, the following Orders in Conneil were anthorised to be issued :-

The Land Act, 1933-1946. ORDER IN COUNCIL.

Corr. No. 7414/13.

WHEREAS by section 33 of the Land Act, 1933-1946, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality road board, or other person or persons to be named in the order in trust for the like or other public purin the order in trust for the like or other public pur-poses to be specified in such order; and whereas it is deemed expedient that reserve No. 22777 should vest in and be held by the Guowangerup Road Board in trust for the purpose of Recreation (Tennis Conrts): Now, therefore, His Excellency the Governor, by and with the advice and consent of the Excentive Conneil, doth hereby direct that the beforementioned reserve shall west in and he held by the Guowangerup Road shall vest in and be held by the Gnowangerup Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The previous Order in Council dated the 18th March, 1948, respecting this reserve, is hereby superseded.

The Land Act, 1933-1946. ORDER IN COUNCIL.

Corr. No. 4342/14.

WHEREAS by section 33 of the Land Act, 1933-1946, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 22842 should vest deemed expedient that reserve No. 22342 should vest in and be held by the Mundaring Road Board in trust for the purpose of a Hallsite: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Exceutive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Mundaring Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

> (Sgd.) R. H. DOIG, Clerk of the Conneil.

At a meeting of the Executive Council, held in the Executive Council Chambers, Perth, this 7th day of October, 1948, the following Order in Council was authorised to be issued :-

Public Works Act, 1902-1945.

Swan River Improvements at Burswood. ORDER IN COUNCIL.

P.W. 458/44.

IN purshance of the powers conferred by section 11 of the Public Works Act, 1902-1945, His Excellency the Lientenant-Governor, acting by and with the advice and consent of the Excentive Conneil doth hereby authorise the Honourable Minister for Works to undertake, con-struct or provide Swan River Improvements at Burswood on the land shown coloured green on Plan P.W.D. W.A. 31495, which may be inspected at the Office of the Minister for Works, Perth.

R. H. DOIG, Clerk of the Council.

Public Service Commissioner's Office, Perth, 5th October, 1948.

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

Ex. Co. 1880, P.S.C. 548/48-R. W. Jennings, Clerk, Crown Law Department, to be Clerk, Accounts Branch, Class C-II.-8, as from 15th September, 1948. Ex. Co. 1774, P.S.C. 550/48—J. G. C. Ashley, Clerk,

Mental Hospitals Branch, Public Health Department, to be Clerk, Accounts Branch, Land Settlement Branch, Lands and Surveys Department, Class C-II.-8, as from

27th September, 1948. Ex. Co. 1967, P.S.C. 555/48—K. J. Gartland, Clerk, Electoral Office, Crown Law Department, to be Clerk, Class C-II.-8, as from 28th September, 1948. Ex. Co. 1965, P.S.C. 373/45—Wilfred Fortune, under

section 29 of the Public Service Act, to be Inspector, State Honsing Commission, Treasury Department, as

State rionsing commission, reasing Department, in from 22nd October, 1947. Ex. Co. 1965, P.S.C. 504/45—Tasman Campbell Row-land, under section 29 of the Public Service Act, to be Controller of Abattoirs and Saleyards, Department of Agriculture, as from 1st January, 1948. Ex. Co. 1965, P.S.C. 255/47—Phillip Brian Foster, under section 28 of the Public Service Act, to be Junior

Clerk, Land Settlement Branch, Lands and Surveys Department, as from 1st August, 1947. Ex. Co. 1965, P.S.C. 696/47—Margaret Joan Healy, nuder section 28 of the Public Service Act, to be Junior Typist, Mctropolitan Water Supply Department, as

from 1st February, 1948. Ex. Co. 1965, P.S.C. 599/47—Catherine Rose Kinsella, under section 28 of the Public Service Act, to be Telephonist, Chief Secretary's Department, as from 17th September, 1947.

Ex. Co. 1965, P.S.C. 634/46-Cyril Nailsworth Henry Constandt, under section 29 of the Public Service Act, to be Engineer, 2nd Class, Public Works Department, as from 1st January, 1948. Ex. Co. 1965, P.S.C. 907/47-Charles Cornwall Morris,

under section 29 of the Public Service Act, to be Inspector of Properties, Public Trust Office, Crown Law De-

partment, as from 23rd December, 1947. Ex. Co. 1965, P.S.C. 85/44—Leonard John Green, mder section 28 of the Public Service Act, to be Junior Clerk, Public Works Department, as from 13th May, 1946.

Ex. Co. 1965, P.S.C. 124/47-Raymond Green Fisher, under section 28 of the Public Service Act, to be Junior Clerk, Records Branch, Lands and Surveys Department,

s from 1st February, 1948. Ex. Co. 1967, P.S.C. 579/48-J. F. Ward, Clerk, Crown Law Department, to be Clerk, Probate Office, Crown Law Department, Class C-II.-8, as from 28th

September, 1948. Ex. Co. 1965, P.S.C. 554/48—E. R. A. Tait, Clerk, Mines Department, to be Clerk, Class C-II.-8, as from 28th September, 1948.

28th September, 1948. Ex. Co. 1967, P.S.C. 558/48—H. P. Gallagher, Clerk, Public Works Department, to be Clerk in Charge, Accounts Section, Plant Engineer's Branch, Class C-11.-6, as from 28th September, 1948. Ex. Co. 1967, P.S.C. 384/48—H. Smith and C. W. A. Lewis, Draftsmen, 2nd Class, Lands and Surveys De-centering to be Department, 1st Class PLA 4/5 as

partment, to be Draftsmen, 1st Class, Class P-II.-4/5, as

from 28th September, 1948. Ex. Co. 1965, P.S.C. 1034/47-Betty Therese Watson, under section 28 of the Public Service Act, to be Junior Typist, Forests Department, as from 18th January, 1948.

Ex. Co. 1965, P.S.C. 374/46-Gwendoline Rae Carlton, under section 28 of the Public Service Act, to be Junior Typist, Government Stores Branch, Treasury Department, as from 26th January, 1948. Ex. Co. 1965, P.S.C. 732/46-William Patrick Cullin-

ane, nuder section 29 of the Public Service Act, to be Assistant Adviser in Cercal Products, Department of

Agriculture, as from 1st January, 1948. Ex. Co. 1965, P.S.C. 158/46—Neil Raymond Myers, under section 28 of the Public Service Act, to be Junior Clerk, Government Stores Branch, Treasury Depart-

ment, as from 12th December, 1947. Ex. Co. 1965, P.S.C. 158/47—Norman Arthur Gil-christ, under section 29 of the Public Service Act, to be Engineer, 2nd Class (Structural), Public Works Department, as from 3rd June, 1947.

Also of the acceptance of the following resignations:-Ex. Co. 1967-G. E. Seeber, Clerk, State Housing Commission, Treasury Department, as from 1st September, 1948.

Ex. Co. 1967-C. B. Purnell, Architectural Draftsman, 2nd Class, Public Works Department, as from 22nd September, 1948.

Ex. Co. 1967-J. Tudor, Manager, Salmon Gums Research Sation, Department of Agriculture, as from 30th October, 1948.

Ex. Co. 1967-J. O. Boud, Clerk, Public Works Department, as from 23rd September, 1948. Ex. Co. 1967—R. W. Crain, Clerk, Public Trust Office,

Crown Law Department, as from 1st October, 1948. Ex. Co. 1967-D. F. Hanson, Clerk, Crown Law De-partment, as from 24th September, 1948. Ex. Co. 1967-J. H. F. Manning, Clerk, Metropolitan

Water Supply Department, as from 24th September, 1948.

Ex. Co. 1967-E. W. Brunton, Clerk, Metropolitan Water Supply Department, as from 4th October, 1948.

Ex. Co. 1967-J. B. White, Junior Sorter, Correspon-dence Despatch Office, Chief Secretary's Department, as from 20th August, 1948.

Also of the following retirements:-

Ex. Co. 1967—J. S. Yonng, Engineer for Harbours and Rivers, Public Works Department, under section 67 of the Public Service Act, as from 19th September, 1948.

Ex. Co. 1967-J. S. Tait, Laboratory Technician, Mines Department, under section 67 of the Public Ser-vice Act, as from 20th September, 1948.

> S. A. TAYLOR, Public Service Commissioner.

Department.				Position.	Salary.	Date Returnable.	
						1948	
Lands and Surv	eys		••••	Clerk (Item 481)	Class C-II6 Margin £209-£237 Class C-II8	9th October.	
Crown Law				Clerk, Electoral Office (Item 1732)	Margin £139-£167 Class G-II6	do.	
Child Welfare		•		Inspectors, Country Towns (3 positions) † ‡	Margin £209-£237 Class P-II4/6	do.	
Mines		••••		Analyst and Chemist, Food, Drugs and Toxicology Section (Item 669)	Margin £209–£319	đo.	
Public Health		••••	••••	Visiting Nurse, Tuberculosis Branch †	Class G-II6 Margin £209-£237 Class C-VI.	do.	
Public Works				Accounting Machinist, East Perth Depot, Plant En- gineer's Branch	Margin £70-£125	đo.	
Agriculture				Horticultural Instructor †	Class G-II6/7 Margin £181-£237 Class G-II5	16th October.	
Child Welfare	••••			Probation Officer (Female) † ¶	Margin £251–£279 Class G–II.–6	đo.	
Do.	•····	••••		Inspectress (Item 2058) † ¶	Margin £209–£237 Class C–VI.	do.	
Lands				Typist (Item 401)	Margin £70-£125 Class C-VI.	do.	
State Insurance				Accounting Machinist (Item 1421)	Margin £70-£125	do.	
Public Works		•		Inspector of Scaffolding (Item 1294) †	Class G-II6 Margin £209-£237	do.	
Forests				Assistant Conservator (Item 322)	Class P-I12 £787—£943	do.	
Crown Law	••••		.,	Clerk of Courts. Bruce Rock (Item 1805)	Class C-II6 Margin £209-£237 (Limit fixed £223)	23rd October.	
Child Welfare	••••	••••		Clerk-in-Charge (Welfare Branch)	Class C-II5 Margin £251-£279 Class C-II8	do.	
Lands and Surv	eys		~~~	Clerk, Stores, Land Settlement Branch	Margin £139-£167	do.	

VACANCIES IN THE PUBLIC SERVICE.

†Applications called under Section 29.

‡ It will be necessary for the persons appointed to these positions to reside in specified country towns.

¶ Applicants must be triple certificated nurses.

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, 7th October, 1948.

THE Hon. Attorney General has approved of the undermentioned appointments:-

Constable John Edward Nevin as Acting Bailiff of the Kondinin Local Court vice Constable J. H. Woodcott transferred and during the absence on leave of Constable D. J. Cameron.

Constable M. V. Lloyd as Acting Bailiff of the Goomalling Local Court at Dowerin during the absence on leave of Constable R. G. Vinicombe.

Constable L. W. Menhennett as Acting Bailiff of the Bridgetown Local Court at Greenbushes during the absence on annual leave of Constable Albert Charles Baskerville.

DECLARATIONS AND ATTESTATIONS ACT, 1913. THE Hon. Attorney General has approved of the undermentioned appointment and eaneellation of appointment as Commissioners for Declarations:—

Appointment-Bert Costin Kiernan. Mount Lawley. Cancellation-Hume McPherson, Collie.

LICENSING ACT, 1911-1946.

ACTING under the powers conferred upon them by subsection (7) of section 21 of the Lieensing Act, 1911-1946, with the approval of the Hon. Attorney General the Lieensing Magistrates of Western Australia, have delegated to the Resident Magistrates of the undermentioned Magistrial Districts their powers, authorities, duties and functions relating to applications for the renewal and transfer of lieenses to be dealt with at the Licensing Courts to be held in November and December next.

Licensing District in which the delegated Anthority may be exercised.	Court Honse.	Magisterial District of Resident Magis- trate appointed as Delegate.	Date.
Broome Cue Rast Kimberley East Kimberley Gaseoyne Mt. Magaret Murchison Pilbara Roebourne Roebourne West Kimberley	Broome Wiluna Hall's Creek Wyndham Carnarvon Yalgoo Laverton Meekatharra Wiluna Port Hedland Marble Bur Onslow Derby	Broome Clifton East Kinberley Gascoyne Murchison Collice Murchison Murchison Port Hedland Pilbara Roebourne Ashburton West Kimberley	$\begin{array}{c} 13-12-48\\ 24-11-48\\ 1-12-48\\ 6-12-48\\ 2-12-48\\ 16-11-48\\ 9-12-48\\ 8-12-48\\ 8-12-48\\ 13-12-48\\ 15-12-48\\ 15-12-48\\ 15-12-48\\ 3-12-48\\ 3-12-48\\ 3-12-48\\ \end{array}$

THE Hon. Attorney General being the Minister administering the Licensing Act, 1911-1946, has appointed the dates shown heremuder as the dates for the ordinary sittings of the Licensing Court in November and Deeember next at the places mentioned.

	-		
Licensing District.	Place of Sitting.	Date.	Time.
Perth,,	Perth	Wednesday, 1st De-	10.30 a.m.
Subjaco, Claremont and Canning	Perth	Thursday, 2nd De- cember	10.30 a.m.
Fremantle	Fremantle	Monday, 6th Decein-	11 a.m.
Guildford and Swan	Mid. Junction	Wednesday, 8th De-	11 a.m.
Albany	Albany	Monday, 13th De- cember	10 a.m.
Ayon	Merredin	Tuesday, 9th No-	11 a.m.
Beverley-Pincelly	Beverley	Tuesday, 30th No- yember	11 a.m.
Bunbury, Murray- Wellington- Forrest	Bunbary	Wednesday, 10th November	10 a.m.
Collie	Collie	Tuesday, 9th No- vember	10 a.m.
Cue	Сие	Wednesday, 3rd No- vember	10 a.m.
Kalgoorlie, Coolgar- dic, Kanowna and Menzies	Kalgoorlie	Wednesday, 17th November	11 a.m.
Kanowna	Esperance	Wednesday, 24th November	11 a.m.
Kanowna	Norsenian	Thursday, 18th No- vember	11 a.m.
Katanning	Katanning	Tuesday, 14th De- cember	10 a.m.
Geraldton, Green- oligh, Irwin	Geraldton	Thursday, 4th No- vember	10 a.m.
Moore	Moora	Tuesday, 2nd No- vember	2 p.111.
Mt. Leonora	Leonora	Monday, 29th No- yember	10 a.m.
Mt. Magnet	Mt Magnet	Wednesday, 3rd No- vember	4.30 p.m.
Mnrray-Wellington- Forrest	Pinjarra	Friday, 10th Decem- ber	11 a.m.
Nelson	Bridgetown	Thursday, 11th No- vember	10,30a.m.
Northan	Northan	Wednesday, 10th November	10.30a.m.
Sussex	Busselton	Friday, 12th Novem- ber	10 a.m.
Toodyay	Toodyay	Monday, 6th Decem- ber	2 pl.nl.
Wagin and Ravens- thorpe	Wagin	Thursday, 9th De- cember	10 a.ni.
Williams-Narrogin	Narrogin	Wednesday, 8th De- ceinber	10 a.m.
Yilgarn	Southern Cross	Tuesday, 16th No- vember	10.30a.m.
York	York	Monday. 20th No- yember	2 p.m.

THE Department has been notified that Cheque No. 164447, dated the 23rd August, 1948, drawn on the Clerk of Courts Trust Fund for the sum of £3 19s. 11d. in favour of H. G. Howden, has been lost by the payee; payment has been stopped and it is intended to issue a fresh cheque in lien thereof.

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

THE HEALTH ACT, 1911-1944.

Department of Public Health,

Melville Road Board-Dr. Max Kimberly Anderson to be Medical Officer of Health, vice Dr. Edmund Rupert Dermer, resigned.

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

Nurses' Registration Board, Department of Public Health, Perth, 7th October, 1948.

THE undermentioned Hospital has been approved by the Nurses Registration Board as a Tubereulosis Training School for female general trained staff:-Repatriation General Hospital, Hollywood.

G. M. McGRATH, Secretary.

FIRE BRIGADES ACT, 1942.

Extraordinary Election.

IN accordance with the provisions of the Fire Brigades Act, 1942, and regulations thereunder, I hereby declare that Alfred Hines has been elected as a member of the Western Australian Fire Brigades Board, to represent the Municipal Councils and Road Boards mentioned in Part II. of the Second Schedule of the said Act, to hold office until the 31st day of December, 1948.

G. F. MATHEA, Chief Electoral Officer, Returning Officer.

State Electoral Office, 62 Barrack Street, Perth. 5th October, 1948.

LIST OF MARINE COLLECTORS' LICENSES AND BADGES.

Issued During Period 1st July to 30th September, 1948. Reg. No., Issued to, Address, Date Issued, Badge No.

18185—Abraham, Leslie Doige; 49 Williams Road, Nedlauds; 18/8/48; 496.

18189-Bland, Edwin Joseph; Narrogin; 26/8/48; 500.

18179-Boyd, Henry James William; 14 Kerr Street, West Leederville; 4/8/48; 490.

18194—Brown, Norman Leslie; 190 Rokeby Road, Subiaco; 14/9/48; 505.

18196-Clarkson, Mark Guy; Miling; 21/9/48; 507.

18174—Cockram, Gerald William; Nukarni; 4/8/48; 485.

18166—Collins, Albert John; 212 Mandurah Road, South Fremantle; 1/7/48; 477.

18169—Davis, Walter James; Sydenham Street, South Behnont; 13/7/48; 480.

18165—Dawson, Laurie; 261 Forrest Street, Kalgoorlie; 1/7/48; 476.

18181-Dinsdale, Frank; Wooroloo; 4/8/48; 492.

18168—Donnon, John; 68 Anzae Road, Bassendean; 13/7/48; 479.

18163-Doyle, Joseph; Agnew; 1/7/48; 474.

18162-Grant, Robert John; Esperance; 1/7/48; 473.

18193-Gray, Leslie; 8 Lindsay Street, Perth; 14/9/48;

504. 18188—Griffiths, Harold; Albany Road, Kenwick; 26/8/48; 499.

18173-Hamilton, Gordon Charles; 388 William Street, Perth; 19/7/48; 484.

Reg. No., Issued to, Address, Date Issued, Badge No.

- 18198-Harding, David Ernest; Harvey; 24/9/48; 509.
- 18195-Harrop, John Joseph; Norseman; 21/9/48; 506.
- 18182-Howell, Gordon Roy Newton; 24 Gordon Street, Swanbourne; 4/8/48; 493.
- 18177-Howson, Leonard James; 282 Aherdeen Street, West Perth; 4/8/48; 488.
- 18171-Hyatt, Gilbert Lewin; Clayton Road, Narrogin; 13/7/48; 482.
- 18183-Keay, Ernest Albert; Pingrup; 18/8/48; 494.
- 18184—Lambert, Max; 49 William Street, Perth: 18/8/48; 495.
- 18186-Long, John Meauger; 103 Flinders Street, Mt. Hawthorn; 18/8/48; 497.
- 18187-Maguire, Michael Joseph; Lakewood; 18/8/48; 498.
- 18175-Munyard, Raymond; 55 Coronation Street, Merredin; 4/8/48; 486.
- 18164—O'Neill, Ernest George; Kanowna Road, Kal-goorlie; 1/7/48; 475.
- 18180-Paterniti, Gertano; 77 Garrett Road, Bayswater; 4/8/48; 491.
- 18192-Prest, Jerome; 84 Anzae Road, Leederville; 31/8/48; 503.
- 18167—Russo, Gniseppe; 271 William Street, Perth; 13/7/48; 478.
- 18178-Serwetarz, Jankiel; 284 Bulwer Street, Perth; 4/8/48; 489.
- 18191-Smith, Robert; 94 Talbot Street, Norseman; 31/8/48; 502.
- 18190-Smith, Thomas; 26E Johnston Street, Boulder; 26/8/48; 501.
- 18172-Turton, William Robert; Wandering; 19/7/48; 483.
- 18176-Wagner, Alfred George; 388 William Street, Perth; 4/8/48; 487.
- 18170-Wesley, Evan Ernest; 133 Sonth Street, South Fremantle; 13/7/48; 481.
- 18197-Wylozny, David Myer; 15 Blake Street, North Perth; 21/9/48; 508.

J. DOYLE,

29/9/48.

Commissioner of Police.

THE STATE HOUSING ACT, 1946. Cancellation of Dedication. Department of Lands and Surveys, Perth, 28th September, 1948.

Corres. 1978/38. IT is hereby notified that His Excellency the Lientenant-Governor in Excentive Council has been pleased to cancel the dedication under the provisions of the State Honsing Act, 1946, of Swan Locations 4198 to 4273 inclusive to the purposes of the said Act.

> H. E. SMITH, Under Secretary for Lands.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1939, and its regulations:---

BRIDGETOWN.

12th October, 1948, at 12 noon, at the Court Honse-*Bridgetown--*¶570, 5a. 2r. 37p., £20. ‡Dinninup-Town ||25, 1r. 10.5 p., £20. \$Pemberton-Town 111, 1r., £20.

BUNBURY.

GERALDTON.

13th October, 1948, at 3.15 p.m., at the Rural and Industries Bank-*Perenjori-* 199, 4a. 1r. 6p., £12.

ALBANY.

14th October, 1948, at 2.30 p.m., at the Court House-;Gledhow-*¶ Snb. 11, 10a. 0r. 10p., £12.

NORTHAM.

14th October, 1948, at 11.30 a.m., at the Court House-[†]Grass Valley-Town 47, 1r. 23.5µ, \$15; Town 4d, 1r. 20p., £15.

Quairading-Town 34, 1r., £15.

BEVERLEY.

- 19th October, 1948, at 3.30 p.m., at the Government

MERREDIN.

£>∩ †Nukarni---Town 4, 1r., £20.

LAKE GRACE.

21st October, 1948, at 11 a.m., at the Rural and Industries Bank

‡Karlgarin-Town 14, 1r., £12 10s.

PINJARRA.

27th October, 1948, at 11 a.m., at the Court House-;Pinjarra-* Sub. 93, 5a. 1r. 18p., £11; * Sub. 94, 5a. 0r. 34p., £10.

*Suburban for cultivation.

iSection 21 of the regulations does not apply.

\$Sections 21 and 22 of the regulations do not apply. 'Subject to truncation of corner, if necessary.

Subject to reservation of marketable timber to the Crown.

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

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

H. E. SMITH, Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1946, owing to nonpayment of rent or other reasons:-

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

Craig, M. I.; 347/4079; Kojonup 8140; abandoned; 3593/45; 437 A & B 40 (CD 2).

Cream, J.; 5632/6 8645/09; 156/80, D2. 5632/68; Victoria 4719; conditions;

Cream, J.: 5633/68; Victoria 4721; conditions; 8646/09: 156/80. Dear, R. F.: 347/4765; Kojomin 6842; abandoned; 4515/47; 437 A & B 50, C & D 2.

