



Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

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

No. 24.]

PERTH : FRIDAY, APRIL 29.

[1949.

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth this 13th day of April, 1949, the following Orders-in-Council were authorised to be issued:—

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 8016/10.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 12990 (Wanneroo Lots 40 to 46 inclusive, 111 and 112) should vest in and be held by the Wanneroo Road Board in trust for the purpose of an Agricultural Show Ground: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Wanneroo 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 Council.

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 1048/17.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 16824 (Aldersyde Lot 35) should vest in and be held by Frank Joseph Powell,

Frederick Mason Mills, Alfred Charles Benzie, Robert Alfred Falls, Gilbert Claude Gericke and Henry Allen in trust for the purpose of an Agricultural Hall: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by Frank Joseph Powell, Frederick Mason Mills, Alfred Charles Benzie, Robert Alfred Falls, Gilbert Claude Gericke and Henry Allen in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 1048/17.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 16825 (Aldersyde Lot 34) should vest in and be held by Frank Joseph Powell, Frederick Mason Mills, Alfred Charles Benzie, Robert Alfred Falls, Gilbert Claude Gericke and Henry Allen in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by Frank Joseph Powell, Frederick Mason Mills, Alfred Charles Benzie, Robert Alfred Falls, Gilbert Claude Gericke and Henry Allen in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 1762/21.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 17762 (Tenindewa Lot 43) should vest in and be held by the Mullewa Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Mullewa 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 5870/21.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 17914 (Tenindewa Lot 33) should vest in and be held by the Tenindewa Progress Association Incorporated in trust for the purpose of an Agricultural Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Tenindewa Progress Association Incorporated in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 8016/10.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 20522 (Wanneroo Lots 106 and 107) should vest in and be held by the Wanneroo Road Board in trust for the purpose of an Agricultural Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Wanneroo 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 6501/48.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22885 (Sussex Location 3901) should vest in and be held by the Sussex Road Board in trust for the purpose of a Sanitary Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Sussex 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 1226/49.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22918 (Albany Lot 906) should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water Supply Purposes: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4405/48.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22919 (Corrigin Lot 250) should vest in and be held by the Corrigin Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Corrigin 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4054/95.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22922 (Meckering Lot 358) should vest in and be held by the Cunderdin Road Board in trust for the purpose of a Road Board Depot: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Cunderdin 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 5631/12.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22923 (Kulikup Lots 35

and 36) should vest in and be held by the Upper Blackwood Road Board in trust for the purpose of a Hall-site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Upper Blackwood 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 Council.

The Land Act 1933-1948.

ORDER IN COUNCIL.

Corr. No. 695/49.

WHEREAS by section 33 of the Land Act, 1933-1948, 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. 22926 (Mosman Park Lot 338) should vest in and be held by the Mosman Park Road Board in trust for the purpose of a Park: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Mosman Park 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 Council.

The Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 68/49.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewerage Works and Stormwater Drainage Works; and whereas the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now therefore His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Sewerage.
South Perth District.

(a) Concrete tanks with brick and tile superstructure, electric pumps and all apparatus connected therewith.

(b) Rising main from pumping station to South Perth Main Sewer (7th section), within the Canning Road District and South Perth Road District, as shown in blue on Plan M.W.S.S. & D.D., W.A. No. 7255.

This Order-in-Council shall take effect from the 29th day of April, 1949.

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

Forests Act, 1918.

ORDER IN COUNCIL.

Forests File 1007/24. Lands File 392/43.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may by an Order in Council, declare any Crown lands as State Forests within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby declare Nelson Locations 5952, 5953 and 9544 as additions to State Forest No. 57 within the meaning and for the purpose of the Forests Act, 1918. (Plan 439C/40.D.4.)

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

Sandalwood Act, 1929.

ORDER IN COUNCIL.

F.D. 1478/29.

WHEREAS under the provisions of section 2 of the Sandalwood Act, 1929, the Governor may from time to time by Order in Council, limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period therein stated; and whereas it is desirable to limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period from the 1st day of March, 1949, to the 30th day of June, 1949, to 200 tons: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, doth hereby limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period from the 1st day of March, 1949, to the 30th day of June, 1949, to 200 tons, exclusive of sandalwood required for oil distillation purposes within the State.

R. H. DOIG,
Clerk of the Council.

AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth, the 27th day of April, 1949, the following Orders in Council were authorised to be issued:—

Traffic Act, 1919-1948.

Dowerin Road Board.

ORDER IN COUNCIL.

P.W. 545/27.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following order under the authority of section 49 of the Traffic Act, 1919-1948, namely, that in pursuance of clause (a) of paragraph (i) of subsection (1) of section 47 of the said Act, the Dowerin Road Board is hereby empowered to make by-laws prescribing the rules to be observed in respect of any vehicles being driven or used on roads.

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

Road Districts Act, 1919-1948.

Wyalkatchem and Tammin Road Districts
and
Kellerberrin and Tammin Road Districts.
Adjustment of Accounts.

ORDER IN COUNCIL.

P.W. 2101/48.

WHEREAS by Order in Council made under section 8 of the Road Districts Act, 1919-1947, and published in the *Government Gazette* on the 18th day of June, 1948, portion of the Kellerberrin and Wyalkatchem Road Districts as described in Schedules "B" and "C", to the said Order in Council, was severed from the said districts to form portion of the Tammin Road District: Now, therefore, for the purpose of adjusting accounts between the Road Boards concerned and in exercise of the powers under section 10 of the said Act, the Governor doth hereby apportion and allocate the rates outstanding as follows, in respect of—

(1) That portion of the Kellerberrin Road District aforesaid, by ordering and declaring that the Kellerberrin Road Board shall transfer to the Tammin Road Board a proportion of outstanding rates as follows:—Road rates, £22 16s. 6d.; health rates, £1 2s. 11d.; vermin rates, £4 6s. 5d.; total £28 5s. 10d.

(2) That portion of the Wyalkatchem Road District aforesaid, by ordering and declaring that the Wyalkatchem Road Board shall transfer to the Tammin Road Board a proportion of outstanding rates as follows:—Road rates, £14 10s.; health rates, 8s. 6d.; vermin rates, 2s. 5d.; total £15 0s. 11d.

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

JUSTICES OF THE PEACE.

Premier's Department,
Perth, 27th April, 1949.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has been pleased to approve of the following appointments to the Commission of the Peace:—

Edward Henry Edmondson, Esquire, of 677 Beaufort Street, Mount Lawley (and formerly of Bluff Point, via Geraldton), as a Justice of the Peace for the Perth Magisterial District in lieu of the Geraldton Magisterial District.

William Lavallin Irwin D'Arcy, Esquire, of "Nyany," Lowden (and formerly of Landor Station, Meekatharra), as a Justice of the Peace for the Forrest Magisterial District in lieu of the Murchison Magisterial District.

HIS Excellency the Governor in Executive Council has also approved of the acceptance of the following resignations from the Commission of the Peace:—

Charles William Cayzer, Esquire, of Gwalia, as a Justice of the Peace for the Collier Magisterial District, owing to departure from the State.

Arthur Henry Gillam, Esquire, of Gabyon Station, Wurarga, as a Justice of the Peace for the Murchison Magisterial District, owing to departure from the district.

R. H. DOIG,
Under Secretary.

APPOINTMENTS

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

Registrar General's Office,
Perth, 27th April, 1949.

THE following appointments have been approved:—

R.G. No. 103/41—Constable Reginald Walter Henry Dorney, temporarily as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District, to maintain an office at Denmark, during the absence on leave of Constable Frank Harrison Bibby; appointment to date from 12th April, 1949.

R.G. No. 66/45—Constable Brian Parker Finlayson, temporarily as Assistant District Registrar of Births and Deaths for the Northam Registry District, to maintain an office at Toodyay, during the absence on leave of Constable Percival Herbert Gannaway; appointment to date from 4th April, 1949.

R.G. No. 52/42—Constable Spencer Napier Regan to act temporarily as Assistant District Registrar of Births and Deaths for the Wellington Registry District, to maintain an office at Donnybrook, during the absence on leave of Constable Herbert Clifford Catt; appointment to date from 18th April, 1949.

R.G. No. 42/42—Constable Peter James McManus temporarily as District Registrar of Births, Deaths and Marriages for the Northampton Registry District, to maintain an office at Northampton, during the absence on leave of Constable Roy Vernon Edwards; appointment to date from 13th April, 1949.

R. J. LITTLE,
Registrar General.

Registrar General's Office,
Perth, 27th April, 1949.

IT is hereby published, for general information, that the undermentioned minister has been duly registered in this office for the Celebration of Marriages throughout the State of Western Australia:—

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

Methodist Church of Australasia (W.A. Conference).
40/49; 22/4/49; The Rev. Alfred Crookes Hull; 30 Wattle Street, South Perth; Perth.

R. J. LITTLE,
Registrar General.

Public Service Commissioner's Office,
Perth, 27th April, 1949.

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

Ex. Co. 818, P.S.C. 582/48—Eric Graham King, under section 29 of the Public Service Act, to be Mineral Chemist, Government Chemical Laboratories, Mines Department, as from 15th September, 1948.

Ex. Co. 760, P.S.C. 23/49—T. K. Macfarlane, Senior Clerk and Inspector, Companies Office, Crown Law Department, to be Deputy Registrar, Class C-II.-2/3 (limit fixed intermediate grade Class 2), as from 13th April, 1949.

Ex. Co. 707, P.S.C. 120/49—J. F. Slattey, Clerk, Public Health Department, to be Inspector, Public Health Department, Class G-II.-5, as from 31st March, 1949.

Ex. Co. 818, P.S.C. 194/49—G. L. Warden, Assistant Inspector of Plumbing, Metropolitan Water Supply Department, to be Inspector, Plumbing, Class G-II. 5 (limit fixed intermediate grade), as from 13th April, 1949.

Ex. Co. 760, P.S.C. 782/48—J. J. Abbott, and F. C. Robins, Clerks, Child Welfare Department, to be Inspectors, Child Welfare Department, Class G-II.-6, as from 13th April, 1949.

Ex. Co. 760—P. J. McGee, Junior Typist, Public Works Department, to be Typist, Class C-VI. as from 24th April, 1949.

Ex. Co. 818—V. E. Dowdell, Junior Typist, Mines Department, to be Typist, Class C-VI. as from 13th March, 1949.

Ex. Co. 818, P.S.C. 87/48—Dorothy Frances Regan, under section 29 of the Public Service Act, to be Visiting Nurse, Tuberculosis Branch, Public Health Department, as from 4th May, 1948.

Ex. Co. 818, P.S.C. 996/47—Leslie Albert Hoft, under section 28 of the Public Service Act, to be Junior Clerk, Audit Department, as from 15th July, 1948.

Ex. Co. 818—William Edgar Hazell, under section 29 of the Public Service Act, to be Sewerage House Connection Designer, Metropolitan Water Supply Department, as from 1st July, 1948.

Ex. Co. 818, P.S.C. 1024/47—Margaret Mary Heaton, under section 28 of the Public Service Act, to be Junior Typist, Traffic Branch, Police Department, as from 17th June, 1948.

Ex. Co. 818, P.S.C. 827/47—Leslie Ronald Baker, under section 28 of the Public Service Act, to be Junior Clerk, Land Titles Office, Crown Law Department, as from 29th July, 1948.

Ex. Co. 818, P.S.C. 180/46—Colin Keith Randell, under section 28 of the Public Service Act, to be Junior Clerk, Treasury Department, as from 16th June, 1948.

Ex. Co. 760—And has created, under section 37 of the Public Service Act, an office attached to the Child Welfare Department, as Clerk, Class C-II.-8.

And has amended the classification of Item 2013, Institution Officer, Child Welfare Department, at present occupied by D. O. Fogarty, from Class C-II.-7 to Class C-II.-6, as from 13th April, 1949.

Ex. Co. 818—Has created under section 37 of the Public Service Act, the following positions attached to the Native Affairs Department:—Travelling Inspector, Class G-II.-5/6, Gascoyne District, with headquarters at Carnarvon; Travelling Inspector, Class G-II.-5/6, Murchison District, with headquarters at Geraldton; District Officer, Class G-II.-4, West Kimberley District, with headquarters at Derby.

Ex. Co. 589—District Officer, Metropolitan and Eastern Goldfields District, Class G-II.-4.

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

| Department. | Position. | Salary. | Date Returnable. |
|-------------------|---|-------------------------------------|--------------------|
| Public Works | Engineering Draftsman, 1st Class (3 positions) | Class P-II.-4/5 Margin £251-£319 | 1949 30th April |
| Do. | Plan Moulder and Electric Printer† | Class G-II.-8 Margin £139-£167 | do. |
| Lands and Surveys | Clerk, Inspection Branch (Item 484) | Class C-II.-7 Margin £181-£195 | do. |
| Do. | Clerk, Inspection Branch (Item 488) | Class C-II.-8 Margin £139-£167 | do. |
| Public Works | Clerk, Accounts Branch (Item 1066) | Class C-II.-8 Margin £139-£167 | 7th May |
| Do. | Clerk, Kalgoorlie (Item 1112) | Class C-II.-6 Margin £139-£167 | do. |
| Chief Secretary's | Assistant Compiler, Registrar General's Office (Item 830) | Class G-II.-5/6 Margin £209-£237 | 14th May. |
| Native Affairs | Travelling Inspector, Gascoyne District, Headquarters Carnarvon† | Class G-II.-5/6 Margin £209-£279 | do. |
| Do. | Travelling Inspector, Murchison District, Headquarters Geraldton† | Class C-II.-8 Margin £139-£167 | do. |
| Child Welfare | Clerk | Class P-II.-2/3 Margin £345-£449 | do. |
| Mines | Chemist and Research Officer, Government Chemical Laboratories† | (Limit £423) | 21st May. |

†Applications are also called under section 29.

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

S. A. TAYLOR, Public Service Commissioner.

Crown Law Department,
Perth, 28th April, 1949.

ELECTORAL ACT, 1907-1948.

HIS Excellency the Governor in Executive Council, under the provisions of section 6 of the Electoral Act, 1907-1948, has appointed the persons named in the first column of the schedule hereunder as Electoral Registrars for the Legislative Assembly districts set out opposite their names in the second column:—

Schedule.

Names and Districts.

Allan, Bruce Gordon W.—Katanning, Stirling.
Bellanger, Bernard Jean—Cottesloe, Fremantle, Melville, Murray, South Fremantle.
Bessen, Clive Richard—East Perth, Mount Lawley, North Perth, West Perth.
Brown, Thomas Leishman—Narrogin.
Bullock, Charles Francis R.—Vasse.
Denny, Donald Guy—Boulder.
Fellowes, William—Northam, Mount Marshall.
Gartland, Kevin Barry—Maylands, Middle Swan, Mount Hawthorn, Toodyay, Wembley Beaches.
Godfrey, Jack Herbert—Murchison, Leonora Sub-District.
Hann, David Henry—Collie.
Hardiman, Hugh Patrick—Albany.
Hollett, Ian—Moore.
Holmes, Charles Edward—Roe.
Hooton, William Fred—Claremont, Dale, Leederville, Nedlands, Subiaco.
Houston, Normal Neil—Eyre, Hannans, Kalgoorlie, Murchison, Cue Sub-District.
Loder, Robert Cecil—Merredin-Yilgarn.
Macfarlane, Laurance Sinclair—Pilbara.
Mair, John William—Kimberley.
Riebeling, Edwyn Charles—Blackwood, Warren.
Rowe, Bernard Francis—Gascoyne.
Rutherford, Alan Burt—Geraldton, Greenough.
Schroder, Adolf Fredrik N.—Bunbury, Harvey.
Stephens, Alan Mitchell—Canning, Darling Range, Guildford-Midland, South Perth, Victoria Park.
Thomas, Abraham—Avon Valley.

HIS Excellency the Governor in Executive Council, under the provisions of section 6 of the Electoral Act, 1907-1948, has approved of the following appointments:—
Donald Guy Denny, as Acting Electoral Registrar for

the Eyre, Hannan and Kalgoorlie Districts pending the taking up of duty by Normal Neil Houston.

Eric George Foreman, as Acting Electoral Registrar for the Boulder Electoral District pending the taking up of duty by Donald Guy Denny.

Francis John Miller, as Acting Electoral Registrar for the Narrogin Electoral District pending the taking up of duty by Thomas Leishman Brown.

DECLARATIONS AND ATTESTATIONS ACT, 1913.

THE Hon. Attorney General has approved of the under-mentioned appointments as Commissioners for Declarations under the Declarations and Attestations Act, 1913:—George Ernest Grove, Mount Hawthorn, and Robert Gerald Wrench, Floreat Park.

THE Department has been notified that cheque No. 7094 dated the 11th March, 1949, drawn on the Crown Law Department Advance Account, for the sum of £7 15s. 7d., in favour of Keith Anthony Wallace Mackenzie, Edith Mary Brandon Ewart and Robert Lachlan Macalister, Executors of the estate of Francis Wallace Mackenzie (deceased), has been lost by the payee; payment has been stopped and it is intended to issue a fresh cheque in lieu thereof.

H. B. HAYLES,
Under Secretary for Law.

INDUSTRIAL ARBITRATION ACT, 1912-1941.