Drummond, J.; 68/2914; Victoria 5740; £187 16s. 11d.; 3672/30; 156/80, F3.

Jensen, J. P.; 338/3501: Toolibin 17; £10 2s. 6d.: 6471/47; Toolibin Townsite—corner of Tarblin and Dorakin Streets.

Johnson, A. H.; 365/833; Avon 26982; abandoned; 322/39; 3 D/40 C4, 343 a/40C1.

Layton, H.; 3117/1258; Wilnna 979; abandoned; 2324/35; Wiluna Townsite.

Kennedy, D.; 347/3778; Fitzgerald 612 and 613; abandoned; 1026/44; 392/80, D 2 & 3.

Fletcher, I. G. M.; 347/3545; Avon 19836, 19837 and 19839; abandoned; 497/43; 377/80, El.

Martin, A. J.; 365/1120; Plantagenet 2908; 10s. 6d.; 1844/47; 451/80, E3.

Name, Lease, District, Reason, Corres., Plan. Ryan, J.; 1304/95A; Nuyts; £4 10s.; 3990/27; 27/300.

Sullivan, A. D.; 55/1974; Pcel Estate 144; aban-doned; 3937/30; 341/40 A & D Peel Estate.

Sullivan, A. D.; 55/2232; Peel Estate 143; aban-doned; 2683/31; Peel Estate.

H. E. SMITH, Under Secretary for Lands.

RESERVE.

Department of Lands and Surveys, Perth, 28th September, 1948.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserve the land described in the Schedule below for the purpose therein set forth.

4342/14

CHIDLOW .- No. 22842 (Hallsite), lots No. 203 and 204 (3r. 3.5p.). (Plan Chidlow Townsite.)

H. E. SMITH,

Under Secretary for Lands.

PARKS AND RESERVES ACT, 1895. Appointment of Member Emn Point Reserve Board. Department of Lands and Surveys

Perth, 28th September, 1948.

Corr. 5620/47.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the pro-visions of the above Act, William George Drew as a member of the Emn Point Reserve Board, vice Theo. C. Humphrey (junior), who has resigned.

H. E. SMITH,

Under Secretary for Lands.

CANCELLATION OF RESERVES.

10220 (Mosman Park), 15495 (Doraking), 22255 (near Greenwoods).

Department of Lands and Surveys, Perth, 28th September, 1948.

HIS Excellency the Lieutenant-Governor in Executive

Council has been pleased to approve, under section 37 of the Land Act, 1933-1946, as follows:— Corres. 3171/05—Of the cancellation of reserve 10220 (Mosman Park Lot 164) ''Hallsite (Recha-bites).'' (Plan Cottesloe.)

Corres. 9032/13-Of the cancellation of 15495 (Williams Location 11547) 'Water.'' 386A/40, B1.) reserve (Plan

Corres. 1422/39-Of the cancellation of reserve 22255 (Avon Location 27033) "Schoolsite." (Plan 26A/40, A2.)

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1945. Prohibited Periods. Department of Lands and Surveys, Perth, 5th October, 1948.

Corres. 270/38.

Corres. 210/30. IT is hereby notified for general information that the commencing date of the Prohibited Burning Period for the Canderdin Road District shall be the 1st November, 1948, in lien of the 15th October, 1948, as published in the Government Gazette of the 24th September, 1948.

> H. E. SMITH. Under Secretary for Lands.

THE LAND ACT, 1933-1946.

(Section S9A.)

Farm Reconstruction Areas.

HIS Excellency the Lientenant-Governor in Council has been pleased, under the provisions of section 89A of the Land Act, 1933-1946, to define and set apart the lands described in the schedule hereto as "Farm Reconstruction Areas." (Unencumbered Lands.)

Corres. 1377/47; District, Ninghan; Locations 1242 and 2407; Plan 65/80, E3; Former Leases 41341/55 and 20178/68.

H. E. SMITH.

Under Secretary for Lands.

LOT OPEN FOR SALE.

Department of Lands and Surveys Perth, 28th September, 1948.

IT is hereby notified, for general information, that the undermentioned lot is now open for sale, under the conditions specified, by public auction, as provided by the Land Aet, 1933-1946, at the following upset price:

Applications to be Lodged at Perth.

13021/10, Vol. 3.

NUNGARIN .- Suburban for Cultivation 127, £15.

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

> H. E. SMITH, Under Secretary for Lands.

LOT OPEN FOR LEASING.

Department of Lands and Surveys, Perth, 28th September, 1948.

Corres. 10202/99.

IT is notified, for general information, that Boulder Lot 533 is available for leasing under section 117 of the Land Act, 1933-1946.

Applications must be lodged at the Lands Office, Kalgoorlie, on or before the 20th October, 1948.

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

The following conditions shall apply :---

(1) No lease will be granted unless the applicant shall have first produced a "provisional consent to com-mence building," issued by the State Honsing Commission, or such other evidence to prove to the satisfaction of the Minister for Lands that the applicant already has or is in a position to obtain the necessary materials to build a residence on the lot applied for.

(2) The lessee will be required to erect a residence on his lot within six months from the date of the approval of his application or within such extended period as the Minister for Lands may approve. Faihure to comply with this condition renders the lease liable to forfeiture.

(3) The term of the lease will be 99 years.

(4) The annual rental payable for the first 10 years of the term of lease will be twelve shillings. The rental shall be subject to re-appraisement by the Minister at intervals of 10 years.

(5) No transfer of the lease will be approved until the lessee has complied with the building conditions of his lease.

(6) The lessee shall not carry on, or suffer or permit to be carried on, on the demised laud, any trade or business whatsoever, without the consent in writing of the Minister for Lands being first obtained; and further, the condition under which the said laud is made avail-able shall not entitle the lessee now, or at any future time, to the right to convert same to fee simple. (Plan Boulder Sheet 2)

(Plan Boulder Sheet 2.)

H. E. SMITH. Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of the Land Act, 1933-1946.

WEDNESDAY, 3rd NOVEMBER, 1948.

North-West Division-Erivilla District.

Corres. 721/44. (Plan 72/300.)

IT is hereby notified, for general information, that the land contained within late Pastoral Lease 394/1303, formerly held by V. D. Sorensen, comprising an area of 28,000 acres, will be available for selection as from Wednesday, 3rd November, 1948; subject to payment for improvements if any for improvéments, if any.

WEDNESDAY, 10th NOVEMBER, 1948. Kimberley Division-Fitzroy District.

Corres. 2320/33. (Plan 135/300.)

IT is hereby notified for general information that the land contained within late Pastoral Lease 396/412, formerly held by S. C. T. P. and S. A. Smith, compris-ing 59,645 acres, will be available for Pastoral Leasing as from Wednesday, 10th November, 1948; subject to payment for improvements, if any.

WEDNESDAY, 1st DECEMBER, 1948.

Eastern Division-Nabbern District. Corres. No. 310/36. (Plan 61/300.)

IT is hereby notified that the land contained within late Pastoral Lease 395/774, formerly held by L. & J. Finch, containing about 134,297 acres, will be avail-able for pastoral leasing as from Wednesday, 1st De-cember, 1948; subject to payment for improvements, if any.

Kimberley Division-Dampier District.

Corres. No. 330/45. (Plan 136/300.)

IT is hereby notified for general information that the and contained within late Pastoral Lease 396/687, formerly held by R. & R. McC. Bell, containing 190,000 acres, will be available for Pastoral Leasing as from Wednesday, 1st December, 1948; subject to payment for improvements, if any.

WEDNESDAY, 22nd DECEMBER, 1948.

North-West Division-Windell District,

Corres. 4978/27. (Plans 80/300 and 91/300.) IT is hereby notified for general information that the land contained within late Pastoral Leases 3698/96, 3807/96, 3065/96, 3533/96, 3808/96, 3532/96 and 3129/96 (Prairie Downs Station), formerly held by A. Leake, comprising 169,721 acres, will be available for Pastoral Leasing as from Wednesday, 22nd December, 1948; subject to payment for improvements.

H. E. SMITH, 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, 1933-1946, and the regulations appertaining thereto, subject to the pro-visions of the said Act, and also to the provisions of the Land Alienation Restriction Act, 1944.

Applications must be lodged not later than the date specified, but may be lodged before such date, if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected, such will continue available until applied for or otherwise dealt with.

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

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

All marketable timber, including saudalwood 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, "Mem-ber of the Forces" means a person who is or has been, a member of the Naval, Military or Air Forces of His Majesty the King during any period in which His Majesty is or has been engaged in war.

SCHEDULE,

WEDNESDAY, 13th OCTOBER, 1948.

PERTH LAND AGENCY.

Avon District (about 6 miles North of Trayning).

Corr. No. 1799/48. (Plan 34/80, B1.)

Location 20416, containing 998a. 3r. 16p. at 8s. 9d. per acre; classification page 48 of 1880/27, Volume 1; subject to payment for improvements and exempt from road rates for two years from date of approval of application Previous *Gazette* notice concerning this location is hereby cancelled.

Avon District (at Booraan).

Corr. No. 5002/20. (Plan 24/80, B1.) Location 27226, containing about 70a.; subject to survey, classification, pricing and the provision of any necessary roads.

Esperance District (near Dalynp River). Corr. No. 5690/21. (Plan 423/80, A and B3.)

The Crown land, containing about 250 acres, bounded on the Westward by a one-chain road along the East-ern boundaries of Dalynp A.A. lots 27 and 28, on the Northward by location 914, on the Eastward by boun-daries of Pastoral Lieense 3108/412, and on the Southward by lot 42; subject to survey, classification and pricing.

Fitzgerald District (about 6 miles West of Dowak).

Corr. No. 6788/24. (Plan 392/80, Al.) Locations 465 and 725, containing 1,001a. Or. 11p. at 1s. 9d. per acre (including survey fee and excluding improvements).

Hay District (about 9 miles South-West of Cranbrook).

Corr. No. 5722/25. (Plan 444/80, F2.) Locations 972 and 1069, containing 159a. Ir. 4p. and 160a. respectively at 5s. per acre (as one holding); elassifications pages 58 of 5722/25 and 19 of 8447/13; subject to poison conditions and exempt from road rates for two years from date of approval of applica-tion. Previous Gazette notice concerning these locations is hereby superseded.

Kojomp District (about 16 miles South-East of Muradup).

(Plans 437A/40, A and B2, Corr. No. 965/24. 437D/40, A and B3.)

Locations 7826 and 7406, containing 2,541a. 3r. 30p. at ls. 6d. per acre; classification page 7 of 965/24; subject to Rural and Industries Bank indebtedness, to poison conditions, and to timber conditions. Previous Gazette notice concerning this location is hereby cancelled.

Kojonnp District (about 8 miles North of Kebaringup). Corr. No. 3776/48. (Plan 417/80, F4.)

The area of Crown land in the Kojonnp district, containing about 420 acres, bounded by lines commencing at the South-East corner of Kojonup Location 6255 and extending South to the Northern boundary of location 8770; thence West, North and East re-spectively along boundaries of locations 8770, 7896, 8766, 7670 and 6255 to the starting point; subject to survey, classification and pricing.

Kojonup District (about 8 miles North-East of Kebaringup).

Corr. No. 2203/48. (Pl 435/80, A1, 436B/40, F1.) (Plans 417/80, F4, 418/80, A4,

The area of Crown land in the Kojonup district, containing about 1,300 acres, bounded by lines commencing at the North-East corner of location 8770 and extending East about 120 chains; theree South about 100 chains; theree West about 175 chains to and along the Northern boundaries of locations 8132 and 8765; theree North about 14 chains to the South-East corner of location 7662; thence East and North respectively along boundaries of locations 7662 and 8770 to the starting point; subject to survey, classification and pricing.

Ninghan District (about 10 miles North-West of Koorda).

Corr. No. 1699/24. (Plan 56/80 D1 and 2.) Locations No. 2128, containing 1079a. 1r. 23p., 2203 and 2133, containing 621a. 1r. 21p., and 1143, contain-ing 91a. 1r. 29p., all at 5s. 3d. per aere (as one hold-ing); classifications pages 29 and 30 of 1699/24; sub-ject to Rural and Industries Bank indebtedness. Previous Gazette notices concerning these locations are hereby cancelled.

Plantagenet District (near Porongorup). Corr. No. 3790/48. (Plan 451/80 C.1.)

(a) The Grown land, containing about 130 acres, bounded on the Northward by road No. 9257, on the Eastward by location 4580, and on the South-Westward by road No. 1145.

(b) The Crown land, containing about 250 acres, bounded on the Westward by location 4580, on the Northward by road No. 9257, on the castward by loca-tions 2281 and 3744, and on the Sonthward by a line in prolongation Eastward of the Sonth boundary of location 4580; subject to survey, classification and pricing.

Roe District (near Pingaring). Corr. No. 4392/22. (Plan 376/80 E 4.)

Location 343, containing 259 acres 1 rood 33 perches, and portion of location 1013, containing about 150 acres situated Southward of road No. 8900; subject to classification, pricing and any necessary survey.

Roc District (10 miles North of Hyden). Corr. No. 1601/48. (Plan 345/80 F3.)

The Crown land containing about 2,000 acres bounded on the Northward by road No. 6413, on the Eastward by location 1454, on the South-Eastward by a one chain road along the North-Western boundaries of location 1031, and on the South-Westward by a line in pro-longation North-Westward of the South-Western boundary of location 1031; subject to survey, classification and pricing.

Sussex District (near Bramley Siding). Corr. No. 4279/12. (Plan 440A/40. A1). Location No. 783, containing 256a. 2r; subject to classification and pricing.

Sussex District (31 miles West of Witcheliffe). Corr. No. 1478/35. (Plan 440A/40. A2.)

Location No. 1018, containing 209a. Or. Sp., at 7s. 6d. per acre; subject to payment for improvements, if any.

Victoria District (5 miles South of Mullewa). Corr. No. 1953/04, Vol. 4. (Plans 156B/40 D.2 and 156/80 D.3.)

The Crown land, containing about 284 acres, bounded by lines starting at the South-west corner of location 3844 and extending West about 53 chains, North about 53 chains and East about 53 chains to the Western boundary of location 3844; thence Southward along the said Western boundary to the starting point; sub-icat to summar classification and pupiling ject to survey, classification and pricing.

Williams District (Culbin).

Corr. No. 8810/06. (Plans 384C/40, F4 and 410B/40, F1.)

The Crown land, containing about 250 acres bounded on the Northward by road No. 5070, on the Eastward by road No. 7312 and a one-chain road along the Western boundaries of locations 4704 and 4703, on the Southward by location 4671 and on the Westward by location 12173 (excluding reserve 18308 and road No. 6745); subject to survey, classification and pricing; available to adjoining holders only.

WEDNESDAY, 20th OCTOBER, 1948.

PERTII LAND AGENCY.

Ninghan District (about 8 miles North of Gabbin). Corr. No. 6422/47. (Plan 55/80, A1.) Location 1492, containing 948a., at 4s. 6d. per acre; classification page 26 of 1773/29; subject to resumption for road-widening purposes, if required, and exempt from road rates for two years from date of approval of application; being J. R. Longmuir's cancelled appli-cation eation.

Open under Part V. of the Land Act, 1933-1946, as modified by Part VIII.

Peel Estate (near Mandogalup).

Corr. 5923/21. (Plan 341A/40, C2.)

Corr. 5923/21. (Plan 341A/40, C2.) Lot 111, containing 179a. 1r. 13p.; purchase money, £200; to members of the Forces: half-yearly instal-ments—first five years interest only at $4\frac{1}{2}$ % per annum £4 10s., balance 35 years principal and interest at $4\frac{1}{2}$ % per annum £5 11s. 6d.; civilians: half-yearly instal-ments—first five years interest only at 5% per annum £5, balance 35 years principal and interest at 5% per annum £5 18s. 8d.; subject to the special conditions respecting selection of lands in this estate.

Plantagenct District (about 9 miles East of Mt. Barker).

Corr. No. 9251/13. (Plan 451/80, C1.)

Plantagenet Locations 3744 and 2285, containing 156 acres 24 perches and 97 acres 2 roods 21 perches, respectively, priced at 6s. and 8s. per acre (including survey fee), respectively, and the area of vacant land con-taining about 62 acres, bounded by lines commencing at the Sonth-East corner of location 2285 and extending North about 26 chains along its Eastern boundary; thence East about 24 chains to the Western boundary of Porongorup Estate Lot 1; thence South and West along boundaries of lots 1, 2 and 5 to the starting point. Unsurveyed area subject to survey, classification and pricing. Classifications of locations 3744 and 2285, pages 34 and 33, respectively of 9251/13. Previous *Careatle* notice concerning above locations and area is tively, priced at 6s. and 8s. per acre (including survey Gazette notice concerning above locations and area is hereby superseded.

Plantagenet District (near Tudor Siding). Corr. No. 1174/48. (Plan 452C/40, F4.)

Corr. No. 1174/48. (Plan 4520/40, F4.) The Crown land, containing about 200 acres, bounded by lines starting at the South-Western corner of loca-tion 3801 and extending West to the prolongation South of the East boundary of location 3975; thence North about 50 chains along said prolongation and East boun-dary of location 3975; thence East to the prolongation Northward of the West boundary of location 3801; thence South along said prolongation and West boun-dary of location 3801 to the starting point; subject to survey. classification and pricing. survey, classification and pricing.

Victoria District (4 miles East of Gunnyidi). Open under Part V., See. 53.

Corr. No. 536/30. (Plan 90/80, E3.)

Location 9305, containing 3a. Or. Sp.; purchase price, £2 10s. (including all fces); available to adjoining holders.

Williams District (4 miles North of Beenong Siding).

Corr. No. 400/18. (Plan 387/80, D2.) Location 9519, containing 42a., at 12s. 6d. per acre (including survey fee and excluding improvements).

WEDNESDAY, 27th OCTOBER, 1948.

Avon District (about 8 miles East of Nungarin).

Corr. No. 395/48 (Plan 35/80, A2 and 3.) Locations No. 14049 and 23328, containing 994a. 0r. 14p. at 5s. 6d. per acre; classification page 19 of 5682/25; subject to payment for improvements and to Goldfields Water Supply timber conditions; being R. J. H. Saunders' cancelled application,

Avon District (at Barbalin Siding). Corr. No. 2325/48. (Plan 55/80, E3.)

Locations 14356, 14377 and 14404, containing SI3a. 3r. 32p. 1,179a. 2r. 27p. and 758a. respectively; all at 0s. 6d. per acre (as one holding); classifications pages 23 of 646/21, 3 of 4164/22 and 11 of 1427/28; subject to Rural and Industries Bank indebtedness and to right of resumption for railway purposes; being E. R. Rogers' cancelled application.

Avon District (about 8 miles North of Meckering). Open under Part V., Section 53.

Corr. No. 1422/39. (Plan 26A/40, A2.)

Location 27033, containing 1a.; purchase price £2 (including all fees).

Esperance District (about 3 miles North of Caitup). Corr. 14191/11. (Plan 423/80, D2 and 3.)

Location 613, containing 1,001a., at 1s. 9d. per acre; also locations 632 and 1328, containing 1,001a. at 1s. 9d. or 1s. 6d. per acre (as one holding); exempt from road rates for two years from date of approval of application; being W. A. Fraser's forfeited lease 7406/68 and J. Adamson's forfeited leases 21857/68 and 25614/74.

Hay District (about 12 miles South-West of Cranhrook).

Corr. No. 783/39. (Plan 444/80, E2.) Location 1088, containing 200a. at 0s. per acre; classification page 32 of 783/39; exempt from road rates for two years from date of approval of applica-tion; being W. R. Betts' forfeited lease 365/824.

> Peel Estate (about 21/2 miles South-East of Mandogalup).

Open mider Part V. of the Land Act, 1933-1946, as modified by Part VIII.

Corr. 425/32. (Plan 341A/40, B and C2.)

Corr. 435/32. (Plan 341A/40, B and C2.) Lot 701, containing 287a. Or. 23p.; purchase money, £114 17s. 2d.; to returned soldiers: half-yearly instal-ments—first five years interest only at 4½ per cent. per annum, £2 11s. 8d., balance 35 years principal and interest at 4½ per cent. per annum, £3 4s. 1d.; civil-ians: half-yearly instalments—first five years inter-est only at five per cent. per annum, £2 17s. 5d., balance 35 years principal and interest at five per cent. per annum, £3 8s. 2d.; subject to conditions governing selection in this estate. governing selection in this estate.

Plantagenet District (about 5 miles East of Mt. Barker).

Corr. No. 4127/48. (Plan 445/80, B and C4.)

The Crown land, containing about 1,000 acres, bounded on the Westward by locations 4903, 1700 and connuced on the westward by locations 4903, 1700 and 3751; on the Northward by the prolongation Eastward of the Northern boundary of location 3751; on the Eastward by the prolongation Northward of the East-ern boundary of location 3441; and on the Southward by locations 3441, 3792, 2860 and 2861; subject to survey, classification, pricing and the provision of any necessary roads necessary roads.

Roe District (about 10 miles East of Lake King). Corr. No. 2345/48. (Plan 389/80, D3 and 4.)

Locations 1624, 1625 and 1938, containing 3259a. 3r. 38p. at 3s. per acre; classification page 22 of 660/39; subject to Rural and Industries Bank indebtedness and to mining conditions; being W. L. Marcus' cancelled application.

Roe District (about 6 miles East of. Hyden). Corr. No. 3864/28. (Plan 346/80, B4.)

Locations 1461 and 1807, containing 1931a. 2r. 22p. at 5s. per acre; classification page 1 of 1657/28; sub-ject to payment for improvements; being J. N. Hall's forfeited leases 68/543 and 74/369.

Wellington District (about 1 mile North-West of Duranillin).

Corr. No. 2960/18. (Plan 410C/40, E4.) Locations 2607 and 3632, containing 918a. 2r. 17p. and 160a. respectively at 6s. 3d. per acre; classification page 143A of 734/20; subject to payment for im-provements, if any, and to timber conditions; exempt from road rates for two years from date of approval of application. Previous *Gazette* notice concerning these locations is hereby causelled locations is hereby cancelled.

Williams District (9 miles North of Tincarrin).

Corr. No. 9032/13. (Plan 386A/40, B1.)

Location 11547, containing 50a. at 13s. 6d. per acre (including survey fee).

THE ROAD DISTRICTS ACT, 1919-1947. Temporary Road Closure.

> Department of Lands and Surveys Perth, 5th October, 1948.

Corres. No. 1776/48.

IT is hereby notified that the Hon. the Minister for Lands having approved, on the recommendation of the Cunderdin Road Board, of the following road being temporarily closed under the provisions of section 152 of the Road Districts Act, 1919-1947, such road is hereby temporarily closed until further notice.

Cunderdin.

N. 109.

The surveyed road along the South-Eastern boundaries of Meckering Agricultural Area Lots 44 and 37; from the Sonthernmost corner of lot 44 to the Easternmost corner of lot 37. (Plan 26D/40 A. 3.)

> H. E. SMITH, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Road.

WE, The State Housing Commission and A. McCosker, heing the owners of land over or along which the portion of road hereunder described passes, have applied to the Nedlands Road Board to close the said portion of road, viz .:---

Nedlands.

N302. The whole of road No. 2895 (Clare Street) Swanbourne, from Kirkwood Street to Walpole Street. (Plan Cottesloe.)

> A. McCOSKER, R. J. BOND,

Secretary State Housing Commission.

I, Thomas Francis Warlow Kendall, on behalf of the Nedlands Road Board, hereby assent to the above application to close the road therein described.

THOS. F. W. KENDALL.

Chairman Nedlands Road Board. 30th September, 1948.

PUBLIC WORKS TENDERS.

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

Work .- Mukinbudin School and Quarters-Repairs and Renovations (10171); 12th October, 1948; condi-tions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 28th September, 1948.

Work.-Darlington School and Quarters-Repairs and Renovations (10172); 12th October, 1948; conditions

Renovations (10172); 12th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 28th September, 1948. Work.—Wiluna Warden's Court and Offices—Repairs and Renovations (10173); 12th October, 1948; condi-tions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, and Mining Registrar's Office, Wiluwa, on and after 28th September, 1948.

Work.—Narrogin School of Agriculture—Drainage (10174); 12th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Court House, Katanning, on and after 28th September, 1948. Work.—Fremantle Gaol Wardens' Quarters—Repairs and Renovations, Premises 31-41 Henderson Street (10177); 12th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Fre-mantle, on and after 28th September, 1948.

Work .--- Gnowangerup Police Station and Quarters Repairs and Renovations (10178); 12th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany: Police Station, Gnowangernp, and Court House, Katanning, on and after 28th September, 1948.

Work.—Frankland River School—Removal of Class-room from Linfarn (10179); 12th October, 1948; con-ditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Police Station, Demnark, on and after 28th September, 1948.

Work.-Norseman Hospital-Hot Water Installation (10176); 19th October, 1948: conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie. and Mining Registrar's Office, Norseman, on and after 5th October, 1948.

Work .- Cottesloe Senior School-Repairs and Renovations (10180); 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 5th October, 1948.

Work,-Perth-Fremantle Government Buildings Chimney Sweeping Contract, 1948-1949 (10181); 19th October, 1948; conditions may be seen at the Contrac-tors' Room, P.W.D., Perth and Frewantle, on and after 5th October, 1948.

Work.—Wongan Hills State Farm—New Quarters and Additions to Cottages (10182): 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth; Water Supply Office, Northam, and Police Station, Wongan Hills, on and after 5th October, 1948.

Work.—Tenterden School and Quarters—Repairs and Renovations (10183): 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Police Station, Mount Barker, on and after 5th October, 1948.

Work,-Broomehill Police Station and Quarters-Erection (10184); 19th October, 1948: conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany; Police Station, Broomchill, and Conrthouse, Katanning, on and after 5th October, 1948.

Work.—Fremantle Prison Warders' Quarters—Re-pairs and Renovations to Premises 19-29 Henderson Street (10185); 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Fremantle, on and after 5th October, 1948.

School-Honschold Work.—Northam Management Centre-Alterations (10186): 19th October, 1948; con-ditions may be seen at the Contractors' Room, P.W.D., Perth, and Water Supply Office, Northam, on and after 5th October, 1948.

Work .--- Wooroloo Sanatorium --- Six Timber Framed Cottages—Sewerage, etc. (10187); 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 5th October, 1948.

Work,-Wooroloo Sanatorium-New Brick Cottage (10188); 19th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 5th October, 1948.

Work .- Boulder Police Station and Quarters-Repairs and Renovations (10189); 26th October, 1948; condi-tions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 12th October, 1948.

-Merredin School-Additions (10190); 26th Work.-October, 1948; conditions may be seen at the Con-tractors' Room, P.W.D., Perth, and Merredin, on and after 12th October, 1948.

Work.—Collie High School—New Drinking Troughs (10191); 26th October, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Courthouse, Collie, on and after 12th October, 1948.

Work.—Yarloop Hospital—Additions (10192); 2nd November, 1948; conditions may be seen at the Con-tractors' Room, P.W.D., Perth, and Bunbury; Police Station, Yarloop, and Water Supply Office, Harvey, on and after 19th October, 1948.

Work.—Geraldton Police Quarters—Repairs and Re-novations (10193); 2nd November, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 19th October, 1948.

Work.—Fremantle Prison Warders' Quarters—Re-pairs and Renovations to Premises 7-17 Henderson Street (10194); 2nd November, 1948; conditions may be seen at the Contractors' Room, P.W.D., Porth, and Fremantle, on and after 19th October, 1948.

Work.—Perth Traffic Department—Repairs and Painting (10195); 2nd November, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 19th October, 1948.

Work.—Kalgoorlie Hospital—Repairs and Painting (10196); 2nd November, 1948; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kal-goorlie, on and after 19th October, 1948.

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 Place, Perth," and must be indorsed "Tender." The highest, lowest, or any tender will not necessarily be accepted.

> W. C. WILLIAMS Under Secretary for Works.

7th October, 1948.

No. 2.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1945.

Bayswater Road Board-Town Planning Scheme. NOTICE is hereby given that the Bayswater Road Board on 21st April, 1948, passed the following reso-

Intion: Resolved that the Bayswater Road Board, in pur-suance of section 7, subsection 4 of the Town Planning and Development Act, 1928-1945, amplify and amend the Bayswater Road Board Town Planning Scheme (T.P.E. 448/30, gazetted 12th April, 1935), by includ-ing therein the following work, to be designated Work No. 9

Work No. 2.

The provision of a building line on the North side of Railway Parade (Smead Terrace), commencing at the Junction of the Northern boundary of Railway Parade with the Western boundary of lot 23, L.T.O. Diagram 1241; thence parallel to the Southern side of Railway Parade to a point in the Western boundary of lot 4, L.T.O. Plan 1321; thence parallel to the Southern boun-dary of lot 4, to the Eastern boundary of lot 4, and continuing in the same straight line to the Eastern boundary of lot 42, L.T.O. Plan 4434.

The junctions of the building line with the boundaries of Rose Avenue and Drake Street to be truncated by standard cut-offs of 42.4 links, as set out and delineated in red on the plan marked Bnilding Line Plan No. 1, Work No. 2.

And notice is hereby further given that Plan No. 1 referred to in the above resolution has been deposited at the Town Hall, Slade Street, Bayswater, and will be open for inspection by all persons interested without 4 p.m., Mondays to Fridays (closed Saturdays).

Any objections to the above proposed amendment should be sent in writing to the Secretary of the Bays-water Road Board before Friday, 22nd October, 1948.

Dated this 30th day of April, 1948.

(Sgd.) E. MENMUIR, J.P., Chairman. (Sgd.) ALFRED B. BONE, Secretary.

Notified for public information.

(Sgd.) D. L. DAVIDSON, Chairman, Town Planning Board.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT. M.W.S. 76/39.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in

extension to Reticulation Area 9 South Perth within the boundaries of the South Perth Road Board, as herennder described :-

Commencing at a point in the centre of Birdwood Avenue and Murray Street and proceeding North along the centre of Murray Street and proceeding North along the centre of Murray Street to a point in the centre of David Street and South Terrase; thence North-Easterly along the centre of David Street to a point opposite the prolongation of the South-Western boundary opposite the prolongation of the South-Western boundary of lot 132 David Street; thence North-Westerly across David Street to and along the said boundary of lot 132 David Street to its North-West corner; thence North-Easterly along the North-Western boundaries of lots 132, 131, 130, 129, 128, 127, 126, 125, 124 and 123 David Street and its prolongation to the centre of Hensman Street; thence Easterly along the centre of Hensman Street; thence Easterly along the centre of Hensman Street to a point in the centre of Donglas Avenue; thence South-Easterly along the centre of Donglas Avenue to a point opposite the prolongation of the South-Eastern boundary of lot 154 Bland Street; thence South-Westerly across Douglas Avenue to and along the said boundary of lot 154 Bland Street and South-Westerly along the South-Eastern boundaries of lots 153, 40, 152 and 151 Bland Street; thence South-Easterly along the North-Eastern boundary of lot 151 Bland Street and South-Easterly along the North-Eastern boundaries of lots 159, 158 and 157 Mabel Street; thence South-Easterly along the Eastern bound-ary of lot 157 Mabel Street and its prolongation to the centre of Mabel Strect; thence Westerly along the centre of Mabel Street to a point opposite the prolongation of the South-Eastern boundary of lot 195 Mabel Street; thence Southerly across Mabel Street to and along the said boundary of lot 195 Mabel Street; thence Westerly along the Sonthern boundary of lot 195 Mabel Street to a point on the Eastern boundary of lot 192 Bland Street; thence Sontherly along the Eastern houndaries of lots 192, 191 and 190 Bland Street; thence Westerly along the Southern boundary of lot 190 Bland Street to a point on the Eastern boundary of lot 202 South Terrace; thence Southerly along the Eastern boundary of lot 202 South Terrace and its prolonga-Westerly along the centre of South Terrace; thence Westerly along the centre of South Terrace to a point in the centre of Bland Street; thence Southerly along the centre of Bland Street to a point in the centre of Birdwood Avenue; thence Westerly along the centre of Birdwood Avenue; thence Westerly along the centre of Birdwood Avenue to the point of commencement as shown in green on Plan M.W.S.S. & D.D., W.A. No. 7194.

Owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st December, 1948, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st Dec-ember, 1948, rates will be charged from date of connection.

A plan of the works to be carried out at each property must first be obtained from the Department.

Dated this Sth day of October, 1948, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT. 1st October, 1948.

M.W.S. 1137/39.

LICENSED sanitary plumbers are hereby notified that the Hon. Minister for Water Supply, Sewerage and Drainage has approved of the issue of a further cer-Plumbers to permit them to carry out actual plumbing work under the direction of Licensed Sanitary Plumbers in connection with sewerage installations :-

Archibald, G. H., 1 Fraser Street, Swanbonrne. Brown, A. B., 2 Stuart Street, Mosman Park. Carter, W. C., 276 Bnlwer Street, Perth. Chesson, A. D., 159 Dundas Road, Inglewood. Cleal, A. L., 34 Hastings Street, Scarborough. Cox, E. J., 30 Eton Street, North Porth.

Exley, W. A., 146 Royal Street, East Perth. Francis, K. T., 33 Harold Street, Perth. Gurner, N. A., 77 Cowle Street, West Perth. Hayward, R.; 34 Canterbury Terrate, Victoria Park Hudson, D. K.; 36 John Street, North Fremantle. Laburen, K. 216 Care Street, Lordomille Johnson, K., 216 Carr Street, Leederville. Langoulant, D. C.; 14 Wickham Street, East Perth. Levett, L. R., 94 Canning Highway, Palmyra. Longworth, P. J., Wooloomooloo Road, Greenmount. Potter, K., Canning Highway, Palmyra. Price, C. R. B., 110 Tenth Avenue, Inglewood. Simpson, H. G., 179 Marmion Street, Cottesloe. Smith, K. A., 36 Dunedin Street, Mt. Hawthorn. Truscott, A. L., 199 Guildford Road, Maylands. Truscott, T. R., 199 Guildford Road, Maylands. Willers, R. J. T., 79 Herdsman Parade, West Leeder-ua ville

Frier, D. W., Orchard Avenue, Armadale. Boar, W. M., ''Polbream,'' Royal Street, Kenwick. Bradfield, W. T., Johnstone Street, Parkerville. Brackenridge, T. D., 26 Elvire Street, Midland Junction

Chatfield, E. T., West Swan, Caversham.

Larcombe, O. T., 229 Oxford Street, Leederville. Ray, M. W., 34 Kimberley Street, Leederville. Walton, N. W., 10 Vine Street, North Perth. Stewart, A., "Caledonia," Albina Road, Maida Vaie. Reid, J. W., 23 Deakin Street, Collie.

Licensed sanitary plumbers are required, in compliance with by-law 58, to employ only men under their direction in connection with sewerage installations who are in possession of a Working Plumber's Certificate issued under such by laws.

> J. C. HUTCHINSON, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

NOTICE is hereby given, in purshance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, that water mains have been laid in the undermentioned streets in districts indicated.

Bayswater Road District.

S00/48-Toowong Street, from lot 29 to lot 33-South-Easterly

Belmont Park Road District.

728/48-Matheson Avenue, from lot 106 to lot 105 -Sonth-Westerly

625/48-The Court, from lot 68 to Money Street-South-Westerly.

Money Street, from The Court to Victoria Street-South-Easterly.

Victoria Street, from Money Street to lot 1-North-Easterly.

Canning Road District.

607/48-Queen Street, from lot 48 to lot 160-Sonth-Westerly.

816/48--Norman Street, from lot 19 to lot 21-Northerly.

536/48-Alexandra Avenue, from lot 33 to lot 32-North-Easterly. 471/48-Edgecumbe Street, from lot 275 to lot 274-

Southerly.

Melville Road District.

290/48-Locke Street, from Ullapool Road to Reyolds Road—South-Westerly. Reynolds Road, from Gib-son Street to lot 277—South-Easterly. Gibson Street, from Reynolds Road to unnamed street-South-West-erly. Unnamed street, from Gibson Street to lot 209-South Easterly.

Perth Road District.

564/48-Tuart Street, from lot 80 to lot 85-Easterly.

822/48-Raymond Street, from lot 23 to lot 27-Easterly.

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

Dated this 8th day of October, 1948.

J. C. HUTCHINSON, Under Secretary.

[October 8, 1948.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Queens Park, between Marquis, York, Lord and Boundary Streets.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule heroto-being all in the Canning District-have, in pursuance of the written approval and consent of His Excellency the Lientenant-Governor, acting by and with the advice of the Excentive Council, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely :--State Housing at Queens Park, between Marquis, York, Lord and Boundary Streets.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed, are shown marked off on Plan, P.W.D., W.A., 31472 which may be inspected at the Office of the Minister for Works, Perth.

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

			001				
No. on Plan P.W.D., W.A., No. 31472.	Owner or Reputed	l Owner.		Description.		Аг	ca.
l to 7 (inclusive) 60 to 62 (inclusive)	Thomas Hall			Portion of Canning Location 328, being Lots 297 to 303 (inclusive), 419, 454 and 455 on L.T.O. Plan 2125 (Certificate of Title Volume 367, Table 200)	а. 2	г. 0	p. 31 · l
8 to 11 (inclusive)	George Robert James Car	ter		Folio 30) Portion of Canning Location 328, being Lots 293 to 296 (inclusive) on L.T.O. Plan 2125 (Certi- ficate of Title Volume 303, Folio 170)	0	3	24
12 and 13	Catherine Forrest			Portion of Canning Location 328, being Lots 286 and 287 on L.T.O. Plan 2125 (Certificate of Title Volume 462, Folio 42)	0	3	1.7
14 and 15	Henry Male		•••	Portion of Caming Location 328, being Lots 288 and 289 on L.T.O. Plan 2125 (Certificate of Title Volume 242, Folio 154)	0	2	$2 \cdot 9$
16 and 68	David James Strang			Portion of Canning Location 328, being Lots 284 and 379 on L.T.O. Plan 2125 (Certificate of Title Volume 185, Folio 67)	0	2	4.8
17, 18, 24, 25 and 26	George Robert James Car	ter		Portion of Canning Location 328, being Lots 247, 246, 335, 336 and 337 on L.T.O. Plan 2125 (Certificate of Title Volume 436, Folio 10)	1	1	0.6
19 and 20	Herbert Edgar Brown		•••	Portion of Cauning Location 328, being Lots 279 and 278 on L.T.O. Plan 2125 (Certificate of Title Volume 1006, Folio 919)	0	1	8
21 and 22	Sheila McKenzie Bisley			Portion of Canning Location 328, being Lots 271 and 270 on L.T.O. Plan 2125 (Certificate of Title Volume 408, Folio 156)	0	1	8
23 and 83	Mary Costello		•••	Portion of Canning Location 328, being Lots 269 and 266 on L.T.O. Plan 2125 (Certificate of Title Volume 175, Folio 11)	0	1	8.3
27 and 28	Caroline Maud Boyce			Portion of Canning Location 328, being Lots 340 and 341 on L.T.O. Plan 2125 (Certificate of Title Volume 225, Folio 180)	0	1	37.3
29 and 30	Esther Thomas			Portion of Canning Location 328, being Lots 194 and 193 on L.T.O. Plan 2125 (Certificate of Title Volume 303, Folio 171)	0	1	34
31, 32, 46 to 49 (inclusive)	James Robert Ernest Old		•••	Portion of Canning Location 328, being Lots 243, 242 and 196 to 199 (inclusive) on L.T.O. Plan 2125 (Certificate of Title Volume 504, Folio 156)	0	3	
33, 34, 50 and 51	David Smith	,	•••	Portion of Canning Location 328, being Lots 241, 240, 200 and 201 on L.T.O. Plan 2125 (Certi- ficate of Title Volume 511, Folio 87)	0	2	16
35 to 39 (inclusive) 52 to 56 (inclusive)	Henry Guenther Rienits			Portion of Canning Location 328, being Lots 239, 238, 237, 236, 235 and 202 to 206 (inclusive) on L.T.O. Plan 2125 (Certificate of Title Volume 549, Folio 169)	1	_	0
40 and 57	Irenc Isabella Brown			Portion of Canning Location 328, being Lots 234 and 207 on L.T.O. Plan 2125 (Certificate of Title Volume 1005, Folio 238)	0	_	8
41	Nora Norton ,			Portion of Canning Location 328, being Lot 232 on L.T.O. Plan 2125 (Certificate of Title Volume 682, Folio 91)			24
42	Edward Harold Shumaek			Portion of Canning Location 328, being Lot 228 on L.T.O. Plan 2125 (Certificate of Title Volume 607, Folio 8)	0		24
43 and 59	Ernest John Marsh			Portion of Canning Location 328, being Lots 224 and 217 on L.T.O. Plan 2125 (Certificate of Title Volume 614, Folio 172)	0		8
44 and 45	Mary Costello			Portion of Canning Location 328, being Lots 223 and 222 on L.T.O. Plan 2125 (Certificate of Title Volume 169, Folio 27)	0		8.2
58	William Simpson			Portion of Canning Location 328, being Lot 211 on L.T.O. Plan 2125 (Certificate of Title Volume 468, Folio 182)	0	0	24
63, 64 and 65	Thomas Hall			Portion of Canning Location 328, being Lots 382, 381 and 380 on L.T.O. Plan 2125 (Certificate of Title Volume 325, Folio 139)	0	2	11.2

SCHEDULE.

P.W. 866/48.

2399

SCHEDULE-continu	urd.
------------------	------

No. on Plan P.W.D., W.A., No. 31472.	Owner or Reputed Owner.	Description.	Area.	
66	Elizabeth Broad	Portion of Canning Location 328, being Lot 367 on L.T.O. Plan 2125 (Certificate of Title Volume 194, Folio 167)	a. r. p. 0 0 29.	
67	Alfred William Whitaker Pate	Portion of Canning Location 328, being Lot 345 on L.T.O. Plan 2125 (Certificate of Title Volume 623, Folio 199)	0 0 27	
69 and 70	Henry Snashall	Portion of Canning Location 328, being Lots 191 and 190 on L.T.O. Plan 2125 (Certificate of Title Volume 1020, Folio 456)	0 1 31.	
71	Alexander John MeLaren, Trustee of the assigned Estate of Olive Hergh	Portion of Canning Location 328, being Lot 125 on L.T.O. Plan 2125 (Certificate of Title Volume 276, Folio 84)	0 0 33.	
72, 73 and 74	Michael Joseph O'Mara	Portion of Canning Location 328, being Lots 124, 123 and 126 on L.T.O. Plan 2125 (Certificate of Title Volume 187, Folio 66)	038.	
75 and 76	Sheila McKenzie Bisley		0 1 5.	
77 and 78	Catherine Annie Herd		0 1 10.	
79 and 80	Mary Sutton	Portion of Canning Location 328, being Lots 28 and 29 on L.T.O. Plan 2125 (Certificate of Title Volume 391, Folio 171)	0 1 16.	
\$1 and \$2	Bessie Constance Tayler	Portion of Cauning Location 328, being Lots 156 and 157 on L.T.O. Plan 2125 (Certificate of Title Volume 191, Folio 63)	0 1 8.	

Certified correct this 29th day of September, 1948.

H. S. SEWARD,

for Minister for Works.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 7th day of October, 1948.

P.W. 1599/48.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Newdegate Crescent, Victoria Park.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely :—State Housing at Newdegate Crescent, Victoria Park.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31478, which may be inspected at the Office of the Minister for Works, Perth.

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

No. on Plan P.W.D., W.A., No. 31478.	Owner or Reputed Owner.	Description.	Area.
	Mary Amelia Cook	Portion of Swan Location 36, being Lot 34 on L.T.O. Plan 4570 (Certificate of Title Volume 879, Folio 107)	a. r. p. 0 0 33

SCHEDULE.

Certified correct this 29th day of September, 1948.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

P.W. 458/44.

Public Works Act, 1902-1945.

LAND RESUMPTION.

Swan River Improvements at Burswood.

NOTICE is hereby given, and it is hereby declared, that the several picces or parcels of land described in the Schedule hereto being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Lientenant-Governor, acting by and with the advice of the Executive Council, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely :—Swan River Improvements at Burswood.

And further notice is hereby given that the said pieces or parcels of land so set apart. taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31495, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31495.	Owner or Reputed Owner.	Description.	Area.		
	The Chairman for the time being of the Western Australian Turf Chub	Portion of Swan Location 35, being the whole of the land contained in Certificate of Title Volume 1086, Folio 256	a. r. p. 140 2 2		

Certified correct this 7th day of October, 1948.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Lientenant-Governor in Excentive Council.

Dated this 7th day of October, 1948.

P.W. 1610/48.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Taree Street, Queen's Park.

NOTICE is hereby given, and it is hereby declared, that the several picces or parcels of land described in the Schedule hereto-being all in the Canning District-have, in pursuance of the written approval and consent of His Excellency the Lientenant-Governor, acting by and with the advice of the Excentive Council, dated the 7th day of October, 1948, been set apart, taken or resumed for the purposes of the following public work, namely :--State Housing at Tarce Street, Queen's Park.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed, are shown marked off on Plan, P.W.D., W.A., 31476, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. 01 Plan P.W.D., W.A., No. 31476.	Owner or Reputed Owner.	Description.	Arca.		
	Alfred Bridgman and William Bridgman	Portion of Canning Location 2, being Lot 26 on L.T.O. Plan 2711 (Certificate of Title Volume 420, Folio 55)	a. r. p. 5 0 15		

Certified correct this 29th day of September, 1948.