Crown Law Department,
Perth, 28th April, 1949.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council acting under sections 47 and 58 of the Industrial Arbitration Act, 1912-1948, and on the recommendation of the Industrial Union of Workers has been pleased to appoint, as from and including the 24th day of April, 1949, and for a period expiring on the 21st day of December, 1950, Thomas George Davies as an ordinary member of the Court of Arbitration to fill the vacancy caused by the resignation of Stephen Frederick Schnaars.

H. B. HAYLES,
Under Secretary for Law.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 67.

Boot and Shoe Repairs.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 67.
2. Prices Control Order No. 32 is hereby amended by omitting the Schedule thereto and inserting in its stead the Schedule to this Order.

The Schedule.

(New Schedule—Prices Control Order No. 32 as amended) Prices Control Order No. 67.

Maximum Rates.

| Kind of Boot or Shoe Repair. | Men's all sizes over 4. | Youths' sizes 1-4. | Children's sizes 10-13. | Children's sizes 6-9. | Women's all sizes over 2. | Maids'. |
|---|-------------------------------|--------------------------|-------------------------------|-----------------------------|---------------------------------|---------|
| | s. d. | s. d. | s. d. | s. d. | s. d. | s. d. |
| Full sole and heeled sewn | 15 5 | | | | | |
| Full sole and heeled rivetted | 14 1 | | | | | |
| Full sole and heeled wedge cemented | | | | | 11 8 | |
| Full sole only wedge cemented | | | | | 10 10 | |
| Three-quarter sole and heeled sewn | 11 8 | | | | 9 3 | |
| Three-quarter sole only sewn | | | | | 9 3 | |
| Three-quarter sole and heeled cemented | | | | | 9 3 | |
| Half sole and heeled sewn | 8 8 | 7 4 | 5 5 | 5 2 | 8 1 | 7 0 |
| Half sole only sewn | 7 4 | 6 3 | 4 4 | 4 1 | 6 9 | 6 0 |
| Half sole and heeled rivetted | 7 7 | 6 9 | 5 2 | 4 7 | 6 9 | 6 6 |
| Half sole only rivetted | 6 6 | 5 8 | 4 1 | 3 6 | 5 8 | 5 2 |
| Half sole and heeled cemented | 8 8 | 7 4 | 5 8 | 5 2 | 7 4 | 7 0 |
| Half sole only cemented | 7 4 | 6 3 | 4 4 | 4 1 | 6 3 | 6 0 |
| Half sole and heeled pump sewn | | | | | 8 11 | 8 8 |
| Half sole only pump sewn | | | | | 7 7 | 7 4 |
| Half sole and heeled blake sewn | | | | | 8 1 | 7 0 |
| Half sole only blake sewn | | | | | 6 9 | 6 0 |
| Half sole and heeled wedge sewn | | | | | 8 1 | 7 0 |
| Half sole only wedge sewn | | | | | 6 9 | 6 0 |
| Half sole and heeled wedge rivetted | | | | | 6 9 | 6 6 |
| Half sole only wedge rivetted | | | | | 5 5 | 5 2 |
| Half sole and heeled wedge cemented | | | | | 8 1 | 7 0 |
| Half sole only wedge cemented | | | | | 6 9 | 6 0 |
| Kromhyd $\frac{1}{8}$ inch half sole and heeled stuck on | 5 5 | 4 1 | 3 9 | 3 9 | 4 4 | 4 1 |
| Kromhyd $\frac{1}{8}$ inch half sole only stuck on | 4 4 | 2 9 | 2 5 | 2 5 | 3 3 | 2 9 |
| Kromhyd $\frac{1}{8}$ inch half sole and heeled sewn | 8 8 | 7 4 | 5 8 | 5 2 | 8 1 | 7 0 |
| Kromhyd $\frac{1}{8}$ inch half sole only sewn | 7 4 | 6 3 | 4 4 | 4 1 | 6 9 | 6 0 |
| Kromhyd $\frac{1}{4}$ inch half sole and heeled sewn | 8 8 | 7 4 | 5 5 | 5 2 | 8 1 | 7 0 |
| Kromhyd $\frac{1}{4}$ inch half sole only sewn | 7 4 | 6 3 | 4 4 | 4 1 | 6 9 | 6 0 |
| Heels, cleat or top piece with skiver | 2 5 | 2 2 | 1 8 | 1 8 | 1 11 | 1 11 |
| Heels, one lift with top piece and skiver | 2 9 | 2 5 | 1 11 | 1 11 | 2 2 | 2 2 |
| Heels, two lifts with top piece and skiver | 3 0 | 2 9 | 2 2 | 2 2 | 2 5 | 2 5 |
| Full heels | 3 9 | 3 3 | | | | |
| Heels, rubber | 2 5 | 2 5 | 2 5 | | 2 5 | 2 5 |
| Heels, stilt or Baby Louis | | | | | 1 6 | |
| Heels, one-quarter rubbertips | 0 11 | 0 11 | 0 11 | | | |
| Heels, one-quarter iron tips (sunk in) | 1 1 | 1 1 | | | | |
| Heels and toe light tips per pair | 0 4 | 0 4 | 0 3 | 0 3 | 0 3 | 0 3 |
| Golf shoes, full rubber sole and heeled | 15 5 | | | | 13 0 | |
| Extras— | | | | | | |
| Insole, basil sock (each) | 0 7 | 0 7 | 0 3 | 0 3 | 0 7 | 0 7 |
| Insole, leather (each) | 1 3 | 0 11 | 0 7 | 0 7 | 0 11 | 0 11 |
| New seats (each) | 0 11 | 0 11 | 0 7 | 0 7 | 0 11 | 0 11 |
| Whole back linings (each) | 1 3 | 1 3 | 0 11 | 0 11 | 0 11 | 0 11 |
| Welting, first inch | 0 11 | 0 11 | 0 11 | 0 11 | 0 11 | 0 11 |
| Welting, each subsequent inch | 0 8 | 0 8 | 0 8 | 0 8 | 0 8 | 0 8 |

Dated this twenty-ninth day of April, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 69.

Timber, Mouldings, Joinery and Cartage.

WHEREAS it is provided *inter alia*, by subregulations (1B) and (2B) of regulation 23 of the regulations for the time being in force under the Prices Control Act, 1948, that the powers conferred respectively by paragraph (a) of subregulation (1) and paragraph (a) of subregulation (2) of regulation 23 of those regulations, to fix and declare by Order published in the *Gazette* the maximum prices at which any declared goods may

be sold or the maximum rate at which any declared service may be supplied or carried on, shall for all purposes be deemed to be validly exercised by an Order so published which fixes any such price or any such rate by reference to a list of prices or rates approved by the Commissioner, and issued by a body or association of persons which is recognised by the Commissioner, in the case of sales by a trader in goods or in the case of a supplier of a service, to be representative of the traders in the goods or the suppliers of the service, in relation to the sale or the supply of which the price or rate is so fixed.

And whereas, I Constantin Paul Mathea, Prices Control Commissioner, have recognised the Timber Merchants Association of W.A., Perth, as representative of traders in timber, mouldings and joinery and suppliers of the service of cartage of timber and mouldings: And whereas I, the said Constantin Paul Mathea, have approved of the following list of prices of timber, mouldings and joinery, and rates for the cartage of timber and mouldings issued by the Timber Merchants Association of W.A., Perth, that is to say the list referred to as "Price List No. 46, as from 17th March, 1949": Now, therefore, I, the said Constantin Paul Mathea, in pursuance of the powers conferred upon me by the aforesaid regulations, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 69.

Definition.

2. In this Order—"Perth metropolitan area" means all that area comprised within a radius of 20 miles from the General Post Office at Perth.

Maximum Prices for Timber, Mouldings and Joinery.

3. I fix and declare the maximum prices at which timber, mouldings and joinery specified in the above-mentioned price list, No. 46, may be sold by retail in the Perth metropolitan area, to be the prices specified in that price list or computed in accordance therewith.

Maximum Rates for Cartage of Timber and Mouldings.

4. I fix and declare the maximum rates at which the service of the cartage of timber and mouldings may be supplied of the cartage of timber and mouldings may retail seller of such timber or mouldings, to be the cartage rates specified by that price list or computed in accordance therewith.

Variation of Maximum Prices or Rates by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which timber, mouldings or joinery or the maximum rate at which the service of the cartage of timber or mouldings specified in a notice in pursuance of this paragraph may respectively be sold or supplied by any person to whom such notice is given, to be such price or rate as is fixed by the Commissioner by notice in writing to that person.

Dated this 29th day of April, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 68.

Second-hand Domestic Sewing Machines.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner, under the said Act, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 68.

Revocation.

2. Commonwealth Prices Regulation Order No. 2586 published in the *Commonwealth Gazette* on the 20th day of June, 1946, is hereby revoked.

Definition.

3. In this Order "Second-hand" means used.

Maximum Prices.

4. I fix and declare the maximum price at which any second-hand domestic sewing machine of the make and description specified in the Schedule to this Order may be sold to be the price specified therein.

Exhibition of Price Tickets.

5. (1) Any person who sells or has for sale, other than by auction, any second-hand domestic sewing machine, shall attach thereto a ticket or label setting forth his selling price thereof.

(2) Any ticket or label required by subparagraph (1) of this paragraph to be attached to or displayed in relation to any goods shall be in such form as to be easily legible to any person inspecting or viewing those goods, and as to be properly associated with such goods.

Advertisements.

6. (1) Any person who advertises a second-hand domestic sewing machine for sale, shall include in such advertisement the following particulars:—

(a) the name and address of the advertiser;

(b) the name and description of such second-hand sewing machine;

(c) the maximum price fixed under the regulations for the sale of that second-hand sewing machine;

(d) the price which he intends to accept for such second-hand sewing machine (hereinafter referred to as the selling price).

(2) Such advertisement may be in the following form:—

.....(make and description)
.....(name and address of advertiser)
£.....(selling price). Maximum price pursuant to the regulations under the Prices Control Act, 1948, £.....

Variation of Maximum Prices by Notice.

7. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any second-hand domestic sewing machine specified in a notice in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

The Schedule.

Make and Description, Maximum Price.

Alfa Drophead, Rotary, £10.
A.N.A. No. 2, Drophead, Rotary, £10.
A.N.A. No. 3, Drophead, Rotary, £10.
Boans, Drophead, Rotary, £10.
Bon Marche, Drophead, Rotary, £10.
Cleveland, Drophead, Rotary, £10.
Dobbie, Ideal Model, Drophead, Rotary, £10.
Davis, Drophead, Rotary, £10.
Free, Drophead, £10.
Free, Cabinet, £12.
Jones, V.S. Shuttle, Cabinet Medium C.S., £20.
Jones, V.S. Shuttle, Family C.S. Drophead, £17 2s. 6d.
Jones, Medium C.S. Drophead, £19 2s. 6d.
Jones, Medium C.S. Hand Machine, £8.
Jones, Family C.S. Hand Machine, £8.
Jones, Central Bobbin, Drophead, £21.
Jones, Spool, Drophead, £20.
Jones, C.B. Hand Machine, £11.
Musgrove, Model G. Long Shuttle, Cabinet, £15 15s.
Musgrove, Model L. Central Bobbin, Cabinet, £18 2s. 6d.
Musgrove, Model G.A. Long Shuttle, Cabinet, £19 10s.
New Home, Diamond Jubilee Model, £18 2s. 6d.
New Home, Moderne, V.S. Cabinet, £15.
New Home, Central Bobbin, Cabinet, £17 2s. 6d.
New Home, Olympic, V.S. Cabinet, £14 10s.
New Home, Olympic, Central Bobbin, Cabinet, £15 10s.
Standard, Drophead, Rotary, £10.
Standard, Cabinet R.35, £12.
Singer, 128, K.4, V.S. Hand Machine, £12.
Singer, 99K22 Oscillating Hook Hand Machine, £15.
Singer, 27-3 V.S. 4 Drawer Drophead, £15.
Singer, 127 K.3 Spring Shuttle, V.S. 7 Drawer Drophead, £25.
Singer, 15-30 Centre Bobbin, 4 Drawer, Drophead, £15.
Singer, 15K26, Centre Bobbin, 7 Drawer, Drophead, £25.
Singer, 66K2, Oscillating Hook, 7 Drawer, Drophead, £25.
Singer, 66K4, Oscillating Hook, 7 Drawer, Drophead, £25.
Singer, 66K4, Oscillating Hook, 7 Drawer, Drophead, Straight Sided Staud, £28.
Singer, 66K4, Oscillating Hook, 46 Walnut Cabinet, £30.
Singer, 99K13, Portable Electric Table Model, £28.
Singer, 201K3, Portable Electric Table Model, £30.
Singer, 15-22, Oyster Shuttle Drophead, £5.
Singer, all Cover top Models, £5.
Thomson, C.B. Drophead or Cabinet, £12.
Unity, Drophead Rotary, £10.
Up to Date, Drophead, Rotary, £10.
Victoria V.S. Models, V. and D. Dropheads, £10.
Wardana, Cabinet, £18 2s. 6d.

Wertheim, Model "Q" Semi-Cabinet, £13 17s. 6d.
 Wertheim, Model "QA" Semi-Cabinet, £15 7s. 6d.
 Wertheim, Model S.V.S. Cabinet, £16 2s. 6d.
 Wertheim, Model S.C.B. Cabinet, £18 7s. 6d.
 Wertheim, Model "S" Rotary Cabinet, £21 12s.
 Wertheim, Model "T.V.S." Cabinet, £17 5s.
 Wertheim, Model "T.C.B." Cabinet, £18 15s.
 White, Rotary Drophead, £12.
 White, Rotary Cabinet, £17 10s.
 Second-hand domestic sewing machines not elsewhere specified in this Schedule, £5.

Dated this 29th day of April, 1949.

C. P. MATHEA,
 Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 64.
 Crockery, Chinaware and Earthenware.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the Regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 64.

Revocation.

2. Commonwealth Prices Regulation Order No. 2734 published in the *Commonwealth Gazette* on the 8th day of October, 1946, as amended by Commonwealth Prices Regulation Order No. 2834, published in the *Commonwealth Gazette* on the 9th day of January, 1947, and Commonwealth Prices Regulation Order No. 2935, published in the *Commonwealth Gazette* on the 28th day of April, 1947, is hereby revoked.

Definitions.

3. In this Order unless the contrary intention appears—

"Crockery, Chinaware and Earthenware" means basins, cups, gravy bowls, jugs, plates, saucers, teapots, dishes, dinner sets, utility sets, tea sets and coffee sets made of earthenware or china.

"Adjusted landed cost" means, in relation to any crockery, chinaware or earthenware purchased by the seller from a source outside Australia, the sum of—

(a) the aggregate of—

- (i) the purchase price paid or payable to the overseas supplier for that imported crockery, chinaware or earthenware after deduction of any trade discount but before deduction of any cash discount;
- (ii) overseas office or forwarding agent's charges actually incurred but not in excess of two and one half per centum of the purchase price after deduction of any trade discount;
- (iii) insurance;
- (iv) freight;
- (v) exchange rate;
- (vi) duty;
- (vii) wharfage;
- (viii) stacking charges;
- (ix) Customs entry and Customs agent's charges;
- (x) cartage from wharf to the seller's store, and

(b) five per centum of (a).

"Cost" means, in relation to any crockery, chinaware or earthenware not imported by the seller from a source outside Australia—the purchase price paid or payable for that crockery, chinaware or earthenware after the deduction of any trade discount, but before the deduction of any cash discount, plus packing charges and cartage actually incurred, and the cost in transporting (if any), such crockery, chinaware or earthenware from the point of delivery to the seller's premises and attributable to such crockery, chinaware or earthenware and recorded on an invoice in relation thereto.

For the purposes of this subparagraph—"cost in transporting" means, freight charges, provided that where more than one freight service operates the lowest freight rate only shall be allowed.

Maximum Wholesale Prices.

4. I fix and declare the maximum price at which any crockery, chinaware or earthenware may be sold by wholesale to be—

- (a) in respect of crockery, chinaware or earthenware purchased by the wholesale seller from a source outside Australia, the sum of—
 - (i) the adjusted landed cost thereof;
 - (ii) 20 per centum of (i);
- (b) in respect of crockery, chinaware or earthenware manufactured in Australia, and purchased by the wholesale seller from the manufacturer, the sum of—
 - (i) the cost thereof;
 - (ii) 20 per centum of (i).

Maximum Retail Prices.

5. I fix and declare the maximum price at which any crockery, chinaware or earthenware may be sold by retail to be—

- (a) in respect of crockery, chinaware or earthenware purchased by the retail seller from a source outside Australia, the sum of—
 - (i) the adjusted landed cost thereof;
 - (ii) sales tax paid or payable;
 - (iii) 50 per centum of (i) and (ii).
- (b) in respect of crockery, chinaware or earthenware manufactured in Australia and purchased by the retail seller from the manufacturer, the sum of—
 - (i) the cost thereof;
 - (ii) sales tax paid or payable;
 - (iii) 50 per centum of (i) and (ii).
- (c) in respect of crockery, chinaware or earthenware purchased by the retail seller from a wholesale seller, the sum of—
 - (i) the cost thereof;
 - (ii) sales tax paid or payable;
 - (iii) 25 per centum of (i) and (ii).