H. S. SEWARD, for Minister for Works. JAMES MITCHELL, Licutenant Governor in Executive Council.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Corner of Simpson and Macrae Roads, Appleeross.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Swan District-have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Excentive Conneil, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely :--State Housing at Corner of Simpson and Macrae Roads, Applecross.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31483, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31483.	Owner or Reputed Owner.	Description.	Arca.
	Edward Watt	Portion of Swan Location 61, being Lot 59 on L.T.O. Plan 4969 (Certificate of Title Volume 1018, Folio 89)	a. r. p. 0 0 39·8

Certified correct this 1st day of October, 1948.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Lieutenant-Governor in Excentive Conneil.

Dated this 7th day of October, 1948.

P.W. 58/45.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Geraldine Street, Bassendean.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Swan District-have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Excentive Conneil, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely :--State Housing at Geraldine Street, Bassendean.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed, are shown marked off on Plan, P.W.D., W.A., 31480, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31480.	Owner or Reputed Owner,	Description.	Area.		
	Whitfords Limited	Portion of Swan Location S, being the subject of L.T.O. Diagram 13096 (Certificate of Title Volume 1002, Folio 31)	a. r. p. 0 0 8·4		

Certified correct this 1st day of October, 1948.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Lientenant-Governor in Executive Council.

P.W. 1600/48.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Lefroy Road, South Fremantle.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Fremantle Suburban District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Excentive Council, dated the 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely:—State Housing at Lefroy Road, South Fremantle.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31482, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31482.	Owner.	or Reputed Owne	ðr.	Description.	A	rea.
	Matilda Eatt			Fremantle Suburban Lot 58 (Certificate of Title Volume 1014, Folio 456)	a. r. 4 2	р. 0

Certified correct this 1st day of October, 1948.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Lientenant-Governor in Executive Conneil.

Dated this 7th day of October, 1948.

P.W. 1637/48.

PUBLIC WORKS ACT, 1902-1945; STATE HOUSING ACT, 1946.

LAND RESUMPTION.

State Housing at Haldane Street, Mount Clarmont.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Perthshire District-have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Conneil, dated this 7th day of October, 1948, been set apart, taken, or resumed for the purposes of the following public work, namely -State Housing at Haldane Street, Mount Claremont.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31485, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plau P.W.D., W.A., No. 31485.	Owner or Reputed Owner.	Description.	Arca.
	Robert Arthur Becsley	Portion of Perthshire Location Aw, being Lot 366 on L.T.O. Plan 3337 (Certificate of Title Volume 583, Folio 187)	a. r. p. 0 1 4.5

Certified correct this 1st day of October, 1948.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Lientenant-Governor in Excentive Conneil.

BUNBURY WATER BOARD.

Proposed Loan No. 19 of £2,500.

NOTICE is hereby given that the Bunbury Water Board proposes to borrow the sum of two thousand five hundred pounds ($\pounds 2,500$).

The said sum of $\pounds 2,500$ is proposed to be raised by the sale of debentures repayable with interest by forty (40) equal half-yearly instalments over a period of twenty (20) years after the issue thereof, in lien of the formation of a sinking fund. The debentures shall bear interest at a rate of three pounds seven shillings and sixpence ($\pounds 3$ 78. 6d.) per centum per annum payable half-yearly.

The amount of the said debentures, including interest thereon, is to be paid at the office of the Board, at Bunbury, Western Anstralia.

The purposes for which the proposed Loan are to be applied are the replacing of the existing reticulation mains in Forrest Avenue with a six-inch main between Spencer Street and Ecclestone Street, and also replacing the existing reticulation main in Ecclestone Street with a six-inch main between Forrest Avenue and Queensbury Street.

The Governor's approval to the proposed Loan, as required by section 113 of the Water Boards Act, 1904-1947, was published on page 2342 of the *Government Gazette* dated 1st October, 1948.

A statement of the expenditure of the money proposed to be borrowed is open for inspection at the office of the Board, Stephen Street, Bunbury.

> W. E. STOCKDALE, Commissioner. R. HOUGHTON, Secretary.

> > Wm. C. MILLS

THE CITY OF PERTH.

Stand for Public Vehicles.

NOTICE is hereby given that nuder section 251 of the Municipal Corporations Act, 1906-1947, the Conneil of the City of Perth resolved on the 27th September, 1948, that the undermentioned public stand be appointed and fixed for omnibuses only:—A stand on the Northern side of St. George's Terrace, beginning at a point 85 feet East of the Eastern alignment of Cathedral Avenue and extending Eastwards 73 feet.

Acting Town Clerk.

29th September, 1948.

CITY OF PERTH.

Proposed Loan of £150,000.

(Loan No. 31.)

NOTICE is hereby given that the Conneil of the City of Perth proposes to borrow the sum of £150,000 (one hundred and fifty thousand pounds) to be expended on the construction of the following works and nudertakings, namely:---

The making, paving, altering and increasing the width of streets and footways within the City of Perth.

Plans and specifications of the said works and undertakings and an estimate of the cost thereof, and a statement showing the proposed expenditure of the money to be borrowed, have been prepared and will be open for inspection at the office of the Conneil of the City of Perth at 207 Mmray Street, Perth, for one month from the publication hereof, between the hours of 10 o'clock in the forenoon and 4 o'clock in the afternoon on every day except Saturdays and Sundays.

The said amount of £150,000 is proposed to be raised by the sale of debentures, bearing interest at a rate not exceeding £3 7s. 6d. per centum per annum. The said debentures with interest will be repayable by 30 equal half-yearly instalments over a period of 15 years from the date of the issue thereof in lice of the formation of a sinking fund. The moneys due on such debentures will be paid halfyearly at the office of the Council of the City of Perth at 207 Marray Street, Perth.

Dated the 1st day of October, 1948.

J. TOT	TERD	ELL,
	Lord	Mayor.
Wm. C.	MIL	LS,
Acting	Town	Clerk.

THE MUNICIPAL CORPORATIONS ACT, 1906-1945. Municipality of Bonlder.

Notice of Intention to Borrow-Proposed Loan of £5,000.

NOTICE is hereby given that the Municipal Conneil of Bonlder proposes to borrow the sum of five thousand pounds, to be expended on works and undertakings in the Municipality of Boulder. The amount of five thousand pounds is proposed to

The amount of five thousand pounds is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding £3 8s. 9d. per centum per annum, payable half-yearly.

The Loan will be expended on the construction of works, namely, road works in various parts of the Municipality, and plans and specifications and estimates of such work, and the statements showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Council for six weeks from the publication hereof, between the hours of 9 a.m. and 4 p.m. on week days, except Saturday. The amount of the said debentures and interest thereon

The amount of the said debentures and interest thereon shall be paid at the Commonwealth Bank of Australia, Perth.

Dated the 1st day of October, 1948.

J. D. TEAHAN, J.P., Mayor. C. L. McLLHENEY, Town Clerk,

THE ROADS DISTRICTS ACT, 1919-1942. Poundkeeper and Ranger.

IT is hereby notified for general information that at a meeting of the Cranbrook Road Board held at Cranbrook on the 15th September, 1948, it was resolved to appoint Mr. J. Crosby, Jur., as poundkeeper and ranger to the said Board.

> J. CAMPBELL, Secretary. L. G. HORDACRE, Chairman.

THE ROAD DISTRICTS ACT, 1919-1947. Perth Road Board.

Notice of Intention to Borrow—Proposed Loan of £16,000.

NOTICE is hereby given that at a meeting held on 28th September, 1948, the Perth Road Board resolved to borrow the sum of sixteen thousand pounds to be expended on works and undertakings in the Perth Road District, the said works and undertakings being the construction, widening and concrete kerbing of roads, footpath construction and re-construction, drainage and improvements to parks and reserves.

Plans and specifications and the estimates of the cost of the said works and undertakings and statements showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Perth Road Board for one month from the publication hereof, between the hours of 10 a.m. and 4 p.m., on week-days, except Saturdays.

except Saturdays. The amount of £16,000 is proposed to be raised by the sale of debentures, repayable with interest by 40 equal hulf-yearly instalments over a period of 20 years after the date of the issue thereof, in lien of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per annum (£3 7s. 6d. per cent.); payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the office of the Board, Ground Floor, Cecil Building, Sherwood Court, 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 a portion of the Perth Road District namely Sections 3 and 4, Swan Location Z, Lawley Ward and any loan rates applicable to such loan will be levied on the rateable land within such Sections 3 and 4, Swan Location Z, Lawley Ward of the said district.

Dated this 4th day of October, 1948.

W. W. ABBETT, Chairman.

W. E. STOCKDALE, Secretary.

THE STATE ELECTRICITY COMMISSION ACT, 1945.

State Electricity Commission of Western Australia,

Perth, 30th September, 1948.

HIS Excellency the Governor in Excentive Council, acting pursuant to the provisions of Part V. of the State Electricity Commission Act, 1945, has been pleased to approve of the by-law made by the State Electricity Commission of Western Anstralia under and for the purposes of the said Act, in the manner mentioned in the Schedule heremuder.

(Sgd.) J. G. BLOCKLEY,

Acting Secretary, State Electricity Commission of Western Australia.

Schedule.

1. This by-law shall be read and construed with the by-laws made under the provisions of the Government Electric Works Act, 1914-1915, as amended and published in the *Government Gazette* on the 10th December, 1926; 20th May, 1927; 17th June, 1927; 27th November, 1931; 29th September, 1933; 2nd October, 1936; 31st December, 1937; and 8th July, 1938, and the bylaws made under the State Electricity Commission Act, 1945, and published in the *Government Gasette* on the 9th August, 1946; 11th October, 1946, and the 11th July, 1947.

2. By-law Restricting the Use of Electricity.—In relation to electricity supplied from the Commission's main generating station at East Perth by or through any supply authority, no person, at any time between the hours of 8.30 o'clock in the forenoon and 6 o'clock in the evening, on any day, except a Saturday or Sunday, shall, from the 1st day of October, 1948, and until this hy-law is repeated.—

- (a) use or consume, or permit to be used or consumed, any such electricity aforesaid for the purpose of supplying electrical energy to any radiator, except to any radiator used for industrial or commercial process work, or to any radiator used in a registered private or public hospital, for the use of patients;
- (b) use, or permit to be used, any such electricity aforesaid for lighting purposes by neon signs or by any other forms of electric lighting in any shop window, shop front, display window, or show case, or for any external advertising or decorative sign.

Any person committing a breach of this by-law shall be liable to a penalty not exceeding twenty pounds (£20).

I hereby certify that the above by-law was made and passed at a duly constituted meeting of the State Electricity Commission of Western Australia, held at Perth on the 16th day of September, 1948.

> (Sgd.) J. G. BLOCKLEY, Acting Secretary.

Approved by His Excellency the Governor in Excentive Conneil this 7th day of October, 1948.

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

ANALYSES OF FEEDING STUFFS.

Department of Agriculture, Perth, 28th September, 1948.

RESULTS of Analyses of samples of Feeding stuffs taken under the Feeding Stuffs Act, 1928-1946.

Date Sample taken.	Firm and Brand.	Crnde Protein,	Crnde Fat.	Crude Fibre.	Sodium Chlor.	Phos- phorie Acid P ₂ O ₅ .	Lime.	Otl	ters.
	W.A. Meat Export Works.	°/	0.' '0	%	%	0/ /0	0/ /0	9/ 70	%
23748	"W.A.M.E." Bonemeal- Reg. Analysi. Sample Analysis "W.A.M.E." Meat Meal-	$^{\dagger 18.75}_{24.0}$	 	 	$^{*0.25}_{0.15}$	$^{\dagger 26.0}_{25.1}$	CaO †27.0 33.3		
3-7-48	Reg. Analysis	$^{+45.0}_{-44.2}$	*13.0 13.7	$\frac{*2.0}{1.9}$					
3-7-48	Westralian Farmers Co-op., Ltd. "Red Comb" Laying Pellets No. 1— Reg. Analysis	$^{\dagger14.0}_{13.8}$	†4.0 3.8	*7.0 3.5	*0.5 0.43	 	CaCO ₃ †2.5 2.57	•••• ••••	• • • • 4 4 • •
3-7-48	Reg. Analysis Sample Analysis	$^{+35.0}_{-34.3}$	*10.0 5.9	*4.5 0.8	••••		110.0 17.89	••••	
6-7-48	R. B. Young, Morlay Growing Mash	$^{\dagger 12.5}_{11.5}$	$^{\dagger 3.0}_{3.2}$	*5.5 3.6	$^{*1.5}_{1.02}$	*4.0 2.84	Ca †2.5 4.58		
6-7-48	Reg. Analysis Sample Analysis Morlay Laying Mash	$^{\dagger 13.0}_{12.8}$	†3.0 4.3	*6.0	$^{*1.5}_{1.29}$	$^{4.0}_{3.59}$	$^{\dagger 2.5}_{ m 3.63}$	• 	
6-7-48		$^{\dagger 14.0}_{13.6}$	$^{\dagger 3.0}_{4.2}$	*5.5 3.6	$^{*1.5}_{0.87}$	$^{*3.5}_{3.54}$	$^{\dagger 2.5}_{3.98}$	···-	

(Published under section 9 of the Act.)

The above notice supersedes the notice appearing under the above heading on page 2376 of Government Gazette of October 1, 1948.

† Minimumi.

* Maximum.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

te of bsing.							ed.	require	pplies	S		Schedule No.)ate o vertis
948.														<u> </u>		1948.
14 14	Oct.									s to Rotary Kiln	Modifications		1048	410л.		21
14				••••						Storage Cylinder				411A,		. 21
	Oct.			••••	••••		••••									
14	Oct.		••••			••••			••••	n Unit	Exnaust Pan		1948	412A,		. 21
ndeð	Exter	Wire	e and `	'ie Wir	ised T	alvaniso	Galv	Piping,	Lead 1	ing, Copper Sheet,	Copper Tubi		1948	424A,		. 21
14	Oct.													í í		
14	Oct.												1948	4354,		. 28
14	Oct.									for S.E.C.				4371.		. 28
14	Oct.									ement, Firebricks				4384		. 28
14	Oct.					v	v			Royal Perth Hospi				439A,		. 28
14	Oct.									rating Set for Wy		1		4424.		. 28
14	Oct.		 Uomite	 Douth						ort from "Sunset"		•••		445A.	•••	. 30
			-							ia. Asbestos Ceinei						
14	Oct.			••••	••••									446A,		. 30
14	Oct.			••••	••••		••••		• • • •		Cast Iron W	••••		448A,		. 30
14	Oct.				••••				mmers	kers Branding Ha	Timber work			449A,		. 30
14	Oct.			••••						Certificate Holder		••••		450A,		. 30
14	Oct.								lates	ele Identification	Clips for Cyc			451A,		. 30
14	Oct.		••••							rcte Mixers				454A,		5
14	Oct.									rimc Wheaten Cha			1948	4611,		7
21	Oct.									ruments lant Engineer's De	Survey Instr		1948	443A,		. 28
21	Oct.								pot	lant Engineer's De	Lathe for Pla		1948	444A.		. 30
21	Oct.									Meters	1 in. Water I		1948	447A,		. 30
$\overline{21}$	Oct.									Stores at Broome				453A.		. 30
$\tilde{21}$	Oct.									lectric Refrigerato				460A.		7
$\tilde{28}$	Oct.									Equipment for Sta				456A.		5
28	Oct.	••••						2721110	c Man	Discharge Chutes	Rotary Kilu			457A,		7
$\frac{20}{28}$	Oct.									ate (W.A.) Alunite				458A,	1	5
$\frac{20}{28}$	Oct.		••••	••••												7
			••••					ways a	or roan Mainteac	Leather Leggings	Mate Dalar			459A,		5
4	Nov.	••••	****	• • • •	••••		••••	ie	масни	n Band Re-Sawing	Motor Driven		1948	455A,]	o
010	14								man	En Sala L						1040
948.	_					_				For Sale by			10.10	100	,	1948
14	Oct.	••••	••••					• •		Laundry and Kit		••••		428A,		. 23
14	Oct.			••••	·•••						Second-hand			440A,		. 28
14	Oct.		••••	••••			s			cond-hand Ford V				441A,		.28
14	Oct.	,			••••				,	Steam Winches	Second-hand		1948	452A,		30

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

Tenders must be properly indersed 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, Porth.

No tender necessarily accepted. 7th October, 1948.

A. H. TELFER, Chairman.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1948.					
661/48	Oct. 1	Snadens Pianos	344л, 1948	1 only Sccondhand "Cable" Piano, as per Item I, de- livered to Government Stores, Fremantle	Lotteries Commis- sion	for £132 15s.
704/48	do.	P. Carmody	392л, 1948	Purchase and Removal of Second- hand Vauxhall Utility and Parts (W.A.G. 544), ex State Saw Mills at Merrodin	State Saw Mills	for £100.
885/48	do.	Goode Durrant & Mur- ray, Ltd.	390A, 1948	Purchase and Removal of 340 yds. of 12–13 oz. 57in.–58in. No. 1300 Nigger Brown Serge, as per Item 1	Railways	for 11s. per yd.
757/48	do.	Jason Industries	382л, 1948	4 only Large Instrument Trol- leys, as per Item 1, delivered to Royal Perth Hospital	Royal Perth Hos- pital	for £73 18s.
		Sara & Cook	102	Bacon for Government Institu- tions for period ending 31st December, 1948, as follows :	Various	- -
				Item 1 Item 2	···· ··· ···	1s. 9≩d. per lb. 1s. 7≩d. per lb.

THE MINING ACT, 1904-1945.

Department of Mines, Perth, 7th October, 1948.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904–1945, His Excellency the Lieutenant-Governor in Excentive Council has been pleased to deal with the undermentioned Leases and Applications for Leases as shown below.

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

Gold Mining Leases.

The undermentioned applications for Gold Mining Leases were approved, subject to survey :--

Goldfield.			District.				No. of Applications.				
Coolgardic Murchieon Pilbara	•··· •···		Coolgardie Day Dawn Meckatharra Marble Bar	····	···· ···· ···	· · · · · · ·	*5822, *5823. *5824, *5825, *5826, *5827, *5828, *5829. *676d. *1925n. 1088.				

* Conditionally.

Authority to Mine.

HIS Excellency the Licentenant-Governor in Executive Council, in accordance with section 30 of the Mining Act, 1904–1945 has been pleased to grant conditionally, anthority to mine on reserved and exempted land as shown below.

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

No.	Corres. No.	Occupant.	Anthorised	Holding.	Goldfield.	Locality.
904n(2E/48)	907/48	Sonth, Arthur	P.A. 4735E		East Coolgardie	Mullingar.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1945, His Excellency the Lieutenant-Governor in Excentive Council has been pleased to deal with the undermentioned Temporary Reserve as shown below.

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

The undermentioned Temporary Reserve has been approved conditionally :---

No.	Corres. No.	Occupier.	Term.	Locality.	
1218H	992/48	Drew, Oscar	 One month from 1–9–1948	Ashburton Goldfield.	

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

Goldfield.	Distric	1 2 •	No. of Lease.			
East Murchison Yilgarn	···· ···	Lawlers 		1236. 3345. 3350.		

THE COAL MINERS' WELFARE ACT, 1947.

Department of Mines, Perth, 7th October, 1948.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to section 27 of the Coal Miners' Welfare Act, 1947, has been pleased to make, under and for the purposes of the said Act, the regulations set forth in the Schedule hereunder.

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

Schedule.

THE COAL MINERS' WELFARE ACT, 1947.

Regulations.

1. These regulations may be cited as the Coal Miners' Welfare Regulations, 1948.

2. The Coal Miners' Welfare Fund shall be established at the State Treasury.

3. The owner of every coal mine shall forward to the Under Treasurer in the months of January and July of each year a statement showing the tonnage of coal produced during the preceding six months respectively ending on the last day of the preceding month of December or June, as the case may be, together with the amount payable to the Fund in relation to such tonnage as provided in section 6 of the aforesaid Act. The owner shall at the same time forward a copy of the statement to the Secretary of the Board.

4. All payments made from the Fund shall be made by each order drawn on the Fund and signed by the Chairman or one member and the Secretary of the Board.

5. No accounts are to be paid out of the Fund nuless payment has been previously authorised by the Board.

6. The Secretary shall forward copies of minutes of all meetings of the Board to the Minister for his information.

7. The common seal of the Board shall be kept in the enstody of the chairman or of such other member of the Board as the Board may determine, and shall not be affixed to any instrument or writing except in the presence of the Board.

MINING ACT, 1904-1945.

Department of Mines, Perth, 7th October, 1948.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to section 308 of the Mining Act, 1904-1945, has been pleased to amend, in the manner mentioned in the Schedule herenuder, the regulations made under and for the purposes of the said Act and published in the Government Gazette on the 4th day of December, 1925, and amended from time to time thereafter (reprinted with all amendments up to and including the 29th day of June, 1945, in the Government Gazette on the 4th day of October, 1945), and further amended by notice published in the Government Gazette on the 21st day of May, 1948.

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

Schedule.

The abovementioned regulations are amended by deleting from Form No. 57 in the Schedule of Forms and Fees the items and charges under the heading "Survey Fees" and inserting in lieu thereof the following items and charges:--

£ s. d. Survey fee for-2 16 aere and under - 0 $\frac{4}{7}$ 18 10 acres and under n ۰. 14 20 aeres and under -0 9 16 30 acres and under • • . . 11 50 acres and under • • $11 \ 18$ 0 100 acres and under 14 Ð 0 200 acres and under $16 \ 16$ 300 acres and under 0 ۰, . . 400 acres and under $19 \ 12$ n 500 aeres and under 2.2 8 - (1 . . • • . . 28 1,000 aeres and under -0 0 • • 422,000 acres and under - () -0 560 3,000 acres and under Ð ۰. ۰. . . • • . . 63 0 0 4.000 aeres and under 70Ð 0 5,000 acres and nuder Underground workings, per diem Traverse connections, per chain Inspection and report 0 0 , ŋ, 16 6 • • $\frac{1}{2}$ 16 Residence and business areas when isolated 0 . . And when forming portion of a surveyed group of areas 0 1 8

Water right, water race or pipe track—such special fee as may be arranged with the approval of the Warden or Inspecting Surveyor.

The above fees to take effect as from the 1st day of November, 1948.

THE MINING ACT, 1904-1945.

Appointments.

Department of Mines, Perth, 7th October, 1948.

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

1055/48-Keith Hamilton Hogg, as Warden of the Ashburton, Gascoyne and Pilbara Goldfields, to date from the 26th day of Angust, 1948.

1056/48-Arthur Lane Francis Taylor, as Acting Warden of Kimberley and West Kimberley Goldfields, to date from the 26th day of August, 1948.

(Sod)	A	Ħ	TELFER,
(ogu.)	м.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Under Secretary for Mines.

THE GOVERNMENT TRAMWAYS ACT, 1912-1933.

The Office of the Commissioner of Railways Perth, 16th July, 1948.

NOTICE is hereby given that by-law 31 made under and in accordance with section 5 of the Government and in accordance with section 5 of the Government Tranways Act, 1912-1933, and published in the Govern-ment Gazette on the 6th day of September, 1946, and amended by notices published in the Government Gazette on the 14th day of February, 1947; the 18th day of April, 1947; the 15th day of August, 1947; the 23rd day of January, 1948; the 19th day of March, 1948; the 16th day of April, 1948; the 7th day of May, 1948; and the 18th day of June, 1948, is hereby further amended in the manner mentioned in the schedule here-under under.

> (Sgd.) J. A. ELLIS, Commissioner of Railways.

Schedule.

The abovementioned by-law 31 is amended as follows: 1. The fares set out in the schedule of fares in paragraph 1 are increased by 1d., with the exception of the fare on the Perth-City Beach Route (Motor Bus), be-tween William Street, Perth, and City Beach, which shall be 9d.

Delete paragraph 2 and insert in lien thereof the 2 following as paragraph 2-

2.-Children's Fares.

Children between three and 15 years of age, when not occupying a seat to the exclusion of an adult, shall be carried over a 4d. section for one penny, over a 5d., 6d., or 7d. direct section where there is no rebooking for 2d., and over an 8d. or 9d. direct section where there is no rebooking for 3d. Minimum fare 1d. Children nuder the age of three years will be carried free when not occupying a seat to the exclusion of an adult. 3. Paragraph 3 relating to workers' fares is amended

by deleting from subparagraph (c) thereof the words "Hardy Street" ocentring therein and inserting in lien thereof the words "Karella Street."

4. Delete subparagraphs (d) and (c) of paragraph 3 relating to workers' fares and insert new subparagraphs in lieu thereof as follows:-

(d) From points between Karella Street and Nedlands Jetty to and from Barrack Street, Perth, the fare of 3d. will be charged.

Swanbourne Route.

(e) From points between Broadway and Congdon

(c) From points between Broadway and Congdon Streets to and from St. George's Terrace, Perth, the fare of 3d. will be charged.
5. Subparagraph (f) of paragraph 3 is deleted.
6. In paragraph 3 relating to workers' fares, subparagraph (g) is renumbered subparagraph (f), subparagraph (h) is renumbered subparagraph (g), and subparagraph (i) is renumbered subparagraph (g).
7. In paragraph 4 relating to school children's fares delete the figure and symbol "6d." from line 5, and insert in lieu thereof the figure and symbol "7d."

Approved by His Excellency the Lientenant-Governor in Executive Council this 21st day of September, 1948.

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

APPOINTMEN'

(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, 5th October, 1948.

THE following appointment has been approved:

R.G. No. 65/40-Constable Maitland Verdnn Waters Llovd temporarily, as Assistant District Registrar of Births and Deaths for the Northan Registry District, to reside at Dowerin, during the absence on leave of Constable Ronald Garfield Vinicombe; appointment to date from 1st October, 1948.

> R. J. LITTLE, Registrar General.

Registrar General's Office,

Perth, 4th October, 1948.

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 Anstralia:---

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

Methodist Church of Australasia (W.A. Conference). 62/47; 1/10/48; Missioner Keith Archibald McCal-

bun; Wesley Manse, Corrigin; Bruee Rock.
62/47; 1/10/48; Missioner Thomas Blackwell;
Dorothy Street, Gosnells; Canning.
62/47; 1/10/48; Missioner David Trotter; Methodist Church, Mullewa; Geraldton.

R. J. LITTLE, Registrar General.

FEDERATED COOPERS OF AUSTRALIA, WEST AUSTRALIAN BRANCH. Industrial Agreement No. 30 of 1948.

(Registered 10/8/48.)

(Registered 10/8/48.) THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-41, this 1st March, 1948, be-tween The Westralia Cooperage (hereinafter in these presents called "The Employer") of the one part, and the Federated Coopers of Anstralia, W.A. Branch, In-dustrial Union of Workers, of Perth, Western Ans-tralia, being an Industrial Union of workers registered under the provisions of the Industrial Arbitration Act, 1912-41 (hereinafter in these presents called "The Union") of the other part; whereby it is mutually agreed by and between the parties hereto that the several stipulations, conditions, and provisions set out herein shall, in all cases, be binding upon and shall be faithfully and promptly carried out, observed, per-formed, and complied with, according to the true in-tent and meaning thereof, by the parties hereto and it is also hereby mutually agreed by and between the parties hereto that this agreement shall apply to the whole of the employees embraced in the schedule herein whole of the employees embraced in the schedule herein contained.

MEMORANDUM OF AGREEMENT.

1.—Area.

This Agreement shall operate over an area comprised within a radius of (15) Fifteen Miles from the G.P.O., Perth.

2.---/Term.

This Agreement shall be for a term of twelve months from 15/1/48.

3.—Scope.

This Agreement shall apply to adult male Coopers and apprentices employed by Westralia Cooperage.

4 .--- Weekly Hiring.

Save as is hereinafter provided, the engagement of workers under this Agreement shall be for a weekly hiring, and the employment shall be terminable by the employee by (1) one week's notice or by the employer by (1) one week's notice given on any day or by pay-ment of (1) one week's pay, provided, however, that

during the first fourteen (14) working days following an engagement for employment with the employer, the in engagement for employment with the employer, the hiring shall be a hiring from day to day, and (1) one day's notice or payment of (1) one day's pay shall be deemed due and sufficient notice, as in the event of the employment of any such worker being de-termined within such period, then he shall be deemed to have been a 'Casual Worker' and entitled to the wages provided by clause 8 (B) hereof.

5.---Hours.

Forty (40) hours shall constitute an ordinary week's work, and shall be worked during the period between Monday to Friday inclusive, and between the hours of 7.45 a.m. and 4.30 p.m. on days within that period which are hereinafter called "Working Days."

6.---Overtime.

All work performed outside the hours prescribed by the preceding clause shall be overtime and paid for at the following rates:-

(a) For working days and Saturdays, time and a half.

 (b) For Sundays, double time.
 (c) For holidays, herein prescribed, ordinary rates in addition to the day's pay which the worker would ordinarily receive in respect of such holiday.

7.-

Workers required to work and working on after 5.30 p.m. on any day shall be provided with ten at the employers' expense, unless at least twenty four (24) hours' notice has been given to such worker that they will be required to work after 5.30 p.m. hours

8.---Wages.

(a) The minimum rate of wage payable to weekly workers engaged on work within the scope of this Agreement shall be-

Per	Week.

				£	s.	d.
Basic Wage				រា	12	9
Margin and Allow	nuce			3	15	7
(b) Casual Workers	four	shilli	ngs	and	thre	epence
(4s. 3d.) per hour						

9.-Annual Leave.

(a) Each employee on completion of twelve months service shall be granted (2) two weeks annual leave on double pay, such leave to be taken at times to be mutually agreed upon between the workers and employers.

(b) The annual leave shall he in addition to holidays mentioned in this clause, paragraph (d). to the

(c) On termination of service (other than by dis-missal for misconduct) of a worker who has been coutinnonsly employed for more than three months, he shall receive a pro rata payment in lien of leave on the basis of one day's double pay for each completed month of service.

(d) In addition to the aforementioned annual leave workers shall be entitled to the twelve following paid workers shall be entitled to the twelve following paid holidays, if in employment when they respectively oc-cur—Christmas Day, New Year's Day, Foundation Day, W.A. (in June) Brewery Employees' Pienie Day, Good Friday, Easter Monday, Anzae Day, (April 25th) Labour Day, King's Birthday, Show Day, Boxing Day, Anniversary Day (in January) or such other days as may be substituted by law or custom in lieu thereof, when any of the aforesaid days fall upon a Saturday, one half day's wages shall be naid in lieu thereof aud shall be included in the following week's pay. Paragraph (A) and (d) of this clause shall not re-

late to easual workers.

10.-Apprentices.

If and when any apprentices are employed by the employer bound by this Agreement then the following wages shall be paid to such apprentices:--

				Pe	r Cent. of	
				Male	Basic Wage	2
				Р	er Week.	
1st Year					22	
2nd Year		• •		- •	35	
3rd Year			• •	• •	55	
4th Year			• •	• •	80	
5th Year	••	••	• •	• •	95	

The employment of apprentices shall be governed by the provisions of the Schedule attached hereta. WESTRALIA COOPERAGE,

(Signed) D. A. DEARY.

Signed for and on lichalf of the Westralia Cooperage in the prescuce of-

(Signed) S. N. Dewar.

The Common Seal of the Federated Coopers of Australia (W.A. Branch) Industrial Union of Workers, was hereto affixed in the presence of-

[L.S.]

(Signed) W. CLAPPINSON, President.

(Signed) G. T. REEVES,

Secretary.

Schedule. APPRENTICESHIP REGULATIONS,

Definitions.

1. (1) "Act" means "The Industrial Arbitration Act, 1912-1941, and any alteration or amendment thercof for the time being in force. (2) "Apprentice" means any person of either sex

of any age who is apprenticed to learn ar to be taught any industry, trade, craft, ar calling to which these regulations apply, and includes an apprentice on probution.

(3) "Award" includes Industrial Agreement.

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

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

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

Employment-Prohation.

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

3. (1) Every apprentice shall be employed on probation for a period of three months to determine his fitness or otherwise for apprenticeship, and shall work only for such hours per day and for such remuneration as may be prescribed by the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship. (2) The Court may in any case where it seems

expedient to do so, order that the probationary period of employment he extended for a further period not exceeding three months

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

(b) At the end of the period of probation of each apprentice, if mutually agreed upon by the employer and the legal guardian of the hoy, but not otherwise,

and the legal guardian of the boy, but not otherwise, he may become an apprentice under an agreement. 5. The employer of every apprentice shall keep him constantly at work and teach such apprentice or cause him to be tanght the industry, eraft, occupation, or calling in relation to which he is hound apprentice, by completent instruction in a gradual and complete manner, and shall give such apprentice a reasonable oppor-tunity to learn the same, and receive, during the period of his apprenticschip, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve his employer for the purpose of being taught the industry, craft, occupation, or call-ing in relation to which he is bound, and shall also

conscientiously and regularly accept such technical trade, and general instruction and training as aforesaid, in addition to the teaching that may be provided by his employer.

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

Apprenticeship Board.

(i) The Court may on its own motion or on the 7. application of any of the parties, or on the recommendation of an Industrial Board, appoint a Board for the purpose of dealing with all matters affecting apprentices assigned to the determination of the Board by the Conrt, and in particular to perform and discharge all powers and duties in these regulations and therein to be per-formed and discharged by the Court, except such powers and duties as are specially assigned to the Court by the Act.

(ii) The Board shall consist of the following:-

- (a) A chairman, to be appointed by the Court, and
- (b) Representatives of the employers and workers respectively, one or two on each side, as may he decided hy the Court.

(iii) The Board shall be invested with the following powers and functions in addition and without prejudice to those mentioned in (i) :-

- (a) to endeavour to promote apprenticeships under this Award;
- (b) to draw up syllabi of training and to arrange for the periodical examination of apprentices;
- (c) to permit in any special circumstances the taking or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded;
- (d) to enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed;
- (e) to require any employer to furnish the Board with any specified information relating to any trade or industry subject to this Award, or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentices being trained to most fature requirements and in the interto meet future requirements and in the interests of the community;
- (f) to advise the Court as to all matters appertaining to apprentices.

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

(v) The decision of the Board shall be the decision of the majority of the members and shall be signed by the chainman and forwarded to the Registrar.

(vi) Either party, with the consent of the Court, may at any time alter its representative.

(a) No employer shall refuse employment to any S. . person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of the Board, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member

(b) In any proceeding for any contravention of this subclause it shall lie upon the employer to show that any person proved to have been refused employment, or any worker proved to have been dismissed or injured in his employment or prejudiced whilst acting as such member was refused employment or dismissed or injured in his employment or prejudiced for some reason other than that mentioned in this subclause.

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice and the Registrar. No employer, guar-dian, or apprentice shall enter into any agreement or undertaking purporting to add to, vary, alter or amend any such agreement without the approval of the Court.

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal gnardian of the apprentice,

and oue copy shall be retained by the Registrar. (c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

(d) Every agreement of apprenticeship shall he subject to the provisions of the Award in force for the time being applicable to apprenticeship in the industry.

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may he prescribed by the Award, but this period may be re-duced in special circumstances with the approval of the Com't.

11. Every agreement of apprenticeship entered into shall contain-

- (a) The names and addresses of the parties to the agreement.
- (b) The date of birth of the apprentice.
- (b) The date of birth of the apprentice.
 (c) A description of the industry, craft, occupation or calling or combination thereof to which the apprentice is to be bound.
 (d) The date at which the apprenticeship is to commence and the period of apprenticeship.
 (e) A condition requiring the apprentice to obey all reasonable directions of the employer and requiring the apprentice to a prediction to the semicontext of the employer and requiring the apprentice to a semicontext.
- requiring the employer and apprentice to comply with the terms of the industrial Award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (g) A condition that in the event of any apprenrice, in the opinion of the examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

Transfer of Apprentices.

12. (a) The Court shall have power to transfer an apprentice from (a) one employer to mother and/or (h) from one trade to another, either temporarily or permanently

- (i) if the employer does not provide the necessary facilities for the apprentice to become pro-
- ficient in his trade; or (ii) upon the application of the employer or the apprentice for good cause shown.

apprentice for good cause shown. (b) The transfer of every agreement shall be made out in quadruplicate and shall, nuless the Court other-wise directs, he signed by the late employer or his assigns, the legal guardian of the apprentice, the Ag-prentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer agreement shall be held

(c) One copy of the transfer is encered, shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

13. Should an employer at any time before the deter-mination of the period of apprenticeship desire to dis-pense with the service of the apprentice he may with the consent of the apprentice and guardian transfer him to another employer carrying on business within a reason-able distance of the original employer's place of husiness, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its Award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. On the transfer or termination of any apprenticeship, from whatever enuse, the employer shall give the apprentice a statement in writing setting forth the time he has served, full particulars of the branches of the trade or industry in which he has received instruction and the proficiency attained (see Form B hereof); and he shall also notify the Registrar stating the cause of such transfor or termination. On any such transfor the such transfer or termination. On any such transfer the original employer shall be relieved from all obligations under the contract.

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

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

Cancellation of Agreement.

17. Every agreement shall include a provision that it may be cancelled by mutual consent, by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.

18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having anthority over the apprentice, or be slothful, negligent, or dishonest, or shall otherwise grossly misbehave himself or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either nneonditionally or subject to such terms and conditions as it may deem advisable.

20. No apprentice employed under a registered agreement shall be discharged by the employer for alleged misconduct until the registration of the agreement of apprenticeship has been cancelled by order of the Court on the application of the employer.

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

21. Subject to the provisions of the Acts relating to Bankruptey and Insolvency and the Winding-up of Companies, the following provisions shall apply:

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

Extension of Term.

22. Subject to regulation 38, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period. 23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass two successive periodical examinations, either by ordering a continuation of any particular year of the apprenticeship, in which case the next year of service shall not commence nutil after the expiration of the extended period, or by adding the period of extension to the last year of service. It shall be the duty of the examiners to make any recommendation they see fit to the Court for the purpose of such extension. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

Technical Education Classes.

(a) Every apprentice shall attend regularly and -)4 punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school: Provided, however, that attendances shall not be compulsory when the apprentice is resident antside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whercof lies on him. Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may preseribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

(b) The fees for the classes attended by the apprentice shall be paid by the employer.

(c) The period during which apprentices are to attend such technical school or classes if any shall be four hours per week.

25. Any apprentice who:

- (a) fuils without reasonable cause, the proof whereof lies on him, to attend any technical school or class panetnally when such is available for instruction, at the time appointed for the commencement of the school or class, or leaves school or class before the time appointed for leaving, without the permission of the teacher; or
- (b) fails to be diligent or behaves in an indecorous manner while in such school or class; or
- (c) destroys or fails to take care of any material or equipment in such school or class

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

26. Where in any case it is shown to the satisfaction of the Court that any apprentice, by reason of his engagement an country work or other good cause, cannot conveniently attend a technical school or other prescribed classes, such of these regulations as relate to attendance at a technical school or other prescribed classes, and to examinations, shall not apply to such apprentice, but he shall be subject to such conditions as the Court may direct.

27. If the examiners or the industrial maion or employer concerned make representations to the Court that the facilities provided by the technical school or other place of vocational training far the teaching of apprentices, are inadequate, the Court may make such investigations and such report to the Minister controlling such technical school, or such other place, as it deems necessary.

28. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, the time sa occupied shall be regarded as part of the term of his apprenticeship, and the employer shall not be entitled to make any deduction from the wages of the apprentice for such time.

Examinations.

29. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners. (b) Every apprentice shall, prior to submitting himself to examination, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction, miless he is exempted from such attendance for good care.

(c) The Registrar shall notify the examiners of the names and addresses of the apprentices required to submit themselves to examination and the attendances made by them at the technical school, and such information be in his possession.

(d) The employer shall place at the disparal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.

30. (a) The examiners shall be persons skilled in the industry and appointed by the Court. In the event of a disagreement between the examiners, the matter in dispute shall be referred to a third person agreed to by them or nominated hy the Court or the President, at the request of any of the examiners, and the decision of such person shall be final and conclusive.

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

31. The Registrar shall, after each examination, issue a certificate to each apprentice indicating the results and the term of apprenticeship served.

sults and the term of apprenticeship served. 32. Whenever it is possible so to do, the examiners, before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall he kept as a record by the Registrar and a copy handed to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Registrar thereof.

33. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be recommended by the Superintendent of Technical Education for the whole or any portion of the subjects of instruction.

34. On the failure of an apprentice to pass any of the examinations, the employer may, if the examiners so recommend withhold the increase in wages accrning to the apprentice in accordance with the scale set forth in the Award for such period as may be recommended by the examiners but not exceeding twelve months. (See also regulation 23.)

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

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

Lost Time.

37. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this Award: Provided—

(a) payment for such siekness shall not exceed a total of two weeks in each year;

(b) where the time lost through siekness exceeds four consecutive working days, the employer may demand rrom the apprentive the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through siekness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not excreding 5s. to be horne by the employer.

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

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

39. When an apprentice is absent from work for any cause other than sickness or in purshance of the provisions of theze regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount, proportionate to the time so lost.

40. When an apprentice cannot be usefully employed because of a strike the employer shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

Part-time Employment.

41. Where in any case an employer is temporarily unable to provide work to employ an apprentice for his full time, application may be made by the employer to the Court for permission—

(a) to employ the apprentice for such lesser time per week or per month and at such remuneration as the Court may determine, being not less than the proportiorate amount of the rate of wages prescribed by the industrial Award or Agreement for the trade, calling, or industry; or

(h) to suspend the contract for such period and on such terms as the Court thinks fit.

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

Miscellaneous.

42. (1) The Registrar shall prepare and keep a roll of apprentices containing-

(a) a record of all apprentices and probationers placed with employers;

(b) a record of all employers with whom apprentices are placed;

(c) a record of the progress of each apprentice, recording the result of the examiners' reports;

(d) any other particulars the Court may direct.

(2) These records shall be open to inspection by employers and the union of workers interested upon request.

43. (1) (a) For the purpose of ascertaining the number of apprentices allowed at any time the average number of journeymen employed on all working days of the 12 months immediately preceding such time shall be deemed to be the member of journeymen employed.

(b) Where the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. In the case of a partnership each partner shall be deemed a journeyman for the purpose of this subclanse.

(c) Where a business is in operation for less than 12 months the method of ascertaining the number shall be as agreed by the union and the employer, or if no agreement is arrived at, as determined by the Court.

(2) Notwithstanding the provisions of subclause (1) hereof the Court may in any particular case—

(a) In special circumstances permit the taking or employment of an apprentice by an employer notwithstanding that the quota fixed by the Award may be exceeded. (b) Refuse the registration of an agreement of apprenticeship or the taking of an apprentice in any case when in the opinion of the Court the circumstances are such that the apprentice is not likely to receive the instruction and training necessary to qualify him as a tradesman.

44. Every industrial inspector appointed in pursu-44. Every industrial inspector appointed in pinsis-ance of the provisions of the Industrial Arhitration Act, 1912-1941, shall have the power to enter any pre-mises, make such inspection of the premises, plant, ma-chinery, or work upon which any apprentice is em-ployed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of ap-prentices, interrogate the employer in regard to any of the above-mentioned matters.

With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any em-ployer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

46. In every application under clauses 15, 18, 19, 20, and 41 hereof, the union of workers registered may 20, and 41 hereof, the union of workers registered may intervene and make such representations at the hearing as it may deem necessary. Similarly, in the case of an application under clause 22, the employer may inter-vene and, in an application under clause 23, hoth the employer and the union may intervene. Where such intervention is made, a representative or agent shall be appointed in the manner laid down by section 65 of the Act. the Act.

INDUSTRIAL ARBITRATION ACT, 1912-1941. Form A.

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

Arhitration Court, Perth.

I hereby notify you that I am desirons of becoming an apprentice to the undermentioned trade and enclose herewith certificate from my head teacher. Enll name

run name
Address
Date of Birth
Trade (Branch)
School last attended Standard passed
Signature

. Signature of Parent (or Guardian).

Date

Form B.

Тσ

The Registrar, Arbitration Court, Perth.

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

(Signature of Employer)..... Note .- When the prohationary period has expired an additional notification should be sent, with the words in italies struck out.

Form C.

(Regulation 14.)

Certificate of Service.

This is to certify that.....of months at thebranch of the He has attained (or not attained or attained trade. more than) the average proficiency of an apprentice of like experience. The cause of the transfer (or termination) of the apprenticeship is as follows :---

Dated thisday of19 .	
(Signature of Employer)	

Form D.

Certificate of Proficiency.

Registrar

Form E. Final Certificate.

This is to certify thatoftrade. Dated at......day of

Registrar.

. Examiners.

Form F. General Form of Apprenticeship Agreement. (Recommended.)

THIS AGREEMENT, made this day of (address) (ocenpation)...... parent (or guardian) of the said......(hereinafter called the "parent" or "guardian"), of the third part, witnesseth as follows :---

The apprentice of his own free will and with the consent of the parent (or guardian) hereby hinds him-a period ofyears, from the.....day of.....one thousand nine hundred and.....