Discounts.

6. Notwithstanding anything contained in this Order where a seller of crockery, chinaware or earthenware by wholesale or by retail has customarily allowed any difference in price—

- (a) to any person or to persons included in any class of persons;
- (b) in respect of sales of certain quantities of crockery, chinaware or earthenware; or
- (c) in respect of sales of crockery, chinaware or earthenware upon certain conditions of sale or upon certain terms of payment,

the maximum price fixed by or under this Order in respect of that crockery, chinaware or earthenware shall in the case of sales to any such person or persons or of such quantities or under such conditions or upon such terms of payment be reduced by the allowance of that difference.

Exhibition of Price Tickets.

7. Every person who sells or has for sale by retail any of the goods covered by this Order shall exhibit in a prominent position in his place of business or if he has more than one place of business, in each of his places of business, a notice or notices setting forth his selling prices in relation to each grade or variety of those goods and in relation to each lot displayed by that person anywhere upon such place or places of business, in the following manner, that is to say—by exhibiting a separate price card or cards specifying the selling price applicable to each grade, variety or lot of such goods displayed so as to properly associate such price with the grade, variety or lot to which that price applies.

Variation of Maximum Prices by Notice.

8. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any crockery, chinaware or earthenware specified in a notice in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to such person.

Dated this 29th day of April, 1949.

C. P. MATHEA,
 Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 66.

Kitchenware.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the Regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 66.

Revocation.

2. Commonwealth Prices Regulation Orders, Nos. 2590 (published in the *Commonwealth Gazette* on 21st June, 1946); 2946 (published in the *Commonwealth Gazette* on 29th April, 1947) and 3387 (published in the *Commonwealth Gazette* on 19th August, 1948), are hereby revoked.

Definitions.

3. In this Order, unless the contrary intention appears—

“Kitchenware” means, any cooking or kitchen utensil other than utensils of china, glass, or earthenware which is or may be used in the kitchen, including—

| | |
|---------------|-----------------|
| Buckets | Graters |
| Basins | Grillers |
| Billy Cans | Kettles |
| Baking Dishes | Measures |
| Boilers | Milk Pans |
| Bread Tins | Moulds |
| Cake Trays | Mugs |
| Cake Coolers | Maslins |
| Colanders | Plates |
| Canisters | Potato Mashers |
| Cutlet Pans | Preserving Pans |
| Casseroles | Sandwich Tins |
| Dippers | Strainers |
| Dough Pans | Steamers |
| Egg Slicers | Saucepans |
| Egg Beaters | Tubs |
| Fry Pans | Tea Pots |
| Flour Sifters | Trays |
| Funnels | |

“Cost” means—

- (a) in relation to kitchenware imported by the seller from a source outside Australia, the aggregate of—
- (i) the purchase price paid or payable to the overseas supplier for that kitchenware after deduction of any trade discount but before deduction of any cash discount;
 - (ii) overseas office or forwarding agent's charges actually incurred but not in excess of two and one half per centum of the purchase price after deduction of any trade discount;
 - (iii) insurance;
 - (iv) freight;
 - (v) exchange rate;
 - (vi) duty;
 - (vii) wharfage;
 - (viii) stacking charges;
 - (ix) Customs entry and Customs agent's charges;
 - (x) cartage from wharf to the seller's store.
- (b) in relation to kitchenware not imported by the seller from a source outside Australia—the purchase price paid or payable for that kitchenware after deduction of any trade discount but before deduction of any cash discount, plus packing charges and cartage actually incurred, and the cost in transporting (if any), such kitchenware from the point of delivery to the seller's premises and attributable to such kitchenware and recorded on an invoice delivered in relation thereto.

For the purpose of this subparagraph—“cost in transporting” means, freight charges, provided that where more than one freight service operates the lowest freight rate only shall be allowed.

Maximum Wholesale Prices.

4. I fix and declare the maximum price at which kitchenware may be sold by wholesale to be the sum of—

- (i) the cost of that kitchenware;
- (ii) 20 per centum of such cost.

Maximum Retail Prices.

5. I fix and declare the maximum price at which kitchenware may be sold by retail to be—

- (a) in respect of kitchenware purchased by the retail seller from a source outside Australia, or direct from a manufacturer within Australia, the sum of—
 - (i) the cost of that kitchenware;
 - (ii) sales tax paid or payable;
 - (iii) 50 per centum of (i) and (ii).
- (b) in respect of kitchenware purchased by the retail seller from a wholesaler other than the manufacturer of the goods, the sum of—
 - (i) the cost of that kitchenware;
 - (ii) sales tax paid or payable;
 - (iii) 25 per centum of (i) and (ii).

Exhibition of Price Tickets.

6. (1) Every person who has for sale by retail any goods, the maximum price of which is fixed by or under the provisions of this Order, shall attach to or display with those goods a ticket or label setting forth his selling price thereof.

(2) Any ticket or label required by subparagraph (1) of this paragraph to be attached to or displayed with any goods shall be in such form as to be easily legible to any person inspecting or viewing those goods and as to be properly associated with such goods.

Discounts.

7. Notwithstanding anything contained in this Order where a seller of kitchenware by wholesale or by retail has customarily allowed any difference in price—

- (a) to any person or to persons included in any class of persons;
- (b) in respect of sales of certain quantities of kitchenware; or
- (c) in respect of sales of kitchenware under certain conditions of sale, or upon certain terms of payment,

the maximum price fixed by or under this Order in respect of that kitchenware shall, in the case of sales to any such person or persons or of such quantities or under such conditions or upon such terms of payment, be reduced by the allowance of that difference.

Variation of Maximum Price by Notice.

8. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any kitchenware specified in a notice in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

Dated this 29th day of April, 1949.

C. P. MATHEA,
Prices Control Commissioner.

HEALTH ACT, 1911-1944.

Second reprint as amended by Nos. 22, 70 and 71 of 1948.

P.H.D. 3399/24.

THE following appointment made by the under-mentioned local health authority is hereby approved:—

Mt. Magnet District Road Board—T. Godlee, to be Medical Officer of Health as from 1st April, 1949.

C. E. COOK,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1944.

Mosman Park Road Board.

Health By-laws—Eating Houses.

P.H.D. 144/22.

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

Interpretation and Classification.

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

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

“Dining Room” means any eating house other than a tearoom.

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

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

“Local Authority” means the Mosman Park Road Board.

“Medical Officer” means the medical officer of the local authority and includes any person acting in that capacity.

“Proprietor” means the person having the management or control of premises.

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

“Tearoom” means any eating house where the only foods served for consumption on the premises are tea, coffee, and similar beverages, sandwiches, pies, pasties and such prepared foods as are usually supplied by pastry-cooks, toast, cakes, biscuits, pastries, cold salads, cold meats, and prepared beef tea and other extracts or soups which are supplied by the manufacturer in tins or bottles ready for consumption, but where no food is cooked on the premises.

“Secretary” means the secretary or the acting secretary for the time being of the Mosman Park Road Board.

2. Eating houses are classified as:—(a) Dining rooms; (b) tearooms.

Part 2—Dining Rooms.

Licenses and Registration.

3. No person shall occupy or use any premises as a dining room unless:—

(a) The premises are registered under this part of this by-law authorising him to conduct on the premises the business of a dining room.

(b) The proprietor of the premises is the holder of a license under this part of this by-law authorising him to conduct on the premises the business of a dining room.

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

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a certificate of registration in the form prescribed in the Second Schedule hereto.

5. (1) Before any license to conduct a dining room is issued under this part of this by-law, the proprietor of such dining room shall make application to the secretary for a license in the form prescribed in the Third Schedule hereto.

(2) If the application is approved the local authority shall, upon payment by the applicant of the prescribed fee, issue to the applicant a license in the form prescribed in the Fourth Schedule hereto.

6. Every certificate of registration of premises registered as a dining room and every license issued to a proprietor shall be signed by the secretary and shall be duly entered in a book to be provided by the local authority for that purpose. Every proprietor of registered premises shall keep the certificate of registration and the license on the registered premises and shall when requested so to do by an inspector produce

to him the certificate of registration and also the license issued to the proprietor in respect of such premises.

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

8. Any person who is the holder of a current certificate of registration or a current license hereunder may apply for a certificate of registration or a license as the case may be for the then following year by lodging with the Secretary an application in the forms prescribed in the Fifth Schedule hereto, respectively, and paying to him the prescribed fee during the month of July.

9. Any person who makes a false statement in or in connection with any application under clauses 4, 5, or 8 hereof shall be guilty of an offence against this by-law.

10. (1) If any statement contained in any application for a certificate of registration of premises under this part of this by-law ceases to be true the certificate of registration issued pursuant thereto shall forthwith become void and the proprietor of the registered premises shall forthwith deliver up such certificate to the Secretary.

(2) If any proposed change in registered premises would have the effect of avoiding under the last preceding subclause the certificate of registration issued in respect of such premises the proprietor thereof may make application under clause 4 hereof for a new certificate of registration and if such application is approved the local authority shall without fee issue a new certificate of registration accordingly.

11. The fees to be paid to the local authority on the registration of premises, on the issuing of a license under this part of this by-law shall be as set out in the Seventh Schedule hereto.

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

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

Structure.

14. In all premises occupied or used or intended to be occupied or used as a dining room the following provisions shall apply:—

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

Partitions shall not exceed seven feet in height and they shall be flush-pannelled on both sides and shall be oil-painted so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices.

(b) The floors of all kitchens, sculleries and food stores shall be constructed or adapted with concrete rendered with cement or provided with a surface applied directly to the concrete of a kind and in a manner approved in writing by the inspector.

(c) All floors shall be soundly constructed and maintained in good condition and so as to be impervious to water.

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

(e) There shall be provided adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies, or vermin of any kind.

(f) There shall be provided a kitchen, scullery and food stores to the satisfaction of the inspector.

The kitchen shall have a floor area not less than 25 per cent. of the floor area of the room or rooms in which food is consumed by the public, and in any case of not less than 144 square feet.

When any scullery, food store or cupboard is incorporated in the kitchen then the floor space occupied by such scullery, food store or cupboard shall not be included in the floor area of the kitchen for the purpose of this clause.

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

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

(i) All water closets or urinals shall be separated from the yard or building by a properly constructed antechamber or airlock not less than 30 square feet in area.

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

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

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

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

Management.

15. The proprietor of every dining room shall:—

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

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

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

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

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

(f) Provide and properly maintain at all times suitable and effective means for keeping every room or compartment on the premises free from dust, rats, mice, cockroaches, flies, spiders, bugs, ants, moths, and all vermin, and if in the opinion of an Inspector

effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the local authority may order temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the Inspector and the proprietor shall comply with such order.

(g) For the purpose of keeping the premises free from rats, provide and maintain at least six spring break-back rat traps, in good working order, properly set and baited at all times. An Inspector may direct the type and number of traps and kind of baits to be used and the position and locality of the traps to be set and the proprietor shall comply with such direction.

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

(i) Provide and maintain a hood over every wood, gas or electric cooking fire, stove or boiler. The hood shall be of such a size and so placed as to arrest all steam, effluvia, odours and smoke from the process of cooking or boiling. The underside of the hood shall be not more than six feet six inches above floor level. It shall have a flue which shall be provided with an extraction fan so placed and constructed as to extract all steam, effluvia, odours and smoke, and the flue shall discharge to the open-air at a height of not less than two feet above the eaves of any adjoining building.

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

(k) Provide and maintain on the premises and in good condition a sufficient number of suitable receptacles with closely fitting lids, constructed of galvanised iron or other non-absorbent and non-corrosive material for the purpose of receiving waste matter and other refuse arising from the business.

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

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

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

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

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

(q) Remove or cause to be removed the whole of the canned or preserved food or any food contained in an hermetically sealed container (such container not being composed wholly of glass or stoneware) intended for use on the premises from such original can or container immediately after same shall have been opened.

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

(s) Not cause any food which is or has become unsound, unwholesome, putrescent or weevilled to be used for food, or for the preparation of food or meals.

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

(u) Remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the premises (and not then consumed and removed by him) immediately after such person shall have finished his refreshment nor permit, suffer or allow any of such food so removed to be again served to any person on the premises, and such food shall be immediately deposited in the waste food garbage bin. Provided that in this paragraph food shall not mean or include the following substances to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments if such substances are contained in receptacles or containers so constructed that the contents of such containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design and so constructed that the contents are only handled as required.

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

(w) Not allow, permit or suffer any live animal or bird to be kept in or upon any premises or portion of the premises (provided that a cat or cats may be allowed in the premises after all food has been covered and the premises are not open to the public) or allow or permit or suffer any animal or bird to be killed or any poultry or pigeons to be plucked in any part of the premises.

(x) Provide and maintain a suitable change room for employees if all of one sex or suitable separate change rooms for each sex.

(y) Not permit or suffer any hat or clothing to be placed or kept in any room open to the public or in any kitchen scullery or food store. Provided that customers may be permitted to hang their hats and coats in any room open to the public.

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

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

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

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

16. No proprietor of any dining room shall:—

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

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

(c) Permit or suffer or cause any spittoon or article or thing for like use to be placed on the premises.

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

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

17. No person shall spit and no person shall smoke tobacco in any room wherein food is being prepared for use in the dining room and every proprietor of such premises shall exhibit conspicuously and constantly maintain in a clear visible and legible condition in every such room a notice printed in letters of not less than 48 points face measurement to the following effect "Spitting or smoking tobacco in this room is an offence against the by-law. Penalty not exceeding £50 (Fifty Pounds)."

18. Every person engaged in any dining room in the preparation of food shall wear a clean outer garment or overall of washable material the sleeves of which shall be comparatively short, and every such person shall immediately before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience wash his hands and every such person shall maintain his clothing and body clean. The proprietor of such premises shall provide and maintain at all times on such premises adequate and efficient means for maintaining personal cleanliness.

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

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

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

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

Part 3—Tea Rooms.

Licenses and Registration.

22. No person shall occupy or use premises as a tea room unless:—

(a) The premises are registered under this part of this by-law as a tea room, and

(b) the proprietor of the premises is the holder of a license under this part of this by-law authorising him to conduct on the premises the business of a tea room.

23. (1) Before any premises are registered under this part of this by-law the proprietor thereof shall make application in the form prescribed in the Eighth Schedule hereto and shall forward his application together with a plan of the premises in respect of which the application is made to the Secretary.

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a certificate of registration in the form prescribed in the Ninth Schedule hereto.

24. (1) Before any license to conduct a tea room is issued under this part of this by-law the proprietor of such tea room shall make application to the Secretary for a license in the form prescribed in the Tenth Schedule hereto.

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a license in the form prescribed in the Eleventh Schedule hereto.

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

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

27. Any person who is the holder of a current certificate of registration or current license hereunder may apply for a certificate of registration or a license as the case may be for the then following year by lodging with the Secretary an application in the form prescribed in the Twelfth and Thirteenth Schedules hereto respectively and paying to him the prescribed fee during the month of July.

28. Any person who makes a false statement in or in connection with any application under clauses 23, 24 or 27 hereof shall be guilty of an offence against this by-law.

29. (1) If any statement contained in any application for a certificate of registration of premises under this part of this by-law ceases to be true the certificate of registration issued pursuant thereto, shall forthwith become void and the proprietor of the registered premises shall forthwith deliver up such certificate to the Secretary.

(2) If any proposed change in registered premises would have the effect of avoiding under the last preceding subclause the certificate of registration issued in respect of such premises the proprietor thereof may make application under clause 23 hereof for a new certificate of registration and if such application is approved the local authority shall without fee issue a new certificate of registration accordingly.

30. The fees to be paid to the local authority on the registration of premises, on the issuing of a license and on the renewal of any registration or license under this part of this by-law shall be as set out in the Fourteenth Schedule hereto.

31. So often as any person holding a license issued pursuant to this part of this by-law changes his place of abode he shall, within seven days next after such a change, give notice thereof in writing to the Secretary who shall endorse thereon and sign a memorandum specifying the particulars of such change.

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

Structure.

33. In all premises occupied or used or intended to be used or occupied as a tea room the following provisions shall apply:—

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

Partitions shall not exceed seven feet in height and they shall be flush-panelled on both sides and shall be oil painted so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices.

(b) All floors shall be soundly constructed and maintained in good condition and so as to be impervious to water.

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

(d) There shall be provided adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies, or vermin of any kind.

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

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

(g) All water closets or urinals shall be separated from the yard or building by a properly constructed antechamber or airlock not less than 30 square feet in area.

(h) Every room shall be properly lighted with a surface of clear glass exposed to the open air equivalent to not less than one-tenth of the floor area of the room.

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

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

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

Management.

34. The proprietor of every tea room shall—

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

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

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

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

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

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

(g) For the purpose of keeping the premises free from rats, provide and maintain at least six spring break-back rat traps, in good working order, properly set and baited at all times. An Inspector may direct the type and number of traps and kind of baits to be used and the position and locality of the traps to be set and the proprietor shall comply with such direction.

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

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

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

(k) Provide and maintain on the premises and in good condition a sufficient number and type of receptacles with closely fitting lids, constructed of galvanised iron or other non-absorbent and non-corrosive material for the purpose of receiving waste matter and other refuse arising from the business.