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

(a) That the apprentice shall and will truly and faithfully serve the employer as his apprentice in the said trade at..... aforesaid, and will diligently attend to his work at the said trade, and will at all times willingly obey the reasonable directions of the employer, his managers, foreman, and overseers, and will not during the apprenticeship, without the consent in writing of the employer, sell any goods which the employer makes or employ himself in the service of any other person or company in any work, or do any work which the employer undertakes, other than for the employer, and will not absent himself from the employer's service without leave, and will comply with the provisions of the regulations and of all Awards and Agreements made under the Industrial Arbitration Act, 1912-1941, or any other Act in force so far as the same shall relate to his apprenticeship.

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

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

(a) That the employer will accept the apprentice as

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

(e) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, nat progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbi-tration Act, 1912-1941, or any Act or Acts amending the same and any regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time heing in force.

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

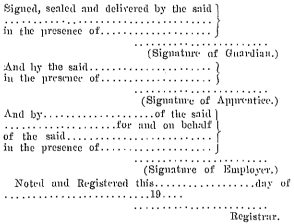
(a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilfn] damage or injury during the course of his work.

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

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

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

In witness whereof the said parties hereto have here-nuto set their hands and scals the day and year first lecreinbefore written.



IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 45 of 1948.

Between The Metropolitan Wool Sconring and Fell-mongery Employees' Industrial Union of Workers, Applicant, and Swan Wool Scouring Co. of W.A. Ltd. and Jandakot Wool Scouring Co. Ltd., Respondents.

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

Memorandum of Agreement.

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

Clauses Applicable to both Sections.

1.- Area.

This Agreement shall apply to the wool-scouring in-dustry and the follmongering industry carried on with-in a radius of thirty (30) miles from the General Post Office in the City of Perth.

2.—Term.

Subject to the provisions of the Industrial Arbitration Act, 1912-1941, this Agreement shall operate for a per-iod of three (3) years from its date.

3 .- Holidays and Annual Leave.

(a) The following days, or the days observed in lien, shall, subject to clause 5 (a) hereof, be allowed as holi-days without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, Labour Day, State Foun-dation Day, Christmas Day and Boxing Day.

(b) On any public holiday not prescribed as a holi-day under this Agreement the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(d) If any prescribed holiday falls within a work-er's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that per-iod one day being an ordinary working day for each such holiday observed as aforesaid.

(c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of acotimous service month of continuous service.

(f) Any time in respect of which a worker is absent from work except time for which he is entitled to elaim sick pay or time spent on holidays or annual leave as prescribed by this Agreement shall not count for the purpose of determining his right to annual leave.

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

(h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be en-titled to the henefit of the provisions of this clause.

(i) The provisions of this clause shall not apply to casual workers.

4 — Overtime.

(a) Except as provided in clauses 18 and 21, all time worked by day workers, prior to the usual starting time or after the usual finishing time, and all time worked on Saturday shall be regarded as overtime and paid for at the rate of time and a half for the first four (4)hours and double time thereafter.

(h) Except as provided in clauses 18 and 21, all time worked by shift workers prior to the usual starting time or after the usual finishing time and all time worked after 11 a.m. on Saturday shall he regarded as overtime and paid for at the rate of time and a half for the first four (4) hours and double time thereafter. (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.

(ii) No organisation, party to this Agreement, or worker or workers covered by this Agreement, shall in any way, whether directly or indirectly he a party to or roncerned in any han, limitation, or restriction npon the working of overtime in accordance with the requirements of this subclause. (iii) This subclause shall remain in operation only with the working determined by the Court

until otherwise determined by the Court.

5.--Sunday and Holiday Work.

All work performed nn Sunday, or the holidays pre-seribed in clause 3 (a) hereof shall be paid for at the rate of double time.

6.-Proportion of Juniors.

The employer shall be entitled to employ one Junior and, thereafter additional juniors may be employed in the proportion of one junior to every four (4) or frac-tion of four (4) workers in receipt of the full adult rate of pay.

7 -Higher Duties.

A worker required to do work which is entitled to a higher rate under this Agreement than that which he nsually performs shall be entitled to payment at the higher rate whilst so employed.

S .--- Time and Wages Record.

The employer shall keep and enter up, or cause to be kept and entered up, a record containing the following particulars:

(a) The name of the worker.

(b) The class of work performed by each worker.

(c) The wages and overtime (if any) paid to each worker.

(d) The time during which the worker has been employed.

(c) The ages of junior workers. Such record shall be open to inspection by a representa-tive of the Union, not more than once weekly, during the luminess hours of 10 a.m. to 4 p.m.

9.-Umler-rate Workers.

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

(b) In the event of 110 agreement bring arrived at the matter may be referred to the General Board of Reference for determination.

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

10 .- Junior Worker's Certificate.

Junior workers shall furnish the employer with a certificate showing the following particulars:-

(a) Name in full.

(b) Age and date of birth.

The certificate shall be signed by the worker.

No worker shall have any claim upon an employer for allitional wages, in the event of his age being wrongly stated on the certificate.

11.-Payment for Siekness.

(a) A worker shall be entitled to payment for nonattendance, on the ground of personal ill health, for one-twelfth (1/12th) of a week for each completed month of service: Provident that payment for absence month of service: Provided that payment for absence through such ill-health shall be limited to one week in each ralendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an arrident not arising out of or in the course of his employment, or for any accident, wherever sus-taimed, arising ont of his own wilful default or for sirkness arising out of his own wilful default.

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

12 .--- Board of Reference.

The Court appoints, for the purpose of the Agree-ment, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other repre-There are assigned to each such Board, in the event of no agreement heing arrived at between the parties to the Agreement, the functions of :---

(i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Agreement or any of them;

(ii) rlassifying and fixing wages, rates, and condi-tions for any occupation or calling not specifically mentioned in the Agreement;

(iii) deciding any other matter that the Court may refer to such Board from time to time.

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

13.-Meal Money.

Where a worker without being notified on the previons day is required to continue working after his usual knock off time for more than one how he shall be prowhere with any meal required or shall be paid two shill-ings (2s.) in lien thereof: Provided that this rause shall not apply to a worker residing in the same locality as his place of employment who can reasonably return home for a meal.

14.-Notice Board.

An accredited representative of the Union shall not An accredited representative of the Union shall not be prevented from posting a ropy of this Agreement or any notice of the Union, not exceeding fourteen (14) inches by nine (9) inches, in a suitable place agreed upon between the employer and the Union. Failing agreement in this connection, the Board of Reference shall decide where the copy of the Agreement or the said notice shall he posted.

15.-Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be nsefully employed because of any strike hy the Union or the Unions affiliated with it or hy any other association or Union, or through the breakdown of the employer's machinery or any stoppage of work by any cause which the employer caunot reasonably prevent.

16 .- Shift Work.

Workers employed on afternoon or night shift shall be paid five per cent (5%) extra.

17.-Definitions.

(a) "Casual hand" shall mean a worker engaged by the hour and who may be put off or leave the em-ployer's service at any moment without notice. The minimum engagement for a casual hand shall be fom-

(4) hours. A casual hand engaged and not permitted to com-mence work shall receive two (2) hours' pay at the

(b) "Weekly hand" shall mean a worker engaged by the week and whose employment shall be termin-able by not less than one (1) week's notice on either side.

Scouring Section.

18.-Hours.

(a) Day Work:--Forty (40) hours shall constitute a week's work, to be worked eight (8) hours daily, between the hours of 7.30 a.m. and 5.30 p.m., Monday to Friday inclusive.

(b) Shift Work:-Forty (40) hours shall constitute a week's work, to be worked in five (5) shifts of eight a week's work, to be worked in hve (5) shifts of eight (8) hours each to be paid for at ordinary rates. When-ever the shift commences at 11 p.m. on Sunday ordi-nary rates for the hour's work on Sunday shall be pay-able. All shifts payable at ordinary rates shall finish not later than 11 a.m. on Saturday. Crib time shall be taken in the employer's time, when shift work is worked. worked.

19.---Wages.

(a) Basic Wage :---Within a 15-mile radius from the G.P.O. Perth-£5 15s. 9d.

Outside a 15-mile but within a 30-mile radius from the G.P.O. Perth-\$5 15s. 2d.

(b) Adults-Weekly hands:-

(i) Addits-weekly hands	-	
		Margin
		Per Week.
		£ \$. d.
Weel accurate (man in	channe of	w 2. u.
Wool sconrer (man in		1 4 0
machine)	•• ••	$1 \ 6 \ 0$
All other hands	• • • • • •	1 0 0
(c) Adults—Casual hands:		
	Per Hour.	
	s. d.	s. d.
Scourer	3 11-19/4() $3 11 - 1/2$
All other hands	3 9-3/40	3 9-1/10
(d) Junior Workers:		
Weekly hands:		
weekiy hands.		Cl of Mole
		% of Male
		Basie Wage.
14 to 15 years of age	• • • • • • • • • • • • • • • • • • • •	28
15 to 16 years of age		34
16 to 17 years of age		40
17 to 18 years of age		T O
18 to 19 years of age		07
		01
19 to 20 years of age	•• ••	
20 to 21 years of age	•• ••	96

(c) Junior workers-casual hands:-Junior casual hands shall be paid one penny half-penny (1½d.) per hour extra. No junior worker shall be employed truck-ing or handling baled wool. No junior worker under the age of sixteen (16) years shall be permitted to work between 11 p.m. and 7 a.m.

20 .- - Special Provisions.

(a) Shift boss shall be paid one shilling (1s.) per shift extra.

(b) Workers engaged on dag and/or teasing ma-chine working greasy dead wool, pied wool, or dag wool, shall be paid threepence (2d.) per hom extra whilst so engaged.

FELLMONGERING SECTION.

21.-Hours.

(a) Day Work:--Forty (40) hours shall constitute a week's work to be worked eight (8) hours daily, be-tween the hours of 7.30 a.m. and 5.30 p.m., Monday to Friday inclusive.

(h) Shift Work:—Forty (40) hours shall constitute a week's work, to be worked in five (5) shifts of eight (8) hours each to be paid for at ordinary rates. When-ever the shift commences at 11 p.m. on Sunday, ordiany rates for the hour's work on Snuday shall be pay-able. All shifts payable at ordinary rates shall finish not later than 11 a.m. on Saturday. Crib time shall be taken in the employer's time, when shift work is worked.

(c) The day's work prescribed in this clause shall be worked in a continuous shift, but in the event of the be worked in a continuous shirt, but in the event of the introduction of pelt preservation in the industry in Western Australia, the provisions of this clause may be reviewed and, if necessary, altered or modified by agreement between the parties. Failing agreement be-tween the parties, the Board of Reference is hereby an-thorised to adjudicate on the dispute and to alter or medifier all on ever of this clause. modify all or any of the provisions of this clause.

22 .- Tools of Trade.

The employer shall provide all necessary tools of trade used in the industry of fellmongering, as well as goggles, aprons, gloves, and (where pit work is done) rubber boots.

99 W.

23.—Wages.			
(a) Basie Wage-Adult Males-			
	£	s.	d.
Within a 15-mile radius from the			
G.P.O., Perth	5	15	9
Outside a 15-mile radius but within			
a 30-mile radius from the G.P.O., Perth	5	75	
	9	15	2
(b) AdultsWeekly Hands			
	Marg		er
		eek.	
Bate equiptent and mentions hearing	£	s.	d,
Bate assistant and workers hanging np or taking down basils	0	9	0
Workers working at burr-ernshing	v	9	v
machine in carbonising plant,			
antomatic drier, hydro-extractor.			
antomatic drier, hydro-extractor, lime pits, hand carting or truck-			
ing slipped wool, trimming pelts,			
ing slipped wool, trimming pelts, softening machine, trimming skins			
for painting, washing pelt, and			
hide pieces in glue department,			
green hands, workers looking after filter beds of lanoline plants, or			
other workers at leveling plants, or			
other workers at lanoline plants and wool yards, assistant basil classer, general labourer in tan-			
elasser, general labourer in tan-			
nery and bate hand	0	12	0
Workers working at wheeling wool			·
or pieces to and from pic tables			
or pullers, wheeling skins and			
wheeling from lime pits		14	0
Workers working at burring machine,			
soak-holes, tank washing, fleshing			
machine, hanging and changing			
skius, setting ont machine, send- ding pelts on heams, liquor hands			
(punping and changing tan			
liquor), lime pelt classer, boiling			
or leaching pelts or hide pieces in			
glue department, breaking over			
skins by hand, leading hand on green or flat or in pic shop, leading			
green or flat or in pie shop, leading			
hate or pickling hand and kiln			
dryers, fleshing down by hand or			
machine, overlooking acid bowls in carbonising plant		15	0
Workers skin-painting by sodium		16	ŏ
	1	5	Ô
Basil and pickle pelt classer	1	7	0
thally working at lime pits or			
dollies), men in charge of sweat			
house and workers engaged in pull-		19	0
ing skins Workers not otherwise provided for		19 7	0
workers not otherwise provided for		•	Ŷ

(e) Junior Workers :----

The rates of wages for junior workers employed in the fellmongering section shall be the same as those prescribed in subclause (d) of clause 19 for junior workers in the Scouring Section.

(d) Casual hands shall be paid at the rate of ten per cent. (10%) in addition to the rates prescribed herein for weekly bands.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 20th day of August, 1948.

(Sgd.) G. J. BOYLSON, [L.S.]

Acting President.

Filed at my office this 20th day of August, 1948.

(Sgd) S. WHEELER, Clerk of the Comt of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 52 of 1948.

Between Metropolitan Rope and Twine Manufacturers' Employees Industrial Union of Workers, Applicant, and West Anstralian Rope and Twine Co. Pty. Ltd., Respondent.

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

Memorandum of Agreement.

(Note: Wherever the word "Award" occurs herein, it shall be taken to mean and include "Agreement.")

1.—Scope.

This Agreement shall apply to all workers employed in or in connection with the manufacture of rope and twine or goods manufactured from rope and twine: Provided that it shall not apply to workers who are at present provided for in any Award of the Court of Arbitration or in any Industrial Agreement registered in accordance with the Industrial Arbitration Act, 1912-1941.

2.—Area.

This Agreement shall be limited to the area comprised within a radius of fifteen (15) miles from the G.P.O., Perth.

3.—Term.

This Agreement shall operate from its date and shall continue in force for a period of three (3) years subject to the right of either party to apply to amend same in purshance of the provisions of the Act.

4.—Hours.

(a) Forty (40) hours shall constitute a week's work, to be worked except in the case of shift workers, between the hours of 7.30 n.m. and 5 p.m. Monday to Friday inclusive.

(b) The ordinary day's work shall not exceed eight (8) hours to be worked in a continuous shift.

(c) The lunch interval shall not exceed one hour.

(d) Where shift work is worked the forty (40) hours shall be worked at times to snit the convenience of the employer, and any worker taken from day work for night shift shall have his position on day work gnaranteed to him when the night shift is finished.

5.-Holidays and Annual Leave.

(a) The following days, or the days observed in lieu, shall, subject to clause 6 hereof, he allowed as holidays without deduction of pay, namely:--New Year's Day, Anstralia Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) On any public holiday not prescribed as a holiday under this Agreement the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 months' continuous service with such employer.

(d) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.

(e) If after one month's continuous service in any qualifying 12-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(f) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Agreement shall not count for the purpose of determining his right to annual leave.

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

(h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the hencfits of the provisions of this clause.

(i) The provisions of this clause shall not apply to causal workers.

6-Overtime.

(a) Except as relating to shift work, all work performed before the usual starting or after the usual funishing times, or in excess of eight (8) hours in any one day, shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(h) Work performed on Sunday, or on any of the holidays prescribed in clause 5 or after 12 o'clock noon on Saturday, shall be paid for at the rate of double time.

(e) Work performed on Saturday before 12 o'clock noon shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(d) Notwithstanding anything contained herein :---

(i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.

(ii) No organisation, party to this Agreement or worker or workers covered by this Agreement shall in any way, whether directly or indirectly, be a party to or concerned in any han, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause.

(iii) This subclause shall remain in operation only until otherwise determined by the Court.

7.-Time and Wages Record.

The employer shall keep and enter up or cause to be kept and entered up a record containing the names of each of his employees to whom this Agreement applies, the class of work performed by and the wages paid to each such employee, and the time during which he or she has been employed. Such record shall be open to inspection by a representative of the Union between the hours of 10 a.m. and 4 p.m.

8 .--- Contract of Service.

All workers, other than casuals shall be engaged and paid by the week and one week's notice shall be given by either party to terminate the engagement. Provided that the employer may at any time dismiss a worker for refusal or neglect to obey orders or for misconduct.

9.---Ahsence Through Sickness.

(a) A worker shall be entitled to payment for nonattendance, on the ground of personal ill-health, for onetwelfth of one week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

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

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

10 .-- Junior Worker's Certificate.

(a) Junior workers upon being engaged shall, if re-quired, furnish the employer with a certificate containing the following particulars:-(i) Name in full.

(ii) Age and date of birth.

(b) The certificate shall be signed by the worker.
(c) No worker shall have any claim upon an employer for additional pay in the event of the age of the worker being wrongly stated on the certificate. If any junior worker shall wilfully misstate his age in the above certificate he alone shall be guilty of a breach of this determined. Agreement.

11 .--- Casual Workers.

"Casual hand" shall mean a worker whose services are terminated by the employer within one week of his being engaged, and such "casual hand" shall be paid as follows :-

Adults-Threepence (3d.) per hour above the rates Specified on an honriy basis. Juniors-One penny halfpenny (11/2d.) per honr

above the rates specified on an hourly basis,

12 .- Mixed Functions.

Any worker carrying ont work classified at a higher minimum than his usual rate shall be paid, whilst en-gaged on such work, at the rate prescribed therefor: Provided that, where no record of such work is kept, the worker shall be paid at the higher rate for the whole of the day on which the work was performed.

13 .- Aged and Infirm Workers.

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

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

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

14.-Breakdowns, etc.

The employer shall be entitled to deduct payment for any day or portion of a 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 the breakdown of the employer's machinery or any stoppage of work by any cause, which the employer cannot reasonably prevent.

15-Board of Reference.

(a) The Court may appoint for the purpose of the Agreement a Board of Reference consisting of a chair-

Agreement a Board of Reference consisting of a chair-man and two (2) other representatives, one to be nomi-nated by each of the parties. There are assigned to the Board in the event of no agreement being arrived at between the parties to this Agreement, the functions of:— (i) Classifying and fixing wages, rates and con-ditions for any machine, occupation, or calling not specifically mentioned in the Agreement, but so as not to contravene any of the provisions herein. (ii) Adjusting any matters of difference which may arise between the parties from time to time ex-cept such as involve interpretations of the provisions of the Agreement or any of them. of the Agreement or any of them.

(iii) Deciding any of them.
(iii) Deciding any other matter that the Conrt may refer to the Board from time to time.
(b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1941, which for the purpose are embodied in the Agreement.

16 .--- Shift Work.

Shift workers on afternoon or night shift shall be paid five per cent. (5%) in addition to the rates pre-scribed in clause 19.

17 .- Meal Money.

Where a worker without being notified on the previous day is required to continue working after the usual knock-off time for more than one hour, he or she shall be provided with any meal required or shall be paid two shillings (2s.) in lien thereof: Provided that this shall not apply to a worker who resides in the same locality as his place of employment who can reasonably return home for a meal.

18,-No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Agreement was being paid a higher rate of wage than the minimum prescribed for his or her class of work.

19.— Wage	es.				
(a) Basie Wage:			-		eek.
(a) Dasie wage:			£		d.
Adult Males	۰,	• •	-	17	
Adult Females	••	••	3	3	5
(b) Adults (Male)			D	Inr	gin
			Pe	гŴ	cek.
			£	s.	đ.
Rope layer on heavy type	9-st	rand			
			1	2	0
Rope splicer on driving r	0000	and	-	2	
		ana	0	17	0
springs	••	••			
Rope house machinist	••	• •		13	0
Feeder on first spreader	••	• •		11	0
Oiler and/or belt repairer	· •	• •	0	11	0
Workers lumping, loading	and	<u>1</u> 111-			
loading hemp	• •		0	8	0
All other machine operators of)): woi	kers			
feeding or taking from	mach	ines	0	8	0
All others			Ő		Ó
(e) Adults (Female):	••	••	(r	-7	v
Workers balling or spoolir	h his	adam			
	ig pi	nder	0	6	0
twine	••		0	0	0
All other machine operators of				-	~
feeding or taking from	mach	mes	0 0	5	0
All others	••	• •	0	2	0
			-	~	
(c) Junior Workers (Female)):		Por		
				Ma	
			Basic	Wa	age
			\mathbf{Per}	We	ek.
l4 to 15 years of age .	••		1	25	
lā to 16 years of age .			:	30	
15 to 16 years of age . 16 to 17 years of age				40	
17 to 18 years of age				50	
18 to 19 years of age	••			60	
19 to 20 years of age	••			70	
19 to 20 years of age	••	• •		85	
20 to 21 years of age	••	• •		60	
(a) Tunion Washens (Flow ala)			\mathbf{Per}	<i>с</i>	.+
(c) Junior Workers (Female)	•		ofF		
			Basic		
			Per		ЭК.
15 to 16 years of age 16 to 17 years of age	• •	• •		15	
16 to 17 years of age		• •		50	

		jeuis or .			••	••	20
	16 to 17	'years of a	ige -	• •		••	50
		years of :					60
		years of :					70
		years of :					80
	20 to 21	years of :	ige				90
		•	<u>.</u>				
т	contifu	mant	+0	section	65	of the	Industria

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 1st day of September, 1948.

[L.S.]

(Sgd.) G. J. BOYLSON,

Acting President.

Filed at my office this 1st day of September, 1948. (Sgd.) S. WHEELER,

Clerk of the Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 71 of 1948.

Between Westralian Brickyard, Pottery, Porcelain and Roof Tile Fixers Employees' Union of Workers, Porth, Applicant, and H. L. Brisbane and Wunderlich Ltd. and Clackline Firebrick Company, Respondents.

IIAVING heard Mr. F. W. French on behalf of the Applicant and Mr. F. J. Darling on behalf of the Respondents, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941, doth hereby order and declare that Award No. 12A of 1945, as amended, he and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 10th day of September, 1948. By the Court,

(Sgd.) G. J. BOYLSON.

Acting President.

L.S.

Schednle.

Clause 5.-Overtime.

Delete subclause (b) of this clause and insert in lien thereof the following:---

(b) All work performed on Sundays and the holidays prescribed in chause 7 (a) hereof shall be paid for at the rate of double time.

Clause 8 .--- Wages.

Delete subclanses (a) and (b) of this clause and insert in lien thereof the following:--

The minimum rates of wages payable to workers covered by this Award shall be as follows:---

(a) Basic wage—Within a 15-mile radius of the G.P.O., Perth, £5 17s. 5d. per week; ontside a 15-mile but within an 80-mile radius of the G.P.O., Perth, £5 17s. 1d. per week.

			Margi Ma	
(b)	Adult males		Basic Per V	
			s.	đ.
	Clayhole man, ordinary		16	0
	Mill mixer		16	0
	Pan man		16	0
	Off bearer and bricklifter	• -	23	0
	Scintler		16	0
	Wheeler for setting		16	0
	Setter	• •	25	6
	Wheeler out to trucks or drays		19	6
	Moulder		25	6
	Presser, hand press machine		22	0
	Crucible machine operator		21	6
	Burner (down draught)		23	0
	Barner (other kilns)		16	0

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 151 of 1948.

Between Westralian Brickyard, Pottery, Porcelain and Roof Tile Fixers Employees' Union of Workers, Perth, Applicant, and H. L. Brisbane and Wunderlich Ltd., Respondent.

HAVING heard Mr. F. W. French on behalf of the applicant and Mr. F. J. Darling on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941, doth hereby order and deelare that Award No. 21A of 1945, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 10th day of September, 1948. By the Court,

[L.S.]

(Sgd.) G. J. BOYLSON, Acting President.

Schedule.

Clause 8 .--- Wages.

Delete this clause and insert in lien thereof the following:—

$\begin{array}{cccccccccccccccccccccccccccccccccccc$					ithin a	
(a) Basie Wage— £ s. d. Males 5 17 5 Females 3 3 5 Margin Per Week Over Male Basie Wage. (b) Adult Males— s. d. Hand presser (sanitary ware): First six months 13 6 Thereafter 13 6 Thereafter 13 6 Thereafter 13 6 Thereafter 21 6 Caster and finisher (sanitary ware): First six months First six months 13 6 Thereafter 16 Caster (jug and teapot): First three months 21 6 Dipper 17 6 Placer and Drawer: First three months 21 6 Deeorator: First six months 13 6 Thereafter						
Males 5 17 5 Females 3 3 5 Margin Per Week Over Male Basie Wage. (b) Adult Males s. d. Hand presser (sanitary ware): First six months 13 6 Thereafter 13 6 Thereafter 21 6 Caster and finisher (sanitary ware): First six months 13 6 Thereafter 21 6 Caster (jng and teapot): First three months 21 6 Dipper 21 6 Spray Gnn Operator 21 6 Decorator: First three months 21 6 Decorator: First six months 21 6 Mould maker 21 6 Slip house hands	(a) Basia Waga			G.,		
FemalesMargin Per Week Over Male Basie Wage.(b) Adult Males	26.1					
Margin Per Week Over Male Basic Wage.(b) Adult Males—s. d.Hand presser (sanitary ware): First six monthss. d.Hand presser (sanitary ware): First six months13 6ThereafterFirst six monthsfor Caster and finisher (sanitary ware): First six monthsFirst six monthsfor Caster and finisher (sanitary ware): First six monthsFirst six monthsfor Caster (jng and teapot): First three monthsFirst three monthsfor Dipperfor Dipperfor Thereafterfor Thereafter<		••	••	••	J 1.	•
Per Week Over Male Basie Wage.(b) Adnit Males—s. d.Hand presser (sanitary ware): First six months13First six monthsFirst three monthsfirst six monthsfirst three months <td>remates</td> <td>•</td> <td>••</td> <td>••</td> <td></td> <td>-</td>	remates	•	••	••		-
Over Male Basic Wage.(b) Adult Maless. d.Hand presser (sanitary ware): First six months13First six months13Thereafter13Gaster and finisher (sanitary ware): First six months13First six months13Caster and finisher (sanitary ware): First six months13First six months13Gaster (jug and teapot): First three months9First three months9DipperPlacer and Drawer: First three monthsFirst six months13GThereafterPlacer and Drawer: First six monthsFirst six monthsMould makerSecond six monthsFirst six monthsMould makerSlip house handsSagger maker assistants13GJolly hand: First three monthsFirst three monthsJolly hand: First three monthsFirst three monthsJolly hand: First three monthsJolly hand: First three months<					Por V	g m V oole
(b) Adult Males s. d. Hand presser (sanitary ware): First six months 13 6 Thereafter 13 6 Caster and finisher (sanitary ware): First six months 13 6 Caster and finisher (sanitary ware): First six months 13 6 Thereafter 13 6 Caster (jng and teapot): First three months 9 6 Caster (jng and teapot): First three months 9 6 Dipper 19 6 Dipper 21 6 Placer and Drawer: First three months 13 6 Thereafter 13 6 Decorator: First six months 13 6 Mould maker 13 6 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
Hand presser (sanitary ware): 13 6 First six months 21 6 Caster and finisher (sanitary ware): First six months 13 6 Caster and finisher (sanitary ware): First six months 13 6 Thereafter 13 6 Thereafter 21 6 Caster (jng and teapot): First three months 9 6 Thereafter 19 6 Dipper 21 6 Placer and Drawer: First three months 21 6 Decorator: First six months 21 6 Decorator: First six months 21 6 Mould maker 13 6 Slip house hands 19 <td></td> <td></td> <td></td> <td>В</td> <td></td> <td></td>				В		
First six months 13 6 Thereafter 21 6 Caster and finisher (sanitary ware): First six months 13 6 Thereafter 13 6 Thereafter 13 6 Caster (jng and teapot): First three months 9 6 Caster (jng and teapot): First three months 9 6 Dipper 19 6 Dipper 21 6 Placer and Drawer: First three months 21 6 Placer and Drawer: First six months 13 6 Thereafter 13 6 Decorator: First six months 13 6 Second six months 13 6 <td>(b) Adult Males—</td> <td></td> <td></td> <td></td> <td>s.</td> <td>d.</td>	(b) Adult Males—				s.	d.
Thereafter	Hand presser (sanitary	y wai	·e):			
Caster and finisher (sanitary ware): First six months 13 6 First six months 13 6 Thereafter 21 6 Caster (jng and teapot): First three months 9 6 Thereafter 9 6 Dipper 21 6 Spray Gun Operator 21 6 Placer and Drawer: First three months 21 6 Decorator: First six months 21 6 Decorator: First six months 21 6 Decorator: First six months 21 6 Mould maker 21 6 Slip house hands 13 6 Slip house hands 19 6 Sagger maker	First six months				13	6
First six months 13 6 Thereafter 21 6 Caster (jng and teapot): First three months 9 6 Thereafter 9 6 Dipper 9 6 Dipper 21 6 Spray Gun Operator 21 6 Placer and Drawer: First three months 21 6 Decorator: First six months 21 6 Decorator: First six months 21 6 Mould maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6	Thereafter				21	6
First six months 13 6 Thereafter 21 6 Caster (jng and teapot): First three months 9 6 Thereafter 9 6 Dipper 9 6 Dipper 21 6 Spray Gun Operator 21 6 Placer and Drawer: First three months 21 6 Decorator: First six months 21 6 Decorator: First six months 21 6 Mould maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6	Caster and finisher (sau	iitary	ware)	:		
Thereafter 21 6 Caster (jng and teapot): First three months 9 6 Thereafter 19 6 Dipper 19 6 Dipper 21 6 Spray Gnn Operator 21 6 Placer and Drawer: First three months 13 6 Thereafter 13 6 Decorator: 13 6 Decorator: 13 6 Thereafter 13 6 Second six months 13 6 Thereafter 13 6 Slip house hands 19 6 Sagger maker </td <td></td> <td></td> <td> ′</td> <td></td> <td>13</td> <td>6</td>			′		13	6
First three months 9 6 Thereafter 19 6 Dipper 21 6 Spray Gun Operator 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Decorator: 21 6 Decorator: 21 6 Decorator: 13 6 Thereafter 21 6 Mould maker 13 6 Slip house hands 19 6 Sagger maker assistants .	Thereafter				21	6
First three months 9 6 Thereafter 19 6 Dipper 21 6 Spray Gun Operator 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Decorator: 21 6 Decorator: 21 6 Decorator: 13 6 Thereafter 21 6 Mould maker 13 6 Slip house hands 19 6 Sagger maker assistants .	Caster (ing and team	nt):				
Thereafter					9	6
Dipper 21 6 Spray Gnn Operator 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Placer and Drawer: 21 6 Decorator: 21 6 Decorator: 13 6 Thereafter 16 Second six months 17 6 Second maker 13 6 Slip house hands	Thereafter				-	-
Spray Gun Operator 21 6 Placer and Drawer: 13 6 First three months 13 6 Thereafter 21 6 Decorator: 21 6 Decorator: 9 6 Second six months 9 6 Second six months 13 6 Thereafter 21 6 Mould maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6 Jolly hand: 9 6					- •	6
Placer and Drawer: First three months .13 6 Thereafter .21 6 Decorator: 9 6 Second six months 9 6 Second six months 9 6 Mondd maker 21 6 Mondd maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6 Jolly hand: First three months						6
Thereafter 21 6 Decorator: First six months 9 6 Second six months 13 6 Thereafter 13 6 Mould maker 21 6 Slip house hands 13 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6 Jolly hand: First three months Thereafter						
Decorator:9First six months9Second six months13G13Thereafter13G13Mould maker13G13Slip house hands13Slip maker assistants13G19Sagger maker13Jolly hand:9First three months9G19G19G19G19G19G19G19G19G19G19G19G19G19G19G19G19G19G10	First three months				13	6
First six months 9 6 Second six months 13 6 Thereafter 13 6 Mould maker 21 6 Slip house hands 13 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 13 6 Jolly hand: 13 6 Thereafter 13 6 Jolly hand: First three months	Thereafter				21	6
Second six months 13 6 Thereafter 21 6 Mould maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 19 6 Sagger maker assistants 13 6 Jolly hand: 9 6 Thereafter 9 6	Decorator:					
Thereafter 21 6 Mould maker 21 6 Slip house hands 13 6 Slip maker assistants 19 6 Sagger maker 19 6 Sagger maker 13 6 Jolly hand: 9 6 Thereafter	First six months				9	6
Mould maker136Slip house hands136Slip maker assistants196Sagger maker196Sagger maker136Jolly hand:96Thereafter196	Second six months				13	6
Slip house hands136Slip maker assistants196Sagger maker196Sagger maker assistants136Jolly hand:96Thereafter196	Thereafter				21	6
Slip maker assistants196Sagger maker196Sagger maker assistants136Jolly hand:96First three months196	Mould maker				21	6
Sagger maker196Sagger maker assistants136Jolly hand:96First three months196Thereafter196	Slip house hands				13	6
Sagger maker assistants 13 6 Jolly hand: First three months 9 6 Thereafter 19 6	Slip maker assistants				19	6
Jolly hand: First three months 9 6 Thereafter 19 6	Sagger maker				19	6
First three months	Sagger maker assistant	s			13	6
Thereafter 19 6	Jolly hand:					
	First three months				9	6
Burners , 25 0	Thereafter				19	6
					25	0
All others Nil.	All others	••	••	••	Nil	l .

(c) Adult Females-

Whenever any adult female worker is called upon to carry out work of a skilled nature the margin to be paid shall be as mutually agreed upon between the employer and the Union.

All other adult females-Margin nil.

(d) Junior Workers (Male)—	М	er Cent. of Iale Basic Wage Per Week.
Between 14 and 15 years of age		30
Between 15 and 16 years of age		40
Between 16 and 17 years of age		50
Between 17 and 18 years of age		60
Between 18 and 19 years of age		70
Between 19 and 20 years of age		80
Between 20 and 21 years of age		90
(e) Junior Workers (Female)—	o: B:	Per Cent. f Female asic Wage Per Weck.
1st year of service		40
lst year of service 2nd year of service		$\frac{40}{50}$
-		-
2nd year of service		50
2nd year of service	 	50 60
2nd year of service 3rd year of service 4th year of service	 	50 60 70

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Appointment of Apprenticeship Board. (Pharmaceutical Employees' Award, No. 4 of 1947.)

- Between West Australian Pharmacentical Employees' Association Industrial Union of Workers, Perth, Applicant. and Boans Limited, Foy & Gibson (W.A.) Limited, Fitch's Pharmacy, F. E. Gibson and H. Howling, Respondents.
 - File A.C. 11/1948.

WHEREAS the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1941 (hereinafter re-ferred to as "the Act") declared a memorandam No. 4 of 1947 filed in the office of the Clerk of the Court on the 15th day of August, 1947, to have the same effect as and be deemed an Award of the Court and effect as and be deemed an Award of the Court and whereas such memorandum (hereinafter referred to as "the Award") provided, inter alia, that a Board, to be called the "Apprenticeship Board." may be appointed by the Court to advise in regard to any apprenticeship matter and whereas the said Award further provided that such Board should consist of the following:—

(a) A chairman to be appointed by the Court.

(h) Representatives of the employers and workers. respectively, one or two on each side. as may be decided by the Court.

And whereas the Award further provided that the Apprenticeship Board shall have such powers and duties as the Court may determine and whereas on the 9th day of September. 1948, the Court, in pursnance of the said Award, appointed as such Apprenticeship of the said Award, appointed as such Apprenticeship Board the following:—Mr. R. A. Wood (Industrial Registrar), Chairman: Messrs, G. H. Dallimore and T. D. H. Allan, Employers' Representatives, and Messrs, J. Jeffreys and C. Blennerhassett, Workers' Repre-sentatives. Now therefore the Court of Arbitration, acting in pursuance of the said Award and all other powers and authorities vested in it by the Act hereby orders that the said Board shall be invosted with the orders that the said Board shall be invested with the following powers and functions without limiting the powers and dutics that at any time hereafter may be conferred:-

1. To deal with all matters affecting apprentices assigned to the determination of the Board by the Court, and in particular to perform and discharge all powers and daties in the regulations attached to the Award and therein to be performed and discharged by the Court, except such powers and duties as are specially assigned to the Court by the Act.

2. The Board shall be invested with the following powers and functions in addition and without prejudice to those mentioned:-

(a) To endeavour to promote apprenticeships under the Award.

(b) To draw up syllabi of training and to arrange for the periodical examination of apprentices.

(c) To permit in any special circumstances the taking or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded.

(d) To enter any factory, workshop, or place where an apprentice is employed, or appoint any other person for that purpose, and inspect the conditions under which any apprentice is employed.

(c) To require any employer to furnish the Board with any specified information relating to any trade or industry subject to the Award. or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentic-s being trained to meet future requirements and in the interests of the community.

(f) To advise the Court as to all matters appertaining to apprentices.

3. A majority of the members of the Board, one of whom must be the chairman, shall constitute a quorum.

4. The decision of the Board shall be the decision of a majority of the members and shall be signed by the chairman and forwarded to the Registrar.

5. Either party, with the consent of the Court. may at any time alter its representative.

Dated at Perth this 23rd day of September, 1948.

By the Court,

(Sgd.) E. A. DUNPHY.

President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Appointment of Apprenticeship Board.

(Metal Trades Award No. 64 of 1947.)

ween Coastal District Committee Amalgamated Engineering Union Association of Workers: State Excentive. Australasian Society of Engineers' In-dustrial Association of Workers and others, Appli-Between cants, and Saunders & Stuart Pty. Ltd. and others, Respondents.

File A.C.172/1942.

WHEREAS the Court. pursuant to section 65 of the Industrial Arbitration Act, 1912-1941 (hereinafter re-ferred to as "the Act") declared a memorandum, No. 64 of 1947, filed in the office of the Clerk of the Court on the 6th day of October, 1947, to have the same effect as and be deemed an Award of the Conrt and whereas such memorandhm (hereinafter referred to as "'the Award'') provided, inter alia, that a Board, to be called the "Apprenticeship Board" may be appointed by the Court on the application of any of the parties to advise in regard to any apprenticeship matter and whereas the said Award further provided that such Board should consist of the following:—

a) A chairman to be appointed by the Court.

(b) Representatives of the employers and workers respectively, one or two on each side, as may be decided by the Court.

And whereas the Award further provided that the And whereas the Award further provided that the Apprenticeship Board (hereinafter referred to as the "Engineers' Apprenticeship Board") shall have such powers and duties as the Court may determine and whereas the parties have applied for the appointment of a Board as relating to the Engineering Industry and whereas the Court in pursuance of the said Award. appointed as such Apprenticeship Board the following— Mr. R. A. Wood (Industrial Registrar). Chairman: Messrs. T. Eilbeck and J. L. Mattinson, Employers' Representatives; and

Representatives: and Messrs, A. Chadwick and A. A. Kemp, Workers' Representatives.

Now therefore the Court of Arbitration, acting in pursuance of the said Award and all other powers and authorities vested in it by the Act, hereby orders and declares that the said Board shall be invested with the following powers and functions without limiting the powers and duties that at any time hereafter may be conferred :-

1. To deal with all matters affecting apprentices in the Engineering Trades assigned to the determination of the Board by the Court, and in particular to perform and discharge all powers and duties in the regu-lations attached to the Award and therein to be performed and discharged by the Court, except such powers and duties as are specially assigned to the Court by the Act.

2. The Board shall be invested with the following lowers and functions in addition and without prejudice to those mentioned in (1):-

(a) To endeavour to promote apprenticeships under the Award.

(b) To draw up syllabi of training and to arrange for the periodical examination of apprentices.

(c) To permit in any special circumstances the taking or employment of an apprentice by an employer, netwithstanding that the quota fixed by the Award in any particular case may be exceeded.

(d) To enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed.

(e) To require any employer to furnish the Board with any specified information relating to the engineering trade or industry subject to the Award, or any of workers engaged therein, with a view to determining the whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community.

(f) To advise the Court as to all matters appertaining to apprentices.

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

The decision of the Board shall be the decision of the majority of the members and shall be signed by the chairman, and forwarded to the Registrar. 5. Either party, with the consent of the Court, may at any time alter its representative.

Dated at Porth this 27th day of September, 1948.

By the Court,

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Appointment of Apprenticeship Board. The Building Trades (Plumbers) Award No. 73 of 1947,

Between The West Australian Plumbers and Sheet Metal Workers' Industrial Union of Workers, Perth; The West Anstralian Plumbers and Sheet Metal Workers' Industrial Union of Workers (Fremantle Branch), Applicants, and Master Builders' Association of Western Anstralia (Union of Employers), Perth, and others, Respondents.

File A.C. 60/1943.

WHEREAS Award No. 73 of 1947 between the above-WHEREAS AWard No. 10 of 1041 between the indepen-named parties and delivered on the 20th day of August, 1948, provides, inter alia, that a Board, to be called the "Apprenticeship Board," may be appointed by the Court to advise in regard to any apprentice-ship matter and whereas the said Award further provides that such Board should consist of the following:-

- (a) A chairman to be appointed by the Court.
- (b) Representatives of the employers and workers, respectively, one or two on each side, as may be decided by the Court,

And whereas the Award further provides that the Apprenticeship Board shall have such powers and duties as the Court may determine and whereas on the 9th day of September, 1948, the Court, in pursu-ance of the said Award, appointed as such Apprentice-ship Board the following:—Mr. B. A. Wood (Indue ship Board the following:-Mr. R. A. Wood (Indus-trial Registrar), Chairman; Messrs. G. Boncher and F. J. Boswell, Employers' Representatives, and Messrs. J. Coram and A. Wilson, Workers' Representatives. Now therefore the Court of Arbitration, acting in pursnance of the said Award and all other powers and anthorities vested in it by the Act hereby orders that the said Board shall be invested with the following powers and functions without limiting the powers and duties that at any time hereafter may he conferred:-

1. To deal with all matters affecting apprentices assigned to the determination of the Board by the Conrt, and in particular to perform and discharge all powers and duties in the regulations attached to the Award and therein to be performed and discharged by the Court, except such powers and duties as are specially assigned to the Court by the Act.

2. The Board shall be invested with the following powers and functions in addition and without prejudice to those mentioned:

(a) To endeavour to promote apprenticeships under the Award.

(b) To draw up syllabi of training and to arrange for the periodical examination of apprentices.

(c) To permit in any special eircumstances the taking or employment of an apprentice by an employer. notwithstanding that the quota fixed by the Award in any particular case may be exceeded.

(d) To enter any factory, workshop, or place where an apprentice is employed, or appoint any other person for that purpose, and inspect the conditions under which any apprentice is employed.

(e) To require any employer to furnish the Board with any specified information relating to any trade or industry subject to the Award, or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community.

(f) To advise the Court as to all matters appertaining to apprentices.

3. A majority of the members of the Board, one of whom must be the chairman, shall constitute a quorum.

The decision of the Board shall be the decision of the majority of the members and shall be signed by the chairman and forwarded to the Registrar. 5. Either party, with the consent of the Court, may at any time alter its representative.

Dated at Perth this 27th day of September, 1918.

By the Court,

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

APPOINTMENT.

(26 Geo. V., No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Crenfall Scott Anderssen, of Ingham, Queensland, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of Queensland any dail, affidavit, affirmation, declaration or acknowledgment by a married woman to be used in the Supreme Court of Western Anstralia. The Commission to remain in force until the said Crenfall Scott Andersen ceases to reside in the State of Queensland aforesaid, or until he ceases to uractise the profession of a solicitor on his own account or in partnership there, or until revoked.

G. J. BOYLSON,

Registrat Supreme Court.

Supreme Court Office, Perth, 2nd September, 1948.

APPOINTMENT.

(26 Geo. V., No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Cecil G. Vanston, of Dublin, Eire, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within Eire any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Cecil G. Vanston ceases to reside in Eire aforesaid, or mill be cases to practise the profession of a solicitor on his own account or in partnership there, or until revoked.

> G. J. BOYLSON. Registrar Supreme Court.

Supreme Court Office, Perth, 20th May, 1948.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944. Department of Native Affairs, Perth, 29th September, 1948.

IT is hereby notified, for general information, as follows :-

Certificate No. 223 was issued under the hand of A. L. F. Taylor, Acting Resident Magistrate, at Broome, an the 6th September, 1948, to Vincent Martin, of Broome, in the Broome Magisterial District.

Certificate No. 224 was issued under the hand of A. L. F. Taylor, Acting Resident Magistrate, at Broome, Martin, of on the 6th September, 1948, to Ursula Broome, in the Broome Magisterial District.

Certificate No. 225 was issued under the hand of A. L. F. Taylor, Acting Resident Magistrate, at Broome, on the 6th September, 1948, to Martin Albert Martin, at Broome, in the Broome Magisterial District.

Certificate No. 186 was issued under the hand of K. II. Hogg, Acting Resident Magistrate, at Port Hedland, on the 24th February, 1948, to Joseph Hawkes, of Port Hedland, in the Port Hedland Magisterial District.

Certificate No. 187 was issued under the hand of K. H. Hogg, Acting Resident Magistrate, at Port Hed-land, on the 24th February, 1948, to Polly Hawkes, of Port Hedland, in the Port Hedland Magisterial District.

Certificate No. 205 was issued under the hand of K. H. Parker, Stipendiary Magistrate, at Beverley, on the 15th July, 1948, to Thomas Bennell, of Brookton, in the Avon Magisterial District.