If in the opinion of the local authority this paragraph is not complied with, the local authority may direct the number and type of receptacle to be provided and the place or places where they shall be kept and the proprietor shall comply with such direction.

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

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

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

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

(p) Not permit or suffer any table napkin which has been used as such or for any other purpose by any person to be placed for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previously used by such first person.

(q) Remove or cause to be removed the whole of the canned or preserved food or any food contained in an hermetically sealed container (such container not being composed wholly of glass or stoneware) intended for use on the premises from such original can or container immediately after the same shall have been opened.

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

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

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

(u) Remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any person on the premises (and not then consumed or removed by him) immediately after such person shall have finished his refreshment nor

permit, suffer or allow any of such food so removed to be again served to any person on the premises, and such food shall be immediately deposited in the waste food garbage bin. Provided that in this paragraph food shall not mean or include the following substances to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices, or condiments if such substances are contained in receptacles or containers so constructed that the contents of such containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design and so constructed that the contents are only handled as required.

(v) Not allow or permit or suffer any live animal or bird to be kept in or upon any portion of the premises (provided that a cat or cats may be allowed in the premises after all food has been covered and the premises are not open to the public) or allow, permit or suffer any animal or bird to be killed or any poultry, pigeons or game to be plucked in any part of the premises.

(w) Provide and maintain a suitable cupboard for hats, shoes and clothing of employees.

(x) Not permit or suffer any hats, shoes, clothing to be placed or kept on the premises otherwise than in the cupboard provided under the last preceding paragraph. Provided that customers may be permitted to hang their hats and coats in any room open to the public.

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

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

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

35. No proprietor of any tea room shall:—

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

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

(c) Permit or suffer or cause any spittoon or article or thing for like use to be placed on the premises.

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

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

36. No person employed on the premises shall spit or smoke tobacco in any room wherein food is being prepared for use in any tea room and every proprietor of such premises shall exhibit conspicuously and constantly maintain in a clear visible and legible condition in every such room a notice printed in letters not less than 48 points face measurement to the following effect:—“Spitting or smoking tobacco in this room is an offence against the by-law, penalty not exceeding £50 (fifty pounds).”

37. Every person engaged in any tea room in the preparation of food shall wear a clean outer garment or overall of washable material, the sleeves of which shall be comparatively short, and every such person shall immediately before beginning or recommencing the preparation of food and immediately after visiting a sani-

tary convenience wash his hands and every such person shall provide and maintain at all times on such premises adequate and efficient means for maintaining personal cleanliness.

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

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

(2) The proprietor of any tea room shall forthwith report in writing to the Medical Officer the suspension of any person engaged on the premises, suffering from any disease mentioned in clause 38 of this by-law and shall send a copy of any medical certificate obtained for the purpose of this clause to the Medical Officer before such person shall again be engaged on the premises.

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

First Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR REGISTRATION OF A DINING ROOM.

To the Secretary,
Mosman Park Road Board,
Lochee Street,
Mosman Park.

I (full name)
of (full address)
being the owner/occupier of premises situate at
..... in the Mosman Park Road Board District
known as hereby make application for
the registration of the said premises as a Dining Room
subject to the Health Act and the by-laws from time
to time in force thereunder.

I attach hereto a plan of the said premises.

The maximum number of persons, including the proprietor, to be employed on the said premises will be: Males; Females

Dated this day of 19....

.....
(Signature of Applicant)

Second Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

CERTIFICATE OF REGISTRATION OF A DINING ROOM.

This is to certify that the premises situate at
..... in the Mosman Park Road Board District
which are known as and are owned/
occupied by of are registered
as a Dining Room from the day of 19....,
until the 30th day of June, 19...., unless this certificate
is previously cancelled.

This certificate is issued subject to the Health Act and the by-laws from time to time in force thereunder.

Dated the day of 19....

.....
Secretary Mosman Park Road Board.

Note: If any statement made in the application for this certificate ceases to be true this certificate will forthwith become void and must be delivered up to the secretary for cancellation.

Third Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR LICENSE TO CONDUCT A DINING ROOM.

I (full name in block letters)
of (full address)
hereby apply for a license to conduct a Dining Room
on premises situate at in the
Mosman Park Road Board District known as
subject to the Health Act and the by-laws from time
to time in force thereunder.

My nationality is (If a British
subject by naturalization I was naturalised on the
..... day of 19....). I was born on the
..... day of 19...., at in the
country of

I have had the following previous experience as the
keeper of an eating house:—

Dated the day of 19....

.....
(Signature of Applicant)

Fourth Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

LICENSE TO CONDUCT A DINING ROOM.

This is to certify that
of is licensed to conduct
a Dining Room on the premises situate at
in Mosman Park Road Board District and known as
..... from the day of
19...., until the 30th day of June, 19...., unless this
license is previously cancelled. This license is issued
subject to the Health Act and by-laws from time to
time in force thereunder.

Dated the day of 19....

.....
Secretary of the Mosman Park Road Board.

Note: This license is not transferable.

If the holder of this license changes his place of
abode he must within seven days notify the secretary
and have this license endorsed accordingly.

Fifth Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR RENEWAL OF REGISTRATION OF A DINING ROOM.

I (full name in block letters)
of (full address)
being owner/occupier of premises situate at
in the Mosman Park Road Board District known as
..... for which premises I hold a current
Certificate of Registration as a Dining Room hereby
apply for a similar Certificate of Registration as from
the 1st day of July next subject to the Health Act and
by-laws from time to time in force thereunder.

The statements made in my application for the
current Certificate of Registration are still true except
in the following particulars, namely:—

Dated the day of 19....

.....
(Signature of Applicant)

Sixth Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR RENEWAL OF A LICENSE TO CONDUCT A DINING ROOM.

I (full name in block letters)
of (full address)
being the holder of a current license to conduct a Dining
Room on the premises situate at in the
Mosman Park Road Board District known as
hereby apply for a similar license as from the 1st day
of July next, subject to the Health Act and the by-laws
from time to time in force thereunder.

The statements made in my application for the
current license are still true except in the following
particulars, namely:—

Dated this day of 19....

.....
(Signature of Applicant)

Seventh Schedule.
SCALE OF FEES.

The fee payable on registration of premises as a Dining Room and on every renewal of such registration shall be £3.

The fee payable on a license to conduct a Dining Room and on every renewal of such license shall be £1.

Eighth Schedule.
Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR REGISTRATION OF A
TEA ROOM.

I (full name)
of (full address)
being owner/occupier of premises situate at in
Mosman Park Road Board District and known as
hereby make application for the registration of the said
premises as a Tea Room subject to the Health Act and
the by-laws from time to time in force thereunder.

I attach hereto a plan of the said premises. The
maximum number of persons, including the proprietor,
to be employed on the said premises will be: Males....;
Females....

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

.....
(Signature of Applicant)

Ninth Schedule.
Mosman Park Road Board.
The Health Act, 1911-1944.

CERTIFICATE OF REGISTRATION OF A
TEA ROOM.

This is to certify that the premises situate at
.....in the Mosman Park Road Board district known
as owned/occupied by
of are registered as a Tea Room from
the...day of.....19...., until the 30th day of
June, 19...., unless this certificate is previously can-
celled.

This certificate is issued subject to the Health Act
and the by-laws from time to time in force thereunder.

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

.....
Secretary of the Mosman Park Road Board.

Note.—If any statement made in the application for
this certificate ceases to be true this certificate will forth-
with become void and must be delivered up to the
Secretary for cancellation.

Tenth Schedule.
Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR A LICENSE TO CONDUCT A
TEA ROOM.

I (full name in block letters)
of (full address)
hereby apply for a license to conduct a Tea Room on
premises situate at in the Mosman Park
Road Board District known as subject to
the Health Act and the by-law from time to time in
force thereunder.

My nationality is (if a British
subject by naturalisation, I was naturalised on the
.....day of.....19....). I was born on the
.....day of.....19...., at.....in the
country of.....

I have had the following previous experience as the
keeper of an Eating House:—

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

.....
(Signature of Applicant)

Eleventh Schedule.
Mosman Park Road Board.
The Health Act, 1911-1944.

LICENSE TO CONDUCT A TEA ROOM.

This is to certify that.....of.....
is licensed to conduct a Tea Room on premises
situate at.....in the

Mosman Park Road Board District known as
.....from the.....day of.....19...., until
the 30th day of June, 19...., unless this license is pre-
viously cancelled. This license is issued subject to the
Health Act and the by-laws from time to time in force
thereunder.

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

.....
Secretary of the Mosman Park Road Board.

Note.—This license is not transferable. If the holder
of this license changes his place of abode he must within
seven days notify the Secretary and have his license
endorsed accordingly.

Twelfth Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR RENEWAL OF REGISTRATION
OF A TEA ROOM.

I (full name in block letters)
of (full address)
being the owner/occupier of premises situate at
.....in the Mosman Park Road Board district for
which premises I hold a current Certificate of Registra-
tion as a Tea Room hereby apply for a similar Certificate
of Registration as from the 1st day of July next, sub-
ject to the Health Act and the by-laws from time to time
in force thereunder.

The statements made in my application for the current
Certificate of Registration are still true except in the
following particulars, namely:—

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

.....
(Signature of Applicant)

Thirteenth Schedule.

Mosman Park Road Board.
The Health Act, 1911-1944.

APPLICATION FOR RENEWAL OF LICENSE
TO CONDUCT A TEA ROOM.

I (full name in block letters)
of (full address)
being holder of a current license to conduct a Tea Room
on the premises situate at in the Mosman
Park Road Board District known as
hereby apply for a similar license as from the 1st day
of July next subject to the Health Act and the by-laws
from time to time in force thereunder.

The statements made in my application for the current
license are still true except in the following particulars,
namely:—

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

.....
(Signature of Applicant)

Fourteenth Schedule.
Mosman Park Road Board.

SCALE OF FEES.

The fee payable on registration of premises as a Tea
Room and on every renewal of such registration shall
be £2.

The fee payable on a license to conduct a Tea Room
and on every renewal of such license shall be £1.

Passed by the Road Board of Mosman Park at the
ordinary meeting of the Board held on the 10th day of
March, 1948.

E. MOTT,
Chairman.
S. R. HARDWICKE,
Secretary.

Approved by His Excellency the Governor in Executive
Council this 13th day of April, 1949.

R. H. DOIG,
Clerk of the Council.

BUNBURY HARBOUR BOARD ACT, 1909-1928.

Amendment of Regulations.

Resolution.

THE Bunbury Harbour Board, acting pursuant to section 61 of the Bunbury Harbour Board Act, 1909-1928, hereby amends, in the manner mentioned in the Schedule hereunder, the regulations made by the said Board under and for the purposes of the said Act, as published in the *Government Gazette* of the 26th day of November, 1909, and amended from time to time thereafter by notices published in the *Government Gazette*.

Schedule.

The abovementioned regulations are amended as follows:—

1. Regulation 103 is repealed and the following inserted in lieu thereof as regulation 103:—

No. 103—Inwards Cargo.

The rates of Wharfage and Handling Charges on Inward Cargo shall be as under:—

| Goods. | Delivered at Shed. | | Transshipment Cargo landed for shipment to Coastal, interstate, or Overseas Port. | |
|---|--------------------|-------------------|---|-------------------|
| | Wharfage. | Handling Charges. | Wharfage. | Handling Charges. |
| Chaff, Hay, and Straw (in bales or bags), per ton | s. d. 5 0 | s. d. 14 6 | s. d. 1 0 | s. d. 1 0 |
| Beer, Wines, and Spirits, for human consumption, per ton | 6 0 | 10 0 | 1 0 | 1 0 |
| (If in lots of 4 tons or over, per ton) | 4 0 | | | |
| Bricks, including Fire-bricks (per ton of 300 bricks) | 5 0 | 10 0 | 1 0 | 1 0 |
| Cement (per ton of 5 casks or 16 bags) | 5 0 | 14 6 | 1 0 | 1 0 |
| Fodder (in bags, bales, trusses, etc.), per ton | 5 0 | 10 0 | 1 0 | 1 0 |
| Clay, per ton, (excepting clay for the manufacture of Pottery) | 5 0 | 10 0 | 1 0 | 1 0 |
| Flour, Bran, and Pollard (per ton of 2,000 lbs.) | 6 0 | 10 0 | 1 0 | 1 0 |
| Grain (including wheat, oats, maize, barley, rye, but not including rice, linseed, bird seed, grass, or other seeds), (per ton of 2,240 lbs.) | 6 0 | 10 0 | 1 0 | 1 0 |
| Malt, per ton | 6 0 | 10 0 | 1 0 | 1 0 |
| Meats of all classes, including hams and bacon, poultry, game, and by-products, per ton | 6 0 | 10 0 | 1 0 | 1 0 |
| Oils and Grease (Lubricating) per ton (in containers) | 5 0 | 10 0 | 1 0 | 1 0 |
| Rope and Cordage (including agricultural twines), per ton of 2,240 lbs. | 5 0 | 10 0 | 1 0 | 1 0 |
| Sugar, Glucose, Golden Syrup, Treacle, and Molasses, per ton | 3 0 | 10 0 | 1 0 | 1 0 |
| Tobacco, Cigars, and Cigarettes, per ton | 5 0 | 10 0 | 1 0 | 1 0 |
| Vehicles and Agricultural Implements, including motor cars mounted on own wheels, per ton measurement | 5 0 | 7 6 each | 1 0 ton | 1 0 |
| Vehicles and Agricultural Implements (unmounted, and finished parts of same), per ton measurement | 5 0 | 10 0 | 1 0 | 1 0 |
| Ballast, per ton | 2 3 | 6 6 | | |
| Ballast, per ton (if discharged at places appointed by the Board) | 1 3 | 6 6 | | |
| Bullion and Specie, per box or bar | 3 0 | 0 6 | 3 0 | 0 0 |
| Bicycles, Tricycles, etc., each | 1 6 | 1 6 | 1 0 | 1 0 |
| Caneware— | | | | |
| Lounges and Settees, each | 1 0 | 0 6 | 0 4 | 0 4 |
| Chairs, Tables, etc., each | 0 6 | 0 4 | 0 2 | 0 2 |
| Coal (in bags), per ton | 2 6 | 10 0 | 1 0 | 1 0 |
| Coke (in bags), per ton | 2 0 | 10 0 | 1 0 | 1 0 |
| Explosives, per ton measurement (consignee finding own labour for handling) | 3 4 | | | |
| Empty Returns, per ton | 1 0 | 10 0 | 1 10 | 1 10 |
| Hides (raw and loose), each | 0 2 | 0 4½ | 0 1 | 0 1 |
| Hides (raw, in bags), per ton | 5 0 | 10 0 | 0 2 | 0 2 |
| Kapok, Fibre, and like material, per ton measurement | 1 8 | 10 0 | 1 0 | 1 0 |
| Live Stock (Board supplies labour only when requested by consignee)— | | | | |
| Bulls, Bullocks, Cows, Steers, Heifers, Horses, Donkeys, each | 2 0 | 3 0 | 0 8 | 0 8 |
| Calves, Foals, and Dogs, each | 1 8 | 1 6 | 0 6 | 0 6 |
| Pigs, Sheep, and Goats, each | 0 2 | 0 4 | 0 1 | 0 1 |
| Others, each | 2 0 | 3 0 | 1 0 | 1 0 |
| Animals and Poultry (in cages or crates) at per ton of 40 cub. ft. of cage or crate | 5 0 | 10 0 | 1 0 | 1 0 |
| Manures, per ton | 2 0 | 10 0 | 1 0 | 1 0 |
| Material for packing fruit (such as granulated cork-dust, wood wool, etc.), per ton measurement | 1 8 | 10 0 | 1 0 | 1 0 |
| Material in crude form for manufacture of Artificial Manures and Acids, Rock Phosphate, Phosphatic Guano, Sulphur, etc., per ton | 1 8 | 10 0 | 1 0 | 1 0 |
| Sandalwood, per ton | 2 6 | 10 0 | 1 0 | 1 0 |
| Skins per ton (in bales) | 5 0 | 10 0 | 0 3 | 0 3 |
| Timber, per ton | 3 0 | 10 0 | 1 0 | 1 0 |
| Wool, per bale or per two pockets, bundles or bags | 0 9 | 1 2 | 0 3 | 0 3 |
| All other goods at per ton (weight or measurement) | 3 6 | 10 0 | 1 0 | 1 0 |
| All other goods, if shipped from other Ports in the State, excluding through and transshipment cargo | 1 9 | 10 0 | | |

Handling charges as per rates shown for other cargo, according to service rendered in each case.

N.B.—The minimum wharfage due shall be 6d. and the minimum handling charge shall be 6d. per consignment.

Notes.

1. Cargo landed on wharves or jetties from a vessel in distress or for convenience of a vessel and reshipped by same vessel, 1/3d. per ton wharfage. Handling charges will be made according as said cargo is dealt with, on the same scale as other cargo.
2. Transshipment cargo is cargo appearing as such upon a vessel's manifest, or declared in writing to the Board before being transhipped direct ship to ship or being landed as being intended for transshipment into a vessel.
3. No wharfage dues will be charged in respect of ballast in the shape of stone, sand, shingle, or such like material transhipped overside vessel to vessel.
4. The Board will not supply labour to handle cargo transhipped overside vessel to vessel.

5. Cargo is allowed 48 hours' free storage in sheds, except transhipment cargo, which is allowed 72 hours.

6. Grain (as defined above), flour, agricultural and horticultural produce (including fruit), and coal, any of which being the product of the State of Western Australia, when brought into the Port of Bunbury for the purpose of transhipment for export beyond the State, shall be free of transshipping dues, but must pay handling charges incurred.

7. Cargo discharged (under regulation 107) direct into trucks for consignment off the wharf, will be charged at half handling rates provided the Board receive only into trucks.

8. Goods from foreign ports landed at Bunbury without transhipment in the Commonwealth (excepting rails, railway accessories, coal, coke and all petroleum products) shall be charged wharfage at a reduced rate of 25 per cent.

9. Wool landed for reclassing, scouring, marking, dumping, etc., and reshipped, will be regarded as transhipped cargo on a certificate from the shipper that it was the same wool as originally landed.

10. Wharfage dues on bulk petroleum products and other oils will be per ton of 250 gallons. Handling charges will be subject to arrangement, according as the oils are dealt with.

11. For extra handling and other charges on goods, see regulations Nos. 109, 122, 123, 124, 125, 133, 134.

12. Wharf haulage is not included in the wharfage rate on materials in crude form for the manufacture of artificial manures and acids, rock phosphate, phosphatic guano, sulphur, etc.

2. Regulation 104 is repealed and the following inserted in lieu thereof as regulation 104:—

No. 104—Outwards Cargo.

The rates of Wharfage and Handling Charges on Outwards Cargo shall be as under:—

| Goods. | Shipped through Shed. | | Transhipment Cargo landed for shipment to Coastal, Interstate, or Overseas Port. | |
|---|-----------------------|-------------------|--|-------------------|
| | Wharfage. | Handling Charges. | Wharfage. | Handling Charges. |
| Chaff, Hay, and Straw (in bales or bags), per ton | s. d. | s. d. | s. d. | s. d. |
| Beer, Wines, and Spirits, for human consumption, per ton | 5 0 | 10 0 | 1 0 | 1 0 |
| (If in lots of 4 tons or over, per ton) | 6 0 | 7 0 | 1 0 | 1 0 |
| Bricks, including Fire-bricks (per ton of 300 bricks) | 4 0 | | | |
| Cement (per ton of 5 casks or 16 bags) | 5 0 | 7 0 | 1 0 | 1 0 |
| Fodder (in bags, bales, trusses, etc.) per ton | 5 0 | 7 0 | 1 0 | 1 0 |
| Clay, per ton, excepting clay for the manufacture of Pottery | 5 0 | 7 0 | 1 0 | 1 0 |
| Flour, Bran, and Pollard (per ton of 2,000 lbs.) | 6 0 | 7 0 | 1 0 | 1 0 |
| Grain (including wheat, oats, maize, barley, rye, but not including rice, linseed, bird seed, grass, or other seeds), per ton of 2,240 lbs. | 6 0 | 7 0 | 1 0 | 1 0 |
| Malt, per ton | 6 0 | 7 0 | 1 0 | 1 0 |
| Meats of all classes, including hams and bacon, poultry, game, and by-products, per ton | 6 0 | 7 0 | 1 0 | 1 0 |
| Oils and Grease (Lubricating), per ton, (in containers) | 5 0 | 7 0 | 1 0 | 1 0 |
| Rope and Cordage (including agricultural twines), per ton of 2,240 lbs. | 5 0 | 7 0 | 1 0 | 1 0 |
| Sugar, Glucose, Golden Syrup, Treacle, and Molasses, per ton | 3 0 | 7 0 | 1 0 | 1 0 |
| Tobacco, Cigars, and Cigarettes, per ton | 5 0 | 7 0 | 1 0 | 1 0 |
| Vehicles and Agricultural Implements, including motor cars mounted on own wheels, per ton measurement | 5 0 | 7 6 each | 1 0 ton | 1 0 ton |
| Vehicles and Agricultural Implements (unmounted, and finished parts of same), per ton measurement | 5 0 | 10 0 ton | 1 0 ton | 3 0 ton |
| Bullion and Specie, per box or bar | 3 0 | 0 6 | 1 0 | 1 0 |
| Bicycles, Tricycles, etc., each | 1 6 | 1 0 | 1 0 | 1 0 |
| Canware— | | | | |
| Lounges and Settees, each | 1 0 | 0 6 | 0 4 | 0 4 |
| Chairs, Tables, etc., each | 0 6 | 0 4 | 0 2 | 0 2 |
| Coal (in bags), per ton | 2 6 | 7 0 | 1 0 | 1 0 |
| Coke (in bags), per ton | 2 0 | 7 0 | 1 0 | 1 0 |
| Explosives, per ton measurement (consignee finding own labour for handling) | 3 4 | | | |
| Empty Returns, per ton | 1 0 | 7 0 | 1 10 | 1 10 |
| Hides (raw and loose), each | 0 2 | 0 4½ | 0 1 | 0 1 |
| Hides (raw, in bags), per ton | 5 0 | 7 0 | 0 2 | 0 2 |
| Kapok, Fibre, and like material, per ton measurement | 1 8 | 7 0 | 1 0 | 1 0 |
| Live Stock (Board supplies labour only when requested by consignee)— | | | | |
| Bulls, Bullocks, Cows, Steers, Heifers, Horses, Donkeys, each | 2 0 | 3 0 | 0 8 | 0 8 |
| Calves, Foals, and Dogs, each | 1 8 | 1 6 | 0 6 | 0 6 |
| Pigs, Sheep, and Goats, each | 0 2 | 0 4 | 0 1 | 0 1 |
| Others, each | 2 0 | 3 0 | 1 0 | 1 0 |
| Animals and Poultry (in cages or crates), at per ton of 40 cub. ft. of cage or crate | 5 0 | 7 0 | 1 0 | 1 0 |
| Manures, per ton | 2 0 | 7 0 | 1 0 | 1 0 |
| Material for packing fruit (such as granulated cork-dust, wood wool, etc.), per ton measurement | 1 8 | 7 0 | 1 0 | 1 0 |
| Material in crude form for manufacture of Artificial Manures and Acids, Rock Phosphate, Phosphatic Guano, Sulphur, etc. | 1 8 | 7 0 | 1 0 | 1 0 |
| Sandalwood, per ton | 2 6 | 7 0 | 1 0 | 1 0 |
| Skins (in bales), per ton | 5 0 | 7 0 | 0 3 | 0 3 |
| Wool, per bale or per two pockets, bundles or bags | 0 6 | 1 2 | 0 3 | 0 3 |
| All other goods at per ton (weight or measurement) | 3 6 | 7 0 | 1 0 | 1 0 |
| All other goods, if shipped from other Ports in the State, excluding through and transhipment cargo | 1 9 | 7 0 | | |

Handling charges as per rates shown for other cargo, according to service rendered in each case.

N.B.—The minimum wharfage due shall be 6d. and the minimum handling charge shall be 6d. per consignment.

Notes.

1. The Board will not supply labour to handle cargo transhipped overside vessel to vessel.
2. Cargo is allowed 48 hours' free storage in sheds, except transshipment cargo, which is allowed 72 hours.
3. Cargo discharged (under regulation 107) direct into trucks for consignment off the wharf, will be charged at half handling rates provided the Board receive only into trucks.
4. For extra handling and other charges on goods, see regulations Nos. 109, 122, 123, 124, 125, 133 and 134.

5. Handling Charges:—

Flour, Bran and Pollard—

s. d.

(1) Where shipped in lines of 50 tons or over—

(a) If stacked prior to shipment, per ton of 2,000 lbs 5 4

(b) If handled direct from railway wagons to ship's slings, per ton of 2,000 lbs. 2 8

(2) Where shipped in lines of less than 50 tons, same as outward general cargo similarly handled.

Oats:—(Per ton of 2,240 lbs.), to be charged similar rates to flour, bran and pollard.

6. Wharfage Charges:—

Ballast, per ton (haulage included) 1 6

Firewood, on rough timber exported as firewood, per ton (haulage included) 1 3

Timber, per load of 50 cubic feet when shipped to ports beyond the State of Western Australia 1 8

Timber, per load of 50 cubic feet if shipped to ports within the State 0 8

Other goods shipped over wharves, or out of lighters, to ports within the State, shall be free of wharfage dues.

Goods wholly manufactured within the State, also products of the soil of the State, such as grain, flour, agricultural, horticultural, and farm produce, and coal (product of the State) shall be free of wharfage dues on shipment to any port.

In all cases where wharfage dues are not levied, and except where otherwise provided, 1s. per ton haulage (minimum, one ton) will be charged in addition to any handling charges incurred.

7. Wheat Shipments.—The storage charges on bagged wheat will be:—

(a) Shed storage, but not to involve responsibility for damage to bags, or contents, by vermin, dirt, fire, water, robbery, character of bags or natural deterioration, one-twelfth of a penny per week per bag.

(b) For open air storage space, but not to involve responsibility for damage to bags or contents by vermin, dirt, fire, water, robbery, character of bags or natural deterioration, or weather, one twenty-fourth of a penny per week per bag.

The Board will not handle wheat intended for shipment, unless by special arrangement.

Merchants must be responsible for providing covers to the stacks or dunnage, but the Board will permit the use of any dunnage material that might be on hand.

Adopted and passed by the Bunbury Harbour Board Members at a meeting of the said Members held on the eighteenth day of March, 1949.

The Common Seal of the Board was at the same time affixed and impressed by order and in the presence of:—

W. McKENNA,
Chairman.

[L.S.]

GEORGE ROBERTS,
Member.C. DONALDSON,
Secretary.

Approved by His Excellency the Governor in Executive Council, this 13th day of April, 1949.

R. H. DOIG,
Clerk of the Council.LIST OF MARINE COLLECTORS' LICENSES
AND BADGES.Issued During Period 1st January to 31st March, 1949.
Reg. No., Issued to, Address, Date Issued, Badge No.18236—Ahern, Michael Anthony; 376 Stirling Street, Perth; 14/1/49; 20.
18373—Anderson, Albert John; 213 Preston Road, East Fremantle; 2/2/49; 157.
18485—Anderson, John Frederick; Ocean Road, Naval Base; 21/2/49; 269.Reg. No., Issued to, Address, Date Issued, Badge No.
18348—Antonovitch, Mate; Holyoake, via Dwellingup; 2/2/49; 132.
18473—Appleby, William George; Bencubbin; 8/2/49; 257.
18517—Aris, George; 200 Brown Street, East Perth; 2/3/49; 301.
18396—Ashenden, Edward Ralph; 40A Austral Road, Kalgoorlie; 7/2/49; 180.
18417—Ashworth, Leigh Eric; Keymer Street, Belmont; 7/2/49; 201.
18259—Arkin, Ahron; 490 Beaufort Street, Highgate; 14/1/49; 43.

- Reg. No., Issued to, Address, Date Issued, Badge No.
- 18249—Baker, Samuel; 35 John Street, West Perth; 14/1/49; 33.
- 18267—Baldwin, Ronald Joseph; 147 Raglan Road, North Perth; 14/1/49; 51.
- 18374—Banks, James; Aurelian Street, Palmyra; 2/2/49; 158.
- 18294—Barker, Louis Henry; 271 Dulacher Street, Geraldton; 14/1/49; 78.
- 18287—Barnes, Horace Bennett; 4 Thorogood Street, Victoria Park; 14/1/49; 71.
- 18273—Barrington, Alfred Gordon; 30 Saleham Street, Victoria Park; 14/1/49; 57.
- 18331—Barzel, Abraham; 7 Chudleigh Street, East Fremantle; 2/2/49; 115.
- 18272—Battista, Pasquali; 38 Fitzgerald Street, Perth; 14/1/49; 56.
- 18392—Bawden, John Henry; 58 Kinberry Street, Kalgoorlie; 7/2/49; 176.
- 18228—Bercov, Loies; 37 Queen's Crescent, Mt. Lawley; 14/1/49; 12.
- 18345—Bergin, William Charles; Beverley; 2/2/49; 129.
- 18295—Blechynden, Dansy L. W.; Southern Cross; 14/1/49; 79.
- 18320—Bloomfield, John Sydney; Wyalkatchem; 14/1/49; 104.
- 18268—Blowes, Herbert; 87 Northwood Street, West Leederville; 14/1/49; 52.
- 18494—Bostock, William; Clarke Street, South Bunbury; 2/3/49; 278.
- 18296—Bowdidge, Albert Victor; 66 Goodliffe Street, Norseman; 14/1/49; 80.
- 18530—Bower, Walter James; Timoui Gold Mine, via Menzies; 3/3/49; 314.
- 18444—Bowen, William James; Railway Cresecent, Welshpool; 7/2/49; 228.
- 18323—Brick, Michael Joseph; Dudinin; 14/1/49; 107.
- 18521—Bristow, George Alfred James; 31 Hector Street, Osborne Park; 3/3/49; 305.
- 18424—Brittain, Albert Edward; Poole Street, Scarborough; 7/2/49; 208.
- 18550—Britten, Edmond Anderson; 17 Forrest Street, Collie; 3/3/49; 334.
- 18297—Brown, Robert James; Northampton; 14/1/49; 81.
- 18602—Brown, Andrew Moore; Rockingham; 29/3/49; 384.
- 18247—Brown, Isaac; 10 Lindsay Street, Perth; 14/1/49; 31.
- 18359—Brown, Frederick James; Lower Stirling Street, Albany; 2/2/49; 143.
- 18291—Brownscombe, Francis Joseph; 42 Charles Street, Midland Junction; 14/1/49; 75.
- 18503—Buckle, Arthur John; Glen Forrest; 2/3/49; 287.
- 18298—Burgess, Edward John; 6 Barton Street, Kalgoorlie; 14/1/49; 82.
- 18271—Bursztyn, Hann Wolf; 234 Bulwer Street, Perth; 14/1/49; 55.
- 18504—Campbell, Alexander Sydney; Mt. Magnet; 2/3/49; 288.
- 18571—Capps, George; Pinjarra; 9/3/49; 355.
- 18580—Carter, William Herbert; Hakea; 16/3/49; 364.
- 18286—Carvana, John; 348 Vincent Street, Leederville; 14/1/49; 70.
- 18464—Carroccio, Antonias; Cedric Street, Osborne Park; 8/2/49; 248.
- 18383—Castles, Edward James; 319 Collins Street, Kalgoorlie; 7/2/49; 167.
- 18592—Cattanaeh, Charles Herbert; Katanning; 16/3/49; 376.
- 18493—Chandler, Nathaniel; Quairading; 2/3/49; 277.
- 18276—Cheeseman, Arthur George; 2 Norwood Road, Rivervale; 14/1/49; 60.
- 18255—Chevers, Joseph Christopher; 56 Eighth Avenue, Maylands; 14/1/49; 39.
- 18483—Christensen, William Paul; Post Office, Wiluna; 21/2/49; 267.
- 18365—Clark, Robert James; Dowerin; 2/2/49; 149.
- 18393—Clark, William Thomas; 44 Austral Road, Kalgoorlie; 7/2/49; 177.
- 18434—Clarke, Alexander; 52 Broome Street, Northam; 7/2/49; 218.
- 18299—Clarkson, Mark Guy; Miling; 14/1/49; 83.
- 18217—Close, William George; 2 Jackson Flats, Newcastle Road, Midland Junction; 14/1/49; 1.
- 18367—Coe, Hector Patrick; Hotel Fremantle; 2/2/49; 151.
- 18394—Coffey, James; 10 Brownhill Road, Kalgoorlie; 7/2/49; 178.
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- 18220—Cohen, Joel; 16 Norfolk Street, North Perth; 14/1/49; 4.
- 18543—Collett, William James; Busselton; 3/3/49; 327.
- 18239—Collins, Joseph Michael; Mills Road, Gosnells; 14/1/49; 23.
- 18598—Comino, Nicholas; 6 Hardy Road, Belmont; 22/3/49; 381.
- 18524—Connell, Alfred; Capel; 3/3/49; 308.
- 18387—Conway, Francis Joseph; 566 Hannan Street, Kalgoorlie; 7/2/49; 171.
- 18470—Cooper, Bert William Clarence; Ballidu; 8/2/49; 254.
- 18593—Coventry, John; Katanning; 16/3/49; 377.
- 18574—Cousins, Albert Henry; Hyden; 9/3/49; 358.
- 18363—Cox, Edward Bernard; Marvel Loch; 2/2/49; 147.
- 18522—Crellin, Gordon William; 21 Sydney Street, North Perth; 3/3/49; 306.
- 18479—Crispin, James Gilbert; 16 Burt Street, Cottesloe; 21/2/49; 263.
- 18441—Crowe, Patrick Thomas; 27 Palmerston Street, Perth; 7/2/49; 225.
- 18611—Cuming, Malcolm Ross; Korbelt; 30/3/49; 393.
- 18364—Currie, Samuel; Northam Military Camp; 2/2/49; 148.
- 18535—Cuttriss, Frank George; Boyup Brook; 3/3/49; 319.
- 18402—Dale, Henry Alfred; 406 Hannan Street, Kalgoorlie; 7/2/49; 186.
- 18406—Davey, George Henry; Hyden; 7/2/49; 190.
- 18427—Davidson, William Alexander; 217 Havelock Street, West Perth; 7/2/49; 211.
- 18609—Dawson, Eric; 261 Forrest Street, Kalgoorlie; 29/3/49; 391.
- 18560—Dean, Harry; Nannup; 3/3/49; 344.
- 18561—Dean, Ronald James; Nannup; 3/3/49; 345.
- 18225—Deardon, John Matthew; 59 Forrest Street, North Perth; 14/1/49; 9.
- 18597—De Atta, Atlee James; 4 Harrison Street, Rockingham; 22/3/49; 380.
- 18548—De Bondi, Joseph; 46 Hughes Street, Collie; 3/3/49; 332.
- 18564—Della, Charles; Waroona; 3/3/49; 348.
- 18384—Demir, Emir; 315 Hannan Street, Kalgoorlie; 7/2/49; 168.
- 18300—Detez, William Croxon; Murrin Murrin; 14/1/49; 84.
- 18312—Dewhurst, Randolph; 160 High Street, Fremantle; 14/1/49; 96.
- 18556—Dodds, John William; Manjimup; 3/3/49; 340.
- 18433—Donnon, John; 68 Anzac Road, Bassendean; 7/2/49; 217.
- 18544—Drury, James Herbert; Fairbairn Road, Busselton; 3/3/49; 328.
- 18533—Dunbar, Frederick Charles; Marvel Loch; 3/3/49; 317.
- 18372—Dutton, Joseph John; First Avenue, Kwinana; 2/2/49; 156.
- 18561—Elliott, George; 72 Stirling Highway, North Fremantle; 3/3/49; 351.
- 18430—Evans, Henry; 51 Salisbury Road, Subiaco; 7/2/49; 214.
- 18431—Evans, Stafford Scott; 51 Salisbury Road, Subiaco; 7/2/49; 215.
- 18455—Fairall, Albert George; 2 Argyle Street, Leederville; 8/2/49; 239.
- 18476—Farina, John Batiste; Kandish Grove, Wanneroo Road, Tuart Hill; 8/2/49; 260.
- 18512—Fareno, Paul; Wanneroo Road, Tuart Hill; 2/3/49; 296.
- 18573—Farrell, Laurence Alphonsus; Mullewa; 9/3/49; 357.
- 18404—Fenton, Edward William; Cunderdin; 7/2/49; 188.
- 18491—Fisher, Alfred Henry; Kununoppin; 21/2/49; 275.
- 18379—Fishwick, Wilfred Eric; 25 Chester Street, South Fremantle; 2/2/49; 163.
- 18403—Fissiolli, Jack; 517 Hannan Street, Kalgoorlie; 7/2/49; 187.
- 18416—Flanagan, Charles Francis; 8 Byron Street, Leederville; 7/2/49; 200.
- 18353—Fleay, Norris Charles Victor; Pingaring; 2/2/49; 137.
- 18502—Fletcher, John Richard; Mt. Helena; 2/3/49; 286.
- 18551—Fontano, Carlo; 21 Throssell Street, Collie; 3/3/49; 335.