Accordingly, the said Vincent Martin, Ursula Mar-tin, Martin Albert Martin, Joseph Hawkes, Polly Hawkes and Thomas Bennell are deemed to be no longer natives or aborigines, and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural-born or naturalised subjects of His Majesty, unless and until the Certificates are suspended or cancelled as provided for in section 7 of the said Act.

The following Exemption Certificates have been cau-celled in lien of Certificates of Citizenship Nos. 223, 224, 225, 186 and 187 being issued:---

Exemption Certificate No. A251-Vincent and Ursula Martin.

Exemption Certificate No. A423-Martin Albert Martin.

Exemption Certificate No. A469-Joseph and Polly Hawkes.

S. G. MIDDLETON, Commissioner of Native Affairs.

Western Anstralia. DRIED FRUITS ACT, 1947. Notice of Election.

NOTICE is hereby given that an Election by registered growers entitled to vote of four representatives for appointment as members of the Dried Fruits Board, to hold office until the 31st day of December, 1951, will take place at the office of the Dried Fruits Board, 223 Murray Street, Perth, on Monday, 13th December, 1948, closing at 10 o'clock in the forenoon on such date.

Nominations of candidates shall be made in accordance with the Dried Fruits Act Regulations and must be received by the Secretary of the Dried Fruits Board at the said address of the Board not later than 10 o'clock in the forenoon on Monday, 8th November, 1948.

Dated this 5th day of October, 1948. E. H. ROSMAN. Secretary Dried Fruits Board.

COMPANIES ACT, 1943-1947. Notice of Intention to Cease Business in Western Australia.

NOTICE is hereby given that Union Insurance Society of Canton Limited, a Company registered under the Companies Act and having its Registered Office at Traders' Buildings, 18 Howard Street, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 22nd day of December, 1948.

Dated at Sydney, New South Wales, this 16th day of September, 1948.

> R. C. LANGKER, Attorney and General Manager for Australasia.

THE COMPANIES ACT, 1943-1947. Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

The Tarmoola Pastoral Company Limited.

NOTICE is hereby given that The Tarmoola Pastoral Company Limited a Company registered under Part VIII of the Companies Act, 1893-1938, and having its Registered Office at Tarmoola Station, Leonora, in the State of Western Anstralia, intends voluntarily to cease to carry on business in the said State on and after the 16th day of January, 1949. Dated this 14th day of Sentember 1048

Dated this 14th day of September, 1948.

R. MeBRIDE,

Attorney or Agent. Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice of Intention to Apply for Exemption.

Pursuant to Section 369 (1). (Agricultural Parts Supply Company Limited.)

SUPPLY COMPANY AGRICULTURAL PARTS LIMITED hereby gives notice of its intention to apply to the Hon, the Attorney General for exemption in the case of the shares of the said Agricultural Parts Supply Company Limited from the provisions of para-Supply Company Limited from the provisions of pira-graph (a) section 369 (1) of the Companies Act, 1943-1947, forbidding persons to go from place to place offering to the public or any member of the public shares for subscription purchase or exchange.

Dated this 30th day of September, 1948.

R. DOUGLAS,

Secretary.

Robinson, Cox, McDonald & Lonch, of 20 Howard Street, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office and/or of the Days and Hours such Office is Accessible to the Public.

Pursnant to Section 99 (4).

Mt. Lawley Ice and Cool Storage Limited.

NOTICE is hereby given that the Registered Office of Mt. Lawley Ice and Cool Storage Limited was, on the 30th day of September, 1948, changed to and is now situated at, c/o W. A. Carcary, Halvorsen & Co., War-wick House, 63 St. George's Terrace, Perth, and the days and hours during which the Registered Office of Mt. Lawley Ice and Cool Storage Limited is accessible to the public are, as from the 30th day of September, 1948, as follows:---Monday to Friday (excepting holi-days), 10 a.u. to 12 noon, and 2 p.m. to 4 p.m. days), 10 a.m. to 12 noon, and 2 p.m. to 4 p.m.

Dated this 30th day of September, 1948.

F. W. HURST, Secretary.

COMPANIES ACT, 1943-1947.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

The National Service Co. Pty. Ltd.

1. THE NATIONAL SERVICE CO. PTY. LTD. hereby gives notice that by a resolution of the Com-pany passed on the 29th day of September, 1948, the nominal share capital of the Company was increased by the addition thereto of the sum of twenty-five thousand pounds ($\pounds 25,000$) divided into twenty-five thousand (25,000) shares of \pounds each beyond the regis-tered capital of twenty-five thousand nounds ($\pounds 25,000$) tered capital of twenty-five thousand pounds (£25,000).

2. The additional capital is divided as follows:— (a) Fifteen thousand (15,000) shares of £1 each to be called ''E'' shares; (b) ten thousand (10,000) shares of £1 each to be called ''5 per cent. Cumulative Pre-ference shares.''

3. The conditions subject to which the new shares have been or are to be issued are set forth in a copy of special resolutions passed at an extraordinary general meeting of shareholders of the Company held on the 29th day of September, 1948, and which copy was certified by me on the said lastmentioned date and has been filed with the Registrar of Companies pursuant to section 121 of the Companies Act, 1943-1947 1947.

4. The rights attached to the ''10 per cent. Prefer-ence Shares'' which were created on the 16th day which were created on the 16th day ence Shares'' which were created on the 10th (ay of December, 1930, ont of part of the original capital of the Company and to the abovementioned ''5 per cent. Cumulative Preference Shares'' are also set forth in the certified copy of the special resolutions referred to in the above paragraph 3.

Dated this 30th day of September, 1948.

E. R. WOOLCOTT,

Managing Director.

Nicholson & Nicholson, of Bank of Adelaide Chambers, 97 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice of Increase in Share Capital beyond the

Registered Capital.

Pursuant to Section 66. McLean Brothers & Rigg Limited.

MeLEAN BROTHERS & RIGG LIMITED here-1. by gives notice that by a resolution of the Company by gives notice that by a resolution of the Company passed on the 30th day of September, 1948, the nominal share capital of the Company was increased by the addition thereto of the sum of £380,000 divided into 380,000 shares of £1 each beyond the registered capital of £120,000. 2. The additional capital is divided as follows:----

The conditions subject to which the new shares have been or are to be issued are in all respects identical with those relating to the previously existing ordinary shares.

4. There are no preference shares in the Company.

Dated this 30th day of September, 1948.

O. VINCENT, Director.

Nicholson & Nicholson, of the Bank of Adelaide Chambers, 97 St. George's Terrace, Perth, Solicitors for the Company.

NOTICE is hereby given that the Registered Office of Central Car & Truck Distributors Pty. Ltd. is situated at 437 Murray Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—9 a.m. to 5 p.m. on Mondays to Fridays inclusive, and from 9 a.m. to 12 noon on Saturdays.

Dated this 4th day of October, 1948.

N. B. ROBINSON & RUSSELL WILLIAMS. Solicitors for the Company, 49 St. George's Terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947.

And in the matter of Moulded Products (W.A.) Proprietary Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Monlded Products (W.A.) Proprietary Limited. Dated this 27th day of September, 1948.

G. J. BOYLSON,

Registrar of Companies.

Companies Office. Supreme Court, Perth, W.A.

THE COMPANIES ACT, 1943-1947.

Form 22.

Notice of Change of Company Name, Section 30 (5).

NOTICE is hereby given that R. Mackey & Company Limited has, by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to R. Mackey & Co. Pty. Limited.

Dated the 22nd day of September, 1948.

G. J. BOYLSON, Registrar of Companies.

THE COMPANIES ACT, 1943-1947.

Form 22.

Notice of Change of Company Name, Section 30 (5).

NOTICE is hereby given that The Erlistoun Pastoral Company Limited has, by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to The Erlistoun Pastoral Co. Pty. Limited.

Dated the 22nd day of September, 1948.

G. J. BOYLSON,

Registrar of Companies.

THE COMPANIES ACT, 1943-1947.

Form 22.

Notice of Change of Company Name,

NOTICE is hereby given that George Kent (W.A.) Limited has by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to George Kent (W.A.) Pty. Ltd.

Dated the 24th day of September, 1948.

G. J. BOYLSON. Registrar of Companies.

IN THE MATTER OF THE ASSOCIATIONS INCOR-PORATIONS ACT, 1895-1947, and in the matter of Rockingham & Districts Ratepayers Association.

I, FREDERICK ASH, of Rockingham, Public Accountant, a person berenuto authorised by Rockingham & Districts Ratepayers Association, do hereby give notice that I am desirons that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895-1947.

FREDERICK ASH.

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

1. Name of the Institution-Rockingham & Districts Ratepayers Association.

2. Object or purpose of the Institution-The objects of the Association shall be to support all legitimate moves and acts for progress in Rockingham and the surrounding districts.

3. Where situated or established-Rockingham,

4. The name or names of the trustee or trustees-Horace Thurston Berry, of Safety Bay, and Herbert Joseph Chamberlain and William Dalkin Howson, both of Rockingham.

In whom the management of the Institution is 5. vested and by what means-The Executive Committee of the Association by the Constitution and Rules of the Association.

N. B. ROBINSON & RUSSELL WILLIAMS, Of 49 St. George's Terrace, Perth, Solicitors for the said Association.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership business heretofore existing between Arthur Leonard Bahr and James Trott and carried on by them at 133 Barrack Street, Perth, in the State of Western Australia, under the style or name of 'York Rabbit Supply & Delientesthe style or name of "York Rabbit Supply & Delicates-sen" has been dissolved as from the 30th day of Sep-tember, 1948, as from which date the said James Trott retired from the said business which will be carried on by the said Arthur Leonard Bahr solely at the business address aforesaid under the same style or name.

All debts or accounts owing by the Partnership will be paid by the said Arthur Leonard Bahr and all debts owing to the Partnership should be paid to him at the said business address,

Dated this first day of October, 1948.

A. L. BAHR.

Signed by the said Arthur Leonard Bahr in the presence of—

L. G. Wood, Solicitor, Perth.

Signed by the said James Trott in the presence of— L. G. Wood, Solicitor, Perth.

J. TROTT.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Edward John Kelly (in the Will Edward Kelly), late of Camelia Street, North Perth, in the State of Western Anstralia, Retired Merchant, deceased.

NOTICE is hereby given that all ereditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars, in writing, thereof to the Excentor, The West Australian Trustee, Excentor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the Sth day of November, 1948, after which date the said Excentor 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 this 5th day of October, 1948.

DWYER, DURACK & DUNPHY, of 33 Barrack Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will and Codicil thereto of Jeremiah Murphy, formerly of Nauson, in the State of Western Anstralia, Farmer, but late of Utakarra, in the said State, Poultry Farmer, deceased.

NOTICE is hereby given that the accounts and plan of distribution of the above estate have this day been filed in my office and all persons having any claim on the snid estate or being otherwise interested therein are hereby required to come in before me at my office on or before the 26th day of Octoher, 1948, at 11 o'clock in the forenoon and inspect the same, and if they shall think fit, object thereto; otherwise, if the said accounts be not objected to the same will be examined by me and passed according to law; and notice is further given that the Excentor intends to apply for commission pursmant to section 140 of the Administration Act, 1903-1941.

Dated the 27th day of September, 1948.

E. LAWSON TURNBULL, Deputy Master.

Freeth & Le Fann, Solicitors for the Excentor, Katanning.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Herbert George Horton, late of 16 The Avenue, Midland Junetion, in the State of Western Australia, Invalid Feusioner, deceased.

ceased. 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, of 135 St. George's Terrace, Perth, on or before the Sth day of November, 1948, 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 29th day of September, 1948.

HARDWICK SLATTERY & GIBSON, Of Victoria Honse, 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 Louisa Ann Thain, formerly of Albany Road, but late of Railway Terrace, Kelmscott, in the State of Western Anstralia, Widow, 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 required to send in particulars thereof, in writing, to the Executor, The Perpetual Excentors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the Sth day of November, 1948, after which date the said Excentor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the chains and demands of which it shall then have had notice.

Dated the 29th day of September, 1948.

N. B. ROBINSON & RUSSELL WILLIAMS, Of Occidental Honse, 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 Laura Elizabeth Strother, formerly of 31 Esplauade, South Perth, but late of Nesbit Road, Appleeross, in the State of Western Australia, Widow, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed decensed are hereby required to send partienlars thereof, in writing, to the Executor, The Perpetual Executors, Trustees and Ageney Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the Sth day of November, 1948, after which date the said Executor will proceed to distribute the assets of the stid decensed amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have received notice.

Dated the 4th day of October, 1948.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

1N the matter of the Will of James Shanahan, late of 2 William Street, Subiaco, in the State of Western Australia, Retired Dealer, decensed.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof, in writing, to the Excentor, The West Australian Trustee, Excentor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 8th day of November, 1948, after which date the said Excentor will proceed to distribute the assets of the said deceased amongst the persons cutitled thereto, having regard only to the claims and demands of which it shall then have received notice.

Dated the 28th day of September, 1948.

UNMACK & UNMACK, Solicitors for the Executor, Withmell Chambers, Howard Street, Perth-

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

IN the matter of the Will of John Bakewell Howitt, formerly of Cunderdin, in the State of Western Anstralia, Bank Officer but late of "St. Ronans," Cunderdin aforesaid, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars of the samein writing, to the Executors, care of the undersigned, on or before the 8th day of November, 1948, 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 29th day of September, 1948.

CONNOR & MAYBERRY, 110 Fitzgerald Street, Northam, Solicitors for the Executors. In the matter of the Will of Robert Dowson, late of "Puzzle Gold Mine," via Leonora, in the State of Western Australia, Prospector, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are required to send partienlars thereaf, in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limthe still day of November, 1948, 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 30th day of September, 1948.

STONE, JAMES & CO. 47 St. George's Terrace, Ferth,

Solicitors for the Executors.

THE SUPREME COURT OF WESTERN IN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of John Lumsden Sinclair Miller, late of 19 Circe Circle, Dalkeith, in the State of Western Australia, Retired Civil Servant, decensed.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed descused are requested to send par-ticulars thereof, in writing, to the Excentor, The West Australian Trustee, Esecutor and Agency Company Lim-Autoritian Trustee, Executor and Agency Company Lim-ited, of 135 St. George's Terrace, Perth, on or before the Sth day of November, 1948, after which date the said Excentor 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 if shall then have had notice.

Dated the 4th day of October, 1948.

PARKER & PARKER, 21 Howard Street, Perth, Solicitors for the Excentor.

THE SUPREME COURT OF WESTF AUSTRALIA-PROBATE JURISDICTION. WESTERN IN

In the matter of the Will of Thomas Dawson, late of 50 Basinghall Street, Victoria Park, in the State of Western Australia, Gardener, deceased.

ALL claims and domands against the estate of the abovenanced deceased must he sent, 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 8th day of November, 1948, after which date the said Excentor 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 8th day of October, 1948.

W. E. B. SOLOMON, Solicitor,

70 St. George's Terrace, Perth.

THE SUPREME COURT OF WESTERN INAUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned decensed persons are hereby required to send particulars of such claims or demands to the Public Trustee in writing on or before the 5th day of November, 1948, 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 5th day of October, 1948.

J. H. GLYNN,

Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death,

Urguliart, Robert; pensioner; late of 7 Murray Street, Perth; 11/8/48.

Tuckwell, Arthur Horace; carpenter and labourer; formerty of Bushmead, Int late of Nedlands; 26/5/48. Leslie, James Ernest; retired labourer; formerly of

Bunbury, but late of Nedlands; 27/7/48.

Hill, George Francis; retired sleeper entter; formerly or Kalamunda, but late of Nedlands; 21/5/48.

of Kalamunda, Ent late of Nedlands; 21/3/48. Dunne, l'atrick (also known as Patrick Dunn); rail-way employce; late of Merredin; 28/5/48. Claystie, Annic; widow; late of 34 Vine Street, Moonee Ponds, in the State of Victoria; 28/11/46. Partington, William John; retired saddler; formerly of Narrogin, but late of 135 Churchill Avenne, Subjaco; 8/7/48.

King, John Thomas (in the Will, John King); retired prospector: late of Jumbulyer; 14/6/48.

Thomas, John; labourer; late of Cloutarf Road, Hamilton Hill, 9/4/48.

Dugdale, Mary Isabella; widow; late of 20 Helena Street, Guildford; 5/5/48.

Costley, Janet Davidson (also known as Janet David-

son Boyd); divorce; late of Wellard; 22/2/48. Millikin, Andrew Boswell; bank manager; late 672A Beanfori Street, Momat Lawley; 17/7/48.

Weldon, Olive May; married woman; late of 6 Stuart Street, Musman Park; 13/6/48.

Brewer, Mosman Park; 13/6/48.
 Brewer, Winifred Grace; widow; late of 82 The Broadway, Bassendean; 12/8/48.
 Narrie, Kathleen; widow; late of "Tallering Station," Findar; 9/5/48.
 Duke, Laurie Louise; widow; late of Bridges Street, Albany, 1/11/47.

Albany, 1/11/47.

Albany; 1/11/47. Secretar. Frederick Norman; boot repairer; late of 1 Esplanade, Canning Bridge; 22/7/48. Schwarze, John Ernest; kangaroo shooter and

Bedwitze, John Ernest; Rangaroo shooter and labourer; late of Carnarvon; 21/3/48. Palaer, Amie; widow; late of Claremont; 5/8/48. Ornquist, Tore (also known as Gas Ornquist); pros-pector and labourer; late of Port Samson; 26/7/48.

Violet

Mead. William; war pensioner; late of 9 Street, West Perth; 23/1/48.

Griffen, William (also known as William Griffin); letired labourer; late of Nedlands; 2/5/48. Drummand, Percy; station hand; late of Wyloo Sta-

tion, via Onslow; 7/3/48.

Conghlan, Michael; fettler: late of Daniel's Siding, via Norseman: 10/1/48.

Connolly, William Fergus (also known as William Fergus Connelly); pensioner; late of Meekatharra; 11/7/48.

Clemesha. Arthur Gordon; battery manager; late of Parton Gold Mine, Nullagine; 14/4/47. Brooke, Dick: millhand; late of 10 Hanbury Street,

Kalgoorlie: 16/4/48.

Hopkins, Joseph: retired labourer and carpenter; formerly of 5 Oxford Street, Maylands, but late of 256 Eighth Ayenue, Maylands; 26/7/48.

Hade John; retired labourer; late of Nedlands; 16/8/48

Moon, Robert: retired labourer; late of Nedlands; 12/8/48.

Greaney, Thomas; dairyman; late of Claremont; 6/4/48.

Laidlaw. Robert; window cleaner; late of Katanning; 20/11/47.

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act. 1941, the Public Trustee has elected to administer the estates of the undermentioued deceased nersons.

Dated at Perth the 5th day of October, 1948.

J. H. GLYNN.

Public Trustee.

A.N.A. House, St. George's Terrace, Perth.

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

Urqubart. Robert: Pensioner: late of 7 Murray Street. Perth: 11/8/48: 27/9/48. Thekwell. Arthur Horace: Carpenter and Labourer;

formerly of Bushmead, but late of Nedlands: 26/5/48; 27/9/48

Leslie, James Ernest: Retired Labourer; formerly of Bunbury, but late of Nedlands; 27/7/48; 27/9/48.

Page.

Name od Deceased, Occupation, Address, Date of Death, Date Election Filed-continued.

Hill, George Francis; Retired Sleeper Cutter; former-ly of Kalammuda, but late of Nedlauds; 21/5/48; 27/9/48.

Dunne, Patrick (also known as Patrick Dunu); Rail-

way Employee; late of Merredin; 28/5/48; 27/9/48. Chrystie, Annie; Widow; late of 34 Vine Street, Moonee Pouds, in the State of Victoria; 28/11/46; 27/9/48.

Secretan, Frederick Norman; Boot Repairer; late of Bsplanade, Canning Bridge; 22/7/48; 29/9/48. Schwarze, John Ernest; Kangaroo Shooter and Labourer; late of Carnarvon; 21/3/48; 29/9/48.

Palmer, Annie; Widow; late of Claremont; 5/8/48; 29/9/48.

Ornquist, Tore (also known as Gus Ornquist); Prospector and Labourer; late of Port Samson; 26/7/48; 29/9/48.

Mead, William; War Pensioner; late of 9 Violet Street, West Perth; 23/1/48; 29/9/48. Griffen, William (also known as William Griffin); Retired Labourer; late of Nedlands; 2/5/48; 29/9/48.

Retired Labourer; inte of Neulands; 2/5/48; 29/9/48. Drummond, Percy; Station Hand; late of Wyloo Station, via Ouslow; 7/3/48; 29/9/48. Conghlan, Michael; Fottler; late of Daniel's Siding via Norcenan; 10/1/48; 29/9/48. Connolly, William Fergus (also known as William Fergus Councelly); Pensioner; late of Meekatharra; 11/7/48; 29/9/48. Cleanesha Arthur Gordon: Battery Manager: late of

Clemesha, Arthur Gordon; Battery Manager; late of Barton Gold Mine, Nullagine; 14/4/47; 29/9/48. Brooke, Dick; Millhand; late of 10 Haubury Street, Kalgoorlie: 16/4/48; 30/9/48.

Hade, John; Retired Labourer; late of Nedlands; 16/8/48; 30/9/48. Moon, Robert; Retired Labourer; late of Nedlands;

12/8/48; 30/9/48. Greancy, Thomas; Dairyman; late of Claremont;

6/4/48; 30/9/48.

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 Frinter, 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.

CONTENTS.

		Page.
		Page
Administration Act		2424-6
Agriculture, Department of		2404
Analyses of Feeding Stuffs		2404
		-90, 2408, 2421
Appointments Arbitration Court		
Bank Holidays proclaimed		2387
Chief Secretary's Department		2387
Commissioners of Supreme Court		2421
Companies		2422-3
Crown Law Department		2389-90
Deceased Persons' Estates		2424-6
	••	
	••	
Factories and Shops	••	
Fire Brigades Act	••	2222
Health Department	••	2390
Industrial Arbitration	••	. 2408-21
Labour, Department of	••	2387-8
Lands Department	••	2388, 2391-5
Licensing	••	2390
Marriages, Licenses to Celebrate	••	2408
Metropolitan Water Supply, etc.		2396-7
Mines Department	••	2406-8
Municipalities		2403
Native Affairs	••	2421-2
Orders in Conneil		2388
Partnerships dissolved		2423
Police Department		2390-1
Proclamations		2387-8
Public Service Commissioner	• •	2388-9
Public Trustee		2425-6
Public Works Department		388, 2395-2404
Railways		
Registrar General		2408
Resumptions		2398-2402
Road Boards		2395-6, 2403-4
State Electricity Commission Act		2404
		2405
_		0.05
Tenders accepted	••	2405 2395-6, 2405
Tenders invited	••	1000
Town Planning and Development A		-
Tramways	••	2408
Water Boards	••	2403
Water Supply, etc., Department	••	2396-7