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- 18511—Ford, William; Haynes Road, Kalamunda; 2/3/49; 295.
- 18227—Forslun, William John; 98 Hubert Street, Victoria Park; 14/1/49; 11.
- 18435—Foster, Reginald; Cook Street, Osborne Park; 7/2/49; 219.
- 18350—Fox, Robert Maxwell; 3 Eston Street, Narrogin; 2/2/49; 134.
- 18465—Freedman, Percy; 63 Eaton Street, North Perth; 8/2/49; 249.
- 18496—Freeman, Reginald Frederick James; 18 South Terrace, Fremantle; 2/3/49; 280.
- 18415—Goddard, Joseph William; 87 Stone Street, West Perth; 7/2/49; 199.
- 18266—Galton, George James; 147 Raglan Road, Subiaco; 14/1/49; 50.
- 18222—Gangini, Ferdinando; 59 Collingwood Street, Osborne Park; 14/1/49; 6.
- 18292—Gardiner, Stanley; Freecornus Ltd., Helena Street, Midland Junction; 14/1/49; 76.
- 18529—Garland, James Edwin; Bilyuin Pool, via Meekatharra; 3/3/49; 313.
- 18301—Gherbaz, Guiseppi; Gwalia Wood Line, Gwalia; 14/1/49; 85.
- 18281—Gibbs, Clement Henry Mac.; 159 Peninsula road, Maylands; 14/1/49; 65.
- 18244—Gilbert, Charles; 71 West Parade, East Perth; 14/1/49; 28.
- 18245—Gilbert, Clarence Henry; 71 West Parade, East Perth; 14/1/49; 29.
- 18487—Gilbert, Herbert; Central Avenue, South Fremantle; 21/2/49; 271.
- 18469—Gillan, John Arthur; Poole Street, Scarborough; 8/2/49; 253.
- 18412—Goldenburg, Harry; 47 Cowie Street, West Perth; 7/2/49; 196.
- 18246—Gray, Leslie; 8 Lindsay Street, Perth; 14/1/49; 30.
- 18302—Grey, John Frederick; 3 Abrolhos Street, Geraldton; 14/1/49; 86.
- 18515—Greenberg, Abraham; 381 Bulwer Street, Perth; 2/3/49; 299.
- 18258—Greenberg, Joseph; 187 Grosvenor Road, North Perth; 14/1/49; 42.
- 18442—Greenberg, Morris; 14 Cantle Street, East Perth; 7/2/49; 226.
- 18586—Greenberg, Harry; 4 Ardross Street, Mt. Lawley; 16/3/49; 320.
- 18576—Greenham, Albert James; Mandurah; 9/3/49; 360.
- 18414—Grincerri, Antonio; 41 Charles Street, West Perth; 7/2/49; 198.
- 18399—Gross, Arthur William; 19 Brownhill Road, Kalgoorlie; 7/2/49; 183.
- 18459—Gugliotta, Sobratore; 182 James Street, Perth; 8/2/49; 243.
- 18587—Haines, William Ernest; Johnson Street, Canning Vale; 16/3/49; 371.
- 18542—Hall, Clarence; Albert Street, Busselton; 3/3/49; 326.
- 18354—Hall, Sydney Vere; Newdegate; 2/2/49; 138.
- 18407—Hall, Walter George; Hyden; 7/2/49; 191.
- 18336—Hallum, Job; 30 McKimmie Street, Palmyra; 2/2/49; 120.
- 18437—Hampton, William George; 9 Bruce Street, Leederville; 7/2/49; 221.
- 18303—Hannigan, Barry Nind; Northam; 14/1/49; 87.
- 18390—Hanks, John Arthur Richard; 1136 Edgar Street, Kalgoorlie; 7/2/49; 174.
- 18552—Harding, David Ernest; Harvey; 3/3/49; 336.
- 18606—Harper, Samuel Arthur; Bullfinch; 29/3/49; 388.
- 18361—Harper, Mehmer Mervyn; Moorine Rock; 2/2/49; 145.
- 18605—Harper, Joseph Ernest; Bullfinch; 29/3/49; 387.
- 18340—Harris, Arthur Palgrove; Morawa; 2/2/49; 124.
- 18520—Harris, Joseph; 170 Pier Street, Perth; 2/3/49; 304.
- 18241—Hartnett, Daniel Denis; 101 Newcastle Street, Perth; 14/1/49; 25.
- 18226—Hawthorne, Harold Esmonde; 109 Washington Street, Victoria Park; 14/1/49; 10.
- 18270—Hay, Harry; 10 Aberdeen Street, Perth; 14/1/49; 54.
- 18397—Hay, Ronald D.; 1772 Austral Road, Kalgoorlie; 7/2/49; 181.
- 18283—Hayes, Frederick Roland; 297 Vincent Street, Leederville; 14/1/49; 67.
- 18282—Hayes, William Albert; 13 Rokeby Road, Subiaco; 14/1/49; 66.
- 18514—Hedley, John McKenzie; Radium Street, Welshpool; 2/3/49; 298.
- 18360—Hennigan, James Joseph; 182 York Street, Albany; 2/2/49; 144.
- 18264—Herman, Joseph; 174 Palmerston Street, Perth; 14/1/49; 48.
- 18450—Hertz, Morris; 379 Bulwer Street, Perth; 8/2/49; 234.
- 18447—Hewitt, Arthur; 51 Weld Street, Claremont; 7/2/49; 231.
- 18536—Heywood, George; Phillip Street, Bridgetown; 3/3/49; 320.
- 18610—Higgins, Albert William; Williams; 29/3/49; 392.
- 18337—Hill, John Leslie; 23 York Street, Northam; 2/2/49; 121.
- 18541—Hindge, Leslie Frederick; Fairbairn Road, Busselton; 3/3/49; 325.
- 18607—Hodson, Arthur Clarence; Somerville, Kalgoorlie; 29/3/49; 389.
- 18248—Hoffman, William Henry; 67 Loftus Street, Leederville; 14/1/49; 32.
- 18423—Horsman, James Edward; 76 Stone Street, West Perth; 7/2/49; 207.
- 18250—Houston, Ronald Hugh; 58 Davies Road, Claremont; 14/1/49; 34.
- 18471—Howe, John William; Bonnie Rock; 8/2/49; 255.
- 18293—Howell, James Norman; 38 Margaret Street, Midland Junction; 14/1/49; 77.
- 18498—Hughes, Walter A.; 20 Griver Street, Cottesloe; 2/3/49; 282.
- 18500—Hunt, Frederick George; Kulin; 2/3/49; 284.
- 18344—Hosking, Allan; Beverley; 2/2/49; 128.
- 18608—Hunter, James; Latham; 29/3/49; 390.
- 18330—Ince, James Bernard; Base Flats, South Terrace, Fremantle; 2/2/49; 114.
- 18443—Innes, Robert Leonard; 17 Grosvenor Road, Mt. Lawley; 7/2/49; 227.
- 18343—Ireland, Stephen John Edward; Kellerberrin; 2/2/49; 127.
- 18559—Isaacs, Frederick Augusta; Margaret River; 3/3/49; 343.
- 18547—Isaac, Arthur; 9 Johnston Street, Collie; 3/3/49; 331.
- 18509—James, Frank Arthur; Boulder Avenue, Belmont; 2/3/49; 293.
- 18432—Jauncey, James; Short Street, Osborne Park; 7/2/49; 216.
- 18329—Jebb, Philip; Merredin; 2/2/49; 113.
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- 18446—Jeffries, Jack Bernard; 79 Armagh Street, Victoria Park; 7/2/49; 230.
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- 18595—Jones, Arthur; Hamilton Hill; 16/3/49; 379.
- 18420—Jones, David; Belmont Avenue, Belmont; 7/2/49; 204.
- 18519—Jones, David Victor; Belgravia Street, South Belmont; 2/3/49; 303.
- 18566—Jones, Leo Walter; Yarloop; 3/3/49; 350.
- 18591—Keay, Ernest Albert; Pingrup; 16/3/49; 375.
- 18334—Kelman, John Eric; 1 Crandon Street, Fremantle; 2/2/49; 118.
- 18277—Kendall, Frederick Henry; 3 State Street, Victoria Park; 14/1/49; 61.
- 18251—Kimberley, Joseph Edgar; 326 Stirling Street, Perth; 14/1/49; 35.
- 18274—King, Albert Charles; 174 Brisbane Street, Perth; 14/1/49; 58.
- 18518—King, John Henry; 70 Newcastle Road, Midland Junction; 2/3/49; 302.
- 18304—King, Robert Ernest; 153 Scotia Street, Wiluna; 14/1/49; 88.
- 18401—King, Vivian Ross; 319 Piccadilly Street, Kalgoorlie; 7/2/49; 185.
- 18285—King, Arthur Edward; 35 Ambrose Street, Leederville; 14/1/49; 69.
- 18305—Kirikos, Con; 295 Hannan Street, Kalgoorlie; 14/1/49; 89.
- 18411—Konigsberg, William; 37 Hobart Street, North Perth; 7/2/49; 195.
- 18346—Kowas, Charles; Mt. Magnet; 2/2/49; 130.
- 18516—Krasnostein, Paul; 368 Lord Street, East Perth; 2/3/49; 300.
- 18461—Krug, Isreal; 221 Lake Street, Perth; 8/2/49; 245.

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- 18306—Kruger, William Richard; Southern Cross; 14/1/49; 90.
- 18585—Kurek, Zelman; 300 Fitzgerald Street, West Perth; 16/3/49; 369.
- 18568—Kynwood, Oliver John James; 24 Kimberley Street, Leederville; 9/3/49; 352.
- 18531—Lake, Charles William; Merredin; 3/3/49; 315.
- 18218—Lamb, Raymond Bennett; 138 Edinboro Street, Mt. Hawthorn; 14/1/49; 2.
- 18278—Lancett, Thomas; Hale Road, Forrestfield; 14/1/49; 62.
- 18429—Landauer, John Louis; 88 Egina Street, Mt. Hawthorn; 7/2/49; 213.
- 18507—Lauder, David; 134 Ninth Avenue, Maylands; 2/3/49; 291.
- 18377—Lauri, John Watson; Yeovil Crescent, Bicton; 2/2/49; 161.
- 18565—Lawson, Leslie Russell; Yarloop; 3/3/49; 349.
- 18410—Lee, Lorenz Alexander; 69 Iolanthe Street, Bassendean; 7/2/49; 194.
- 18553—Lee, Percy; Harvey; 3/3/49; 337.
- 18436—Lee, William; 146 Roe Street, Perth; 7/2/49; 220.
- 18426—Lees, John; 27 Brisbane Street, Perth; 7/2/49; 210.
- 18232—Lehmann, Herman Ernest; 50 Bourke Street, Leederville; 14/1/49; 16.
- 18382—Lehne, Francis Walter; 190 Hay Street, Kalgoorlie; 7/2/49; 166.
- 18219—Lenson, William Stanford; 85 Mackie Street, Victoria Park; 14/1/49; 3.
- 18501—Leonard, John Edward; Three Springs; 2/3/49; 285.
- 18237—Lewis, Ernest; 204 Hay Street, Subiaco; 14/1/49; 21.
- 18582—Lindley, John Henry; Edna May Hotel, Westonia; 16/3/49; 366.
- 18260—Lister, Angus; 383 Newcastle Street, Perth; 14/1/49; 44.
- 18448—Lori, Joseph Charles; Albany Road, Kelmscott; 8/2/49; 232.
- 18370—Love, Nathan; Rottneest Island; 2/2/49; 154.
- 18324—Lowe, Dunlop Hilton; Jitarning; 14/1/49; 108.
- 18408—Lynch, John; Kondinin; 7/2/49; 192.
- 18231—Lyon, David Bertram McMurray; Hamilton Street, Queen's Park; 14/1/49; 15.
- 18601—Maher, Patrick William; Comet Vale; 29/3/49; 165.
- 18532—Maiolo, Ilario; Merredin; 3/3/49; 316.
- 18326—Maisey, Herbert Charles; King Street, Coolgardie; 2/2/49; 110.
- 18307—Major, Fergus Stevenson; Leonora; 14/1/49; 91.
- 18375—Martin, Ernest Albert; Edeline Road, Spearwood; 2/2/49; 159.
- 18557—Martin, John James; Manjimup; 3/3/49; 341.
- 18604—Martin, Levy Raymond; 4 Kimberley Street, Behnont; 29/3/49; 386.
- 18332—Martin, William George; Shallcross Road, Spearwood; 2/2/49; 116.
- 18366—Messenger, Ernest John; 29 Zenobia Street, Palmyra; 2/2/49; 150.
- 18280—Mewhor, George; 102 Nicholson Road, Subiaco; 14/1/49; 64.
- 18358—Meyers, Brian Ashley; 56 Perth Road, Albany; 2/2/49; 142.
- 18386—Middleton, James; 100 Brookman Street, Kalgoorlie; 7/2/49; 170.
- 18474—Mills, Emanuel; Seventh Road, Armadale; 8/2/49; 258.
- 18230—Mitchell, Ann Eliza; Zante Road, Belmont; 14/1/49; 14.
- 18308—Mitchell, Cecil Charles; 213 Hay Street, Kalgoorlie; 14/1/49; 92.
- 18279—Mitchell, James Robert; 11 Bennett Street, Perth; 14/1/49; 63.
- 18489—Mitchell, John Taylor; 11 Zoe Street, Bunbury; 21/2/49; 273.
- 18395—Mitchell, Stanley Bernard; 213 Hay Street, Kalgoorlie; 7/2/49; 179.
- 18309—Moore, Ernest John; Leonora; 14/1/49; 93.
- 18310—Moretti, Guiseppe; 67 Swan Street, North Fremantle; 14/1/49; 94.
- 18288—Morris, Charles George; Furnival Street, Narrogin; 14/1/49; 72.
- 18463—Moss, Phillips Lloyd; 64 Scarborough Beach Road, North Perth; 8/2/49; 247.
- 18596—Moysey, Jack; 4 King Street, Claremont; 16/3/49; 98.
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- 18572—Muir, Keith; Tuckey Street, Mandurah; 9/3/49; 356.
- 18265—Murley, Leslie W.; Kalamunda; 14/1/49; 49.
- 18495—Murphy, James; 47 Wood Street, White Gum Valley; 2/3/49; 279.
- 18325—McDougall, Donald; Meekatharra; 2/2/49; 109.
- 18440—McGregor, James; 310 Aberdeen Street, West Perth; 7/2/49; 224.
- 18499—McKellar, Ian Hudson; 120 Beaufort Street, Perth; 2/3/49; 283.
- 18333—McMillan, Geo. Albert Edward; Parkin Street, Roekingham; 2/2/49; 117.
- 18405—Nicholaidis, Sam; Kondinin; 7/2/49; 189.
- 18505—Norris, Christopher James; Three Springs; 2/3/49; 289.
- 18339—Northey, John Pierce; Morawa; 2/2/49; 123.
- 18569—Nottle, Eric G.; Avon Terrace, York; 9/3/49; 353.
- 18594—Nuttall, Leslie Raymond; 122 South Street, Beaconsfield; 16/3/49; 378.
- 18480—Nuttall, William; 122 South Street, Beaconsfield; 21/2/49; 264.
- 18385—O'Neill, Ernest George; Kanowna Road, Kalgoorlie; 7/2/49; 169.
- 18458—Orton, Leonard Eric William; 32 Murchison Street, Shenton Park; 8/2/49; 242.
- 18369—Ottey, Keith; Frederick Road, Hamilton Hill; 2/2/49; 153.
- 18562—Parker, Alfred; Pemberton; 3/3/49; 346.
- 18262—Paterniti, Gertano; 77 Garrett Road, Bayswater; 14/1/49; 46.
- 18451—Paterniti, Luigi; 11 William Street, East Guildford; 8/2/49; 235.
- 18261—Paterniti, Rosario; 77 Garrett Road, Bayswater; 14/1/49; 45.
- 18452—Paterson, Frank; Dowerin; 8/2/49; 236.
- 18335—Peake, Ellis James; 19 Mary Street, Fremantle; 2/2/49; 119.
- 18269—Pearl, Benny; 263 Bulwer Street, Perth; 14/1/49; 53.
- 18221—Pearlman, David; 92 Aberdeen Street, Perth; 14/1/49; 5.
- 18468—Pearlman, Isaac Samuel; 124 First Avenue, Mt. Lawley; 8/2/49; 252.
- 18525—Pearlman, Joseph; 124 First Avenue, Mt. Lawley; 3/3/49; 309.
- 18578—Pearson, Albert Edward; Main Camp, Lakewood; 16/3/49; 362.
- 18224—Pedretti, William Thomas; 24 Kidson Street, Harvey; 14/1/49; 8.
- 18490—Penny, Cyril Michael; 2 Toodyay Road, Middle Swan; 21/2/49; 214.
- 18545—Pettit, Edward George; Caves Road, Busselton; 3/3/49; 329.
- 18311—Pile, Walter William; Hoover Street, Leonora; 14/1/49; 95.
- 18107—Pitcher, Gordon Alexander; 33 Anstey Street, South Perth; 25/3/49; 418.
- 18328—Podmore, Keith; 16 Arnold Street, Northam; 2/2/49; 112.
- 18327—Podmore, William George; 16 Arnold Street, Northam; 2/2/49; 111.
- 18466—Pontagne, Frederick James; Mundijong; 8/2/49; 250.
- 18546—Porter, Cyril William; Thomas Street, Busselton; 3/3/49; 330.
- 18456—Powell, Albert Groves; 467 Hay Street, East Perth; 8/2/49; 240.
- 18413—Pruiti, Francesco Ciarello; 77 Charles Street, West Perth; 7/2/49; 197.
- 18600—Pudsey, James William; 111 Angove Street, North Perth; 22/3/49; 383.
- 18389—Rawlings, Robert; 104 Lewis Street, Kalgoorlie; 7/2/49; 173.
- 18457; Ray, Edward Montague; 50 Gresham Street, Victoria Park; 8/2/49; 241.
- 18486; Ray, Ernest; 15 Dorothy Street, Fremantle; 21/2/49; 270.
- 18313; Redfath, James; Norseman; 14/1/49; 97.
- 18380; Reeves, Alfred Leslie; 10 Finnerty Street, Fremantle; 14/1/49; 164.
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- 18478; Reid, Louis Alfred; Fifth Street, Wanthella; 21/2/49; 262.
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 18421; Ross, Max; 532 William Street, Highgate; 7/2/49; 205.
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 18588; Ross, Bernard; 3 View Street, Subiaco; 16/3/49; 372.
 18419; Russo, Carmelo; 42 Fitzgerald Street, West Perth; 7/2/49; 203.
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 18460; Scott, Charles Henry; 95 Stirling Street, Perth; 8/2/49; 244.
 18583; Sermon, Laurence Augustine; Grass Valley; 16/3/49; 367.
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 18254; Sgan, Alexander; 32 Southport Street, Leederville; 14/1/49; 38.
 18589; Shepherd, John Arthur; Victoria Road, Midland Junction; 16/3/49; 373.
 18508; Sherriffs, William Davidson; 187 Carr Street, Leederville; 2/3/49; 292.
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 18347; Sims, William Bevan; Ninth Road, York; 2/2/49; 131.
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 18422; Smith, Alfred Charles; 64 Fitzroy Road, Belmont; 7/2/49; 206.
 18316; Smith, Bernard Desmond; Leonora; 14/1/49; 100.
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 18376; Southorn, William Augustus; 73 Parry Street, Perth; 2/2/49; 160.
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 18341; Stone, Francis Henry; Morawa; 2/2/49; 125.
 18256; Street, Harry Stanley; 16 Victor Place, Perth; 14/1/49; 40.
 18317; Strudwick, Henry David; Robert Street, Moora; 14/1/49; 101.
 18234; Sturgeon, Francis Cyril Christmas; 121 Government Road, Bassendean; 14/1/49; 18.
 18555; Styles, Ronald Frederick; Manjilup; 3/3/49; 339.
 18438; Swartz, Samuel; 111 Harold Street, Highgate Hill; 7/2/49; 222.
 18318; Tagliaferri, Guiseppe; Tower Street, Gwalia; 14/1/49; 102.
 18388; Tarabini, Dominic; Mt. Mouger, via Kalgoorlie; 7/2/49; 172.
 18242; Tate, Alan Leslie; Albany Road, Cannington; 14/1/49; 26.
 18497; Thomas, George Frederick; 14 Healy Street, Beaconsfield; 2/3/49; 281.
 18590; Thompson, Archibald Alan; 258 Stirling Street, Perth; 16/3/49; 374.

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

18527; Tilley, Charles Thomas; 44 Redfern Street, North Perth; 3/3/49; 311.
 18528; Tilley, Frederick Henry; 44 Redfern Street, North Perth; 3/3/49; 312.
 18484; Titterton, Ernest R.; 37 Mandurah Road, South Fremantle; 21/2/49; 268.
 18523; Toister, Samuel; 76 Auckland Street, North Perth; 3/3/49; 307.
 18263; Tree, Albert John; c/o. Post Office, Waterman's Bay; 14/1/49; 47.
 18492; Todd, William Edward James; 50 Franklin Street, Leederville; 22/2/49; 276.
 18558; Turner, Alfred James; Palgarup; 3/3/49; 342.
 18378; Turner, Leslie Leonard; Redmond Road, Hamilton Hill; 2/2/49; 162.
 18581; Turton, William Robert; Wandering; 16/3/49; 365.
 18549; Varis, Charles; Hawthorn Avenue, Collie; 3/3/49; 333.
 18243; Versaci, Luigi; 27 John Street, West Perth; 14/1/49; 27.
 18475; Waddell, John Murray; 116 Broome Street, Highgate; 8/2/49; 259.
 18570; Wake, Gilbert James; Quairading; 9/3/49; 354.
 18355; Walker, Felix Arthur; Newdegate; 2/2/49; 139.
 18540; Wallace, James; Bunbury; 3/3/49; 324.
 18554; Walters, Norman; Roy Street, Harvey; 3/3/49; 338.
 18534; Ward, Gordon James; Mornington Mill; 3/3/49; 318.
 18563; Warrilow, John Henry; Waroona; 3/3/49; 347.
 18439; Waterland, Arthur; 30 Museum Street, Perth; 7/2/49; 223.
 18357; Watson, Thomas; Johnstone Street, Wagin; 2/2/49; 141.
 18349; Watts, Ernest Alfred Patullo; Dwellingup; 2/2/49; 133.
 18352; Weeks, Arthur Worland; Sandstone; 2/2/49; 136.
 18575; Wellington, William; Yarloop; 9/3/49; 359.
 18425; Wellington, John R.; 104 First Avenue, Mt. Lawley; 7/2/49; 209.
 18290; Wells, Clarence A.; 9 Weldon Street, Bellevue; 14/1/49; 74.
 18257; Wende, Zelid; 111 Ahna Road, North Perth; 14/1/49; 41.
 18371; Wesley, Evan Ernest; 133 South Street, South Fremantle; 2/2/49; 155.
 18467; West, George; 9 James Street, Perth; 8/2/49; 251.
 18488; Western, Willard; Wongan Hills; 21/2/49; 272.
 18510; Weston, Henry; Walebing; 2/3/49; 294.
 18418; White, William; 5 Hovea Terrace, South Perth; 7/2/49; 202.
 18319; Wilkie, Alexander David; Trayning; 14/1/49; 103.
 18342; Williams, George Maurice; Kellerberrin; 2/2/49; 126.
 18538; Williams, Percy John; Forrest Street, East Bunbury; 3/3/49; 322.
 18513; Wilson, Arthur George; 22 Mengler Avenue, Claremont; 2/3/49; 297.
 18356; Wilson, John Albert; Lake Grace; 2/2/49; 140.
 18453; Wilson, John; 114 Parry Street, East Perth; 8/2/49; 237.
 18537; Wilson, Albert; Jayes Road, Bridgetown; 3/3/49; 321.
 18223; Withnell, Frederick Stewart; 25 Kalgoorlie Street, Mt. Hawthorn; 14/1/49; 7.
 18482; Woodcock, John Wilfred; Hampton Road, Northampton; 21/2/49; 266.
 18477; Wright, Percival James; 82 Armadale Road, Belmont; 8/2/49; 261.
 18579; Yakich, Maurice; Main Camp, Lakewood; 16/3/49; 363.
 18599; Youngs, Gordon Ashton; 990 Albany Road, Victoria Park; 22/3/49; 382.
 18275; Zeris, Tom; 43 Charles Street, West Perth; 14/1/49; 59.
 18338; Zines, Abraham; 132 Chidlow Street, Northam; 2/2/49; 122.
 18539; Zaknic, Peter; Clarke Street, South Bunbury; 3/3/49; 323.

25/4/49,

J. DOYLE,
Commissioner of Police.

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, 1933-1948, and its regulations:—

CARNARVON.

4th May, 1949, at 11 a.m., at the Court House—
 †Carnarvon—*Sub. 17, 4a. 3r. 36p., £20; *Sub. 79, 4a. 3r. 36p., £20; *417, 4a. 1r. 17p., £10.

COLLIE.

4th May, 1949, at 11 a.m., at the Court House—
 †Collie—Town †805, 1r. 2p., £40.
 †Darkan—*¶145, 4a. 1r. 34p., £15.

NARROGIN.

5th May, 1949, at 12 noon, at the Government Land Agency—

‡Kondinin—Town (b) 60, 1r. 16p., £50.
 (b) Subject to payment for improvements valued at £20.

*Suburban for cultivation.

‡Sections 21 and 22 of the regulations do not apply.

§ Subject to truncation of corner, if necessary.

¶All marketable timber is reserved to the Crown.

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

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

H. S. FRANCIS,
 Acting Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1948, owing to non-payment of rent or other reasons:—

Name, Lease, District, Reason, Corr. Plan.

Crimp, E. F. J.; 68/2792; Ninghan 3240; £32 8s. 8d.; 3922/30; 87/80.

Ding, L. W.; 3117/2624; Reedy 241; £2 0s. 2d.; 533/39; Reedy Townsite.

Etherton, E. R.; 338/3617; Chidlow 173; abandoned; 1393/12; Chidlow Townsite.

Etherton, E. R.; 338/3663; Chidlow 172; abandoned; 1886/48; Chidlow Townsite.

Galbraith, W.; 3117/2008; Norseman 960; £5 10s. 2d.; 2264/34; Norseman Townsite.

King, H. E.; 39002/55; Jilbadji 10; £123 0s. 7d.; 847/22; 24/80 C.D.1.

King, L. E. S.; 39209/55; Jilbadji 18; £223 4s. 8d.; 2717/22; 24/80.

Layton, S.; 3117/2015; Reedy 103; abandoned; 652/35; Reedy Townsite.

McInerney, V. E.; 4689/153; Boulder 575; £1 15s.; 11328/99; Boulder Townsite Sheet 2.

Nicholls, V. M.; 3117/1942; Norseman 1029; £1 10s.; 2296/34; Norseman Townsite.

Surtees, G.; 40760/55; Victoria 4439; abandoned; 7249/23; 89/80 E.1.

Taylor, I. M.; 3117/1610; Norseman 1035; £1 5s.; 544/36; Norseman Townsite.

Yewers, M. E.; 342/1239; Greenmount 2; conditions; 640/33; Greenmount Central.

H. S. FRANCIS,
 Acting Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
 Perth, 13th April, 1949.

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

905/36.

ESPERANCE.—No. 22859 (Railway Water Supply), location No. 1393 (5a. 0r. 18p.). (Plan 423CD/20.) 1420/49.

GOOMALLING.—No. 22911 (Hallsite—R.S.S. and A.I.L.A.), lots No. 115 and 116 (2r. 31p.). (Plan Goomalling Townsite.)

1319/46.

MANJIMUP.—No. 22916 (Rest Park), lot No. 473 (about 2r. 20p.). (Plan Majimup Townsite.)

1918/06.

WAROONA.—No. 22917 (Rubbish Depot), lot No. 364 (about 6a.). (Plan Waroona Townsite.)

1226/49.

ALBANY.—No. 22918 (Water Supply Purposes), lot No. 906 (about 17p.). (Plan Albany Sheet 4.)

4405/48.

CORRIGIN.—No. 22919 (Recreation), lot No. 250 (about 1a.). (Plan Corrigin Townsite.)

1651/49.

BILBARIN.—No. 22920 (Rest Room—Country Women's Association), lot No. 1 (39.9p.). (Plan Bilbarin Townsite.)

754/37.

AVON.—No. 22921 (Conservation of Flora) loc. No. 18417 (1833a.). (Plan 25/80 B1.)

4054/95.

MECKERING.—No. 22922 (Road Board Depot), lot No. 358 (2r. 1.7p.). (Plan Meckering Townsite.)

5631/12.

KULIKUPP.—No. 22923 (Hallsite), lots Nos. 35 and 36 (2r.). (Plan Kulikupp Townsite.)

6154/48.

MURADUP.—No. 22924 (Church Site—Roman Catholic), lot No. 40 (1r. 16p.). (Plan Muradup Townsite.)

3552/48.

SUSSEX.—No. 22925 (Pine Plantation), loc. No. 2269 (50a. 3r. 32p.). (Plan 413B/40 E.2.)

695/49.

MOSMAN PARK.—No. 22926 (Park), lot No. 338 (1a. 0r 7.2p.). (Diagram O.P. 5273, Plan Cottesloe.)

H. S. FRANCIS,
 Acting Under Secretary for Lands.

AMENDMENT OF RESERVES.

3313 (near Esperance), 10386 (Waroona), 10537 (Goomalling), 10891 (Muradup), 11325 (Albany), 14141 (Kulikupp).

Department of Lands and Surveys,
 Perth, 13th April, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1946, as follows:—

Corres. No. 905/36—Of the boundaries of reserve 3313 (Quarry) being amended by the excision of Esperance Location 1393; and of the area being reduced to 11 acres 1 rood 2 perches accordingly. (Plan 423 CD/20.)

Corres. 1918/06—Of the boundaries of reserve 10386 (Gravel) being amended by the excision of Waroona Lot 364; and of the area being reduced to 9 acres 3 roods 9 perches accordingly. (Plan Waroona Townsite.)

Corres. 1420/49—Of the boundaries of reserve 10537 (Excepted for Sale) being amended by the excision of Goomalling Lots 115 and 116 (Plan Goomalling Townsite.)

Corres. 6154/48—Of the boundaries of reserve 10891 (Excepted from Sale) being amended by the excision of Muradup Lot 40. (Plan Muradup Townsite.)

Corres. 1226/49—Of the boundaries of reserve 11325 (Railway) being amended by the excision of Albany Lot 906. (Plan Bunbury Sheet 4.)

Corres. 5631/12—Of the boundaries of reserve 14141 (Excepted from Leasing and Occupation) being amended by the excision of Kulikupp Lot 35. (Plan Kulikupp Townsite.)

H. S. FRANCIS,
 Acting Under Secretary for Lands.

CANCELLATION OF RESERVES.

15609 (Bilbarin) and 17559 (Mt. Barker).

Department of Lands and Surveys.
Perth, 13th April, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1948, as follows:—

Corres. No. 2966/14—Of the cancellation of reserve 15609 (Bilbarin Lots 1 and 2), "Hotel Site." (Plan Bilbarin Townsite.)

Corres. 5534/19—Of the cancellation of Reserve 17559 (Plantagenet Location 3191), "Quarry (Gravel)." (Plan 445/80 B4.)

H. S. FRANCIS,
Acting Under Secretary for Lands.

THE BUSH FIRES ACT, 1937-1948.

Gnowangerup Road Board.

Bush Fire Brigade—By-Laws.

WHEREAS by the Bush Fires Act, 1937-48 the road board of any district is empowered to make, alter and repeal by-laws, in pursuance of the said powers the by-laws made by the Gnowangerup Road Board on the 7th day of November, 1941, and published in the *Government Gazette* on the 13th day of February, 1942, are hereby amended by deleting therefrom all the words in paragraph 9 thereof under the heading of "Meetings of Brigade" and substituting the following paragraph:—

(9) Meetings of Bush Fire Brigades appointed by the Gnowangerup Road Board shall be held when deemed necessary by the Board.

Passed at a meeting of the Gnowangerup Road Board held on 16th day December, 1948.

D. K. HOUSE,
Chairman.

W. J. CUNEO,
Secretary.

Approved by His Excellency the Governor in Executive Council, this 13th day of April, 1949.

R. H. DOIG,
Clerk of the Council.

THE BUSH FIRES ACT, 1937-1948.

Appointment of Bush Fire Control Officers.

Department of Lands and Surveys,
Perth, 29th April, 1949.

Corres. 977/41.

IT is hereby notified for general information that the undermentioned Road Board has appointed the following Bush Fire Control Officers in its District:—

Road Board and Control Officers.
Collie; Bevan, M. P., and Johnson, A. S. D.

H. S. FRANCIS,
Acting Under Secretary for Lands.

BUSH FIRES ACT, 1937-1948.

By-laws of the Wongan-Ballidu Road Board relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades for the Road District or any part of the Road District of Wongan-Ballidu.

Establishment of Brigade.

1. (a) On the resolution of the Board to establish, maintain and equip a Bush Fire Brigade under the provisions of the Bush Fires Act, 1937-1948, and regulations thereunder, the brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade and application accompanied by the resolution of the Board forming the brigade shall be made to the Minister for Lands for its registration accordingly.

(b) A bush fire brigade may be established for the whole of the road district or for any specified area thereof.

Appointment of Officers.

2. The Board shall appoint a captain, a first lieutenant, a second lieutenant and such additional lieutenants as it shall deem necessary to act as officers of the brigade, and who, in the Board's opinion, have the necessary qualification and knowledge of the district required in such capacities.

3. The Secretary of the Board or such other person as the Board may appoint, shall be the secretary of the brigade.

4. The Board may appoint an equipment officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Board for the purposes of the brigade. Such officer may station such equipment at a depot approved by the captain where, if possible, motor trucks can easily be called upon. If there are more than one such depots in the area, the equipment officer shall appoint at each depot a person to look after the equipment and have it ready for immediate use when required.

5. The Board shall appoint bush fire control officers in accordance with the requirements of the district and may prescribe the area over which each such officer shall have jurisdiction. The employment, dismissal and payment for services of persons (other than officers) employed for duties under this Act, shall be vested in the chairman and secretary of the Board conjointly.

Duties of Officers.

6. The duties of all officers appointed under these by-laws shall be as laid down in the provisions of the Bush Fires Act, 1937-1948, and each officer so appointed shall be supplied with a copy of the Act and regulations. The captain shall have full control over the members of the Brigade whilst engaged in fire fighting and shall issue instructions as to the methods to be adopted by the firemen. In the absence of the captain, the first lieutenant; and in the absence of the first, the second lieutenant or senior officer of the Brigade present at the fire shall exercise all the power and duties of the captain. The captain shall when so directed by the Board instruct all land owners or occupiers to plough a break or breaks on all cleared land or land under pasture.

Membership of Brigade.

7. (1) The membership of a bush fire brigade may consist of the following:—

- (a) Subscribing members,
- (b) fire fighting members, and
- (c) associate members.

(2) Subscribing members shall be those persons who, being interested in forwarding the objects of the Brigade, pay an annual subscription to the funds of the brigade at the following rates:—

| | s. | d. |
|---|----|----|
| (i) Owner or occupier of land within the Brigade area—minimum subscription of | 10 | 0 |
| (ii) Other persons—a minimum subscription of | 5 | 0 |

(3) Fire fighting members shall be those persons, being able-bodied men over 18 years of age who are willing to render service at any bush fire when called upon, and who sign an undertaking in the form contained in the First Schedule to these by-laws.

(4) Associate members shall be those persons who are willing to supply free motor transport for fire fighters or equipment, or are prepared to render other approved assistance, and who sign an undertaking in the form contained in the Second Schedule to these by-laws.

(5) No fees or subscriptions shall be payable either by fire fighting members or associate members, and the enrolment of persons as such members shall in every case be subject to the approval of the Board.

(6) A subscribing member shall be eligible for enrolment as a fire fighting member.

Finance.

8. The expenditure incurred by the Board in the purchase of equipment, etc., payment for services and generally for the purposes of this Act, shall be a charge on the ordinary revenue of the Board, but the secretary shall keep a separate record of the expenditure incurred under this Act.

Meetings of Brigade.

9. As considered necessary.

These by-laws under the Bush Fires Act, 1937-1948, were passed by a resolution of the Wongan-Ballidu Road Board (a local authority under the provisions of the said Act) at a meeting held at Wongan Hills on January 14, 1949.

J. PATTERSON,
Chairman.

C. THOMSON,
Secretary.

First Schedule.

FORM OF ENROLMENT—FIRE FIGHTING MEMBER.

I, the undersigned, hereby make application to be enrolled as a fire-fighting member of the..... Bush Fire Brigade.

My private address is.....

My business address is.....

I can be communicated with by telephone No.....

If needed, I can provide my own transport to the scene of any outbreak. (This line to be struck out if not applicable.)

I hereby declare that I am over 18 years of age, and in good health.

On election by the committee as a fire-fighting member, I hereby undertake—

1. To promote the objects of the Brigade as far as shall be in my power.

2. To be governed by the provisions of the Constitution and such by-laws and regulations as may from time to time be made thereunder.

3. To use my best endeavours to give assistance in fire fighting measures when called upon, and on such occasions to obey all orders and instructions issued by duly authorised officers of the Brigade.

Applicant's Signature:.....

Date.....

Second Schedule.

FORM OF ENROLMENT—ASSOCIATE MEMBER.

I, the undersigned, hereby make application for enrolment as an associate member of the..... Bush Fire Brigade.

(a) I am prepared to offer to transport fire fighting members and/or equipment to the scene of any outbreak when called upon. I have a motor vehicle of the following type.....available for such purpose.

(b) I am prepared to offer my services in the following capacity—

.....

(Paragraph (a) or (b) above may be struck out if either does not apply.)

My private address is.....

My business address is.....

I can be communicated with by telephone No.....

On election as an associate member by the committee I hereby undertake—

1. To promote the objects of the Brigade as far as shall be in my power.

2. To be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder.

3. To use my best endeavours to assist in fire suppression work in the above capacity when called upon.

Applicant's Signature:.....

Date.....

Approved by His Excellency the Governor in Executive Council, 13th April, 1949.

R. H. DOIG,
Clerk of the Council.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 13th April, 1949.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by the Land Act, 1933-1948, at the following upset prices:—

Applications to be lodged at Perth.

2966/14.

BILBARIN—Town 2, £15.

5031/96, Vol. 2.

CAPEL—Suburban for Cultivation, Sub. 71, £20.

6225/09, Vol. 5.

DENMARK—Town 774 to 779 inclusive, £50 each; 772 and 773, £45 each; 761 to 763 inclusive and 762 to 771 inclusive, £40 each.

942/49.

MOUNT HELENA—Suburban for Cultivation 114, £15.

263/40, Vol. 2.

SWAN LOCATIONS—Town 4745 and 4756, £35 and £15 respectively.

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

H. S. FRANCIS,
Acting Under Secretary for Lands.

APPLICATIONS FOR LEASING CROWN LAND.

Adjoining Wellington Location 2056
at McAlinden.

Department of Lands and Surveys,
Perth, 12th April, 1949.

Corres. 6942/22.

APPLICATIONS are invited for the leasing of the two areas of Crown land adjoining Wellington Location 2056, as described in the Schedule hereunder.

These areas are available for leasing, under section 116 of the Land Act, 1933-1948, for grazing purposes for a term of one year at the rentals stated in the Schedule hereunder; such leases are renewable at the will of the Minister for Lands and subject to the following conditions:—

(a) The right of access is reserved to any holder of a permit to remove timber from the areas.

(b) No compensation will be paid for any improvements effected by the lessees and existing at the expiration or earlier determination of the lease.

Applications, accompanied by one-half year's rent, must be lodged at this office on or before the 4th May, 1949.

All applications lodged on or before such date will be treated as having been received on the closing date, and if there are more applicants than one for either area, the application to be granted will be determined by the Land Board.

H. S. FRANCIS,
Acting Under Secretary for Lands.

Schedule.

(1) The Crown land, containing about 1,800 acres, bounded on the Westward by State Forest No. 26, on the Northward by the Northernmost boundary of late Pastoral Lease 3828/93, on the Eastward by the Collic River, and on the Southward by Wellington Locations 4491 and 2056, and the prolongation Westward of the Northern boundary of the latter location.—Rental, £15.

(2) The Crown land, containing about 450 acres, bounded on the Westward by a one-chain road along the Eastern boundary of Location 2488, on the Northward and Eastward by boundaries of Location 2056, and on the Southward by a one-chain road along the Northern boundaries of locations 4487 and 4414.—Rental, £4.

(Plans 414B/40, F1 and 415A/40, A1.)

LAND ACT, 1933-1948.

(Section 89A.)

Farm Reconstruction Areas.

HIS Excellency the Governor in Council has been pleased, under the provisions of section 89A of the Land Act, 1933-1948, to define and set apart the lands described in the first and second schedules hereto as "Farm Reconstruction Areas."

First Schedule.

(Unenumerated Lands.)

Corres., District, Locations, Plan, Former Lease.
5590/46; Ninghan; 382 and 385; 65/80 D3; 19984/68.
107/49; Roe; 2078; 375/80 BC1 and 2; —.
4301/46; Yilgarn; 978; 36/80 B1; 22909/68.

Second Schedule.

(Lands subject to Section 67 of the Rural and Industries Bank Act, 1944.)

The Commissioners of the Rural and Industries Bank of Western Australia have given notice in writing to the Minister for Lands on the dates shown hereunder that they are unable to sell the lands specified and their interest therein is hereby determined.

Corres., District, Locations, Plan, Former Lease,
Date of Bank's Notice.
2523/48; Fitzgerald; 318 and 325; 402/80 AB1;
348/628; 22/3/1949.

H. S. FRANCIS,
Acting Under Secretary for Lands.

LAND ACT, 1933-1946.

War Service Land Settlement Agreement Act, 1945.

IT is hereby notified that the land set out in the Schedule hereunder has been set apart for development as holdings for disposal under the War Service Land Settlement Agreement Act to eligible persons exclusively.

G. K. BARON HAY,
Chairman,
Land Settlement Board.

Schedule.

| Farm No. | District. | Location or Lot No. | Approx. Area Subject to Survey. | Plan. |
|----------|---------------------------------|---|---------------------------------|---------|
| A135c | Melbourne ... | Portion 921, being part of each of Lots M403 and M404 | 2499 | 58/80 |
| A405b | Williams ... | 13957 (formerly 7077), 8436, 8473, 8676, 9333, 11108, 11109, 11111, 14093, Portion 7075, Portion 7076 | 2406 | 408/80 |
| A484a | Williams ... Dumberning ... | 216, 476, 1278, 1279, 1594, 1595, 1598, 1729, 1730, 2111, 2113, 2593, 2642, 4506, 6398, 6986, 8202, 14247 Portion 23 | 2236 | 385D/40 |
| A484b | Williams ... Dumberning A.A. | 154, 22, 24, 30, 33, 34, 179, 196, 197, 207, 211, 212, 214, 215, 219, 223, Portion 23, Portion 29 | 2566 | 385D/40 |
| A593a | Avon ... | 17647, 19503, 21821, 21822, 21823, Portion 19504 | 2670 | 377/80 |
| A603a | Williams ... | 343, 959, 989, 990, 1483, 2441, 2685, 4457, 6589, 7978, Portion 884, Portion 7632, Portion 10626 | 2276 | 409D/40 |
| A643 | Williams ... Wickepin A.A. | 791, 873, 1418, 1419, 1420, 1486, 2442, 7569, 7591, 10228, Portion 786, Portion 792, Portion 1737 54, 55, 290, Portion 231 | 2448 | 378C/40 |

SUBURBAN LAND.

Department of Lands and Surveys.
Perth, 13th April, 1949.

Corres. 263/40.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, of Swan Locations 4745 and 4756 being set apart as Suburban Land. (Plan 1D/20NE.)

H. S. FRANCIS,
Acting 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, 1933-1948, and the regulations appertaining thereto, subject to the provisions of the said Act, and also to the provisions of the Land Alienation Restriction Act, 1944.

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

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

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

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

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

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

THE SCHEDULE.

WEDNESDAY, 4th MAY, 1949.

PERTH LAND AGENCY.

Kojonup District (about 8 miles North-West of Boscabel).

Corr. No. 3637/18. (Plans 409D/40, A4, 416A/40, A1.)
Locations 4578, 4579, 4580, 5177, 5179, 5180, 5181, 5182, 5183, 5184, and 6500, containing 329a. 1r. 29p., 330a. 1r. 8p., 335a. 0r. 13p., 430a. 2r. 13p., 452a. 1r. 17p., 452a. 3r. 32p., 456a. 1r. 7p., 457a. 0r. 14p., 453a. 3r. 16p., 452a. 2r. 2p., and 849a. 2r. 9p., respectively, all at 1s. 6d. per acre; classifications pages 3 and 5 of 3637/18; subject to payment for improvements, if any, and to poison conditions. Previous *Gazette* notice concerning these locations is hereby cancelled.

Kojonup District (about 4 miles North of Boscabel).
Corr. No. 542/36. (Plan 416A/40, B1.)

Locations 6105, 3673, 3674, 3675, 3676 and 3678, containing 562a. 1r. 3p., 500a., 498a. 1r. 5p., 499a. 0r. 21p., 294a. 2r. 30p. and 143a. 0r. 5p., respectively all at 1s. 9d. per acre; classification page 14 of 2596/18; subject to poison and timber conditions and exempt from road rates for two years from date of approval of application. Previous *Gazette* notice concerning these locations is hereby cancelled.

Kojonup District (about 6 miles South of Balgarup).
Corr. No. 3593/45. Plans 437A/40, C2, 437B/40, D2.)

Location 8140, containing 44a. 2r. 22p., at 4s. 6d. per acre; classification 218, Sheet 1; subject to payment for improvements, if any, and to timber conditions; being M. I. Craig's forfeited lease 347/4079.

Nelson District (about 5 miles East of Nannup).
Corr. No. 2513/29. (Plan 439A/40, C2.)

Locations 11067 and 11531, containing 201a. 0r. 13p., at 16s. per acre; subject to timber conditions, to payment for improvements, if any, and to conditions governing selection in this district; exempt from road rates for two years from date of approval of application. Previous *Gazette* notice concerning these locations is hereby cancelled.

Nelson District (about 6 miles South of Kirup).
Selection restricted to members of the Forces.

Corr. No. 4191/13. (Plan 414D/40, C4.)

Location 3463, containing 87a., at 11s. per acre; subject to Rural and Industries Bank indebtedness, to timber conditions, and to deviation of a road; being F. Tutton's forfeited lease 33520/55.

Ninghan District (about 10 miles South of Wialki).
Corr. No. 1765/29. Plans 66/80, E4, 55/80, E1.)

Locations 3031 and 3448, containing 2,325a. 3r. 2p., at 1s. 6d. per acre; classification page 17 of 2643/28; subject to Rural and Industries Bank indebtedness; being T. A. Hall's forfeited leases 68/1687 and 74/740.

Plantagenet District (about 16 miles East of Mt. Barker).
Corr. No. 5302/46. (Plan 451/80, DE1.)

Location 5107, containing about 370a.; subject to survey, classification, pricing, and to payment for improvements; being S. A. Watson's cancelled application.

WEDNESDAY, 11th MAY, 1949.

SCHEDULE.

PERTH LAND AGENCY.

Wellington District (about 6 miles South-West of Cordering).

Corr. No. 1720/49. (Plan 451A/40.C1.)

Location 3753, containing 1,840 acres, 0 roods, 6 perches, and the portion of location 4004, containing about 450 acres, situated in Square C.1 of Plan 415A/40; priced at 4s. per acre; classifications pages 26 of 4514/24 and 12 of 2073/29; subject to timber conditions. Previous *Gazette* notice concerning this area is hereby cancelled.

WEDNESDAY, 18th MAY, 1949.

PERTH LAND AGENCY.

Avon District (about 3 miles South-West of Tandagin Siding).

Corr. No. 269/44. (Plan 24/80, C4.)

Location 19115, containing 1,975a. 3r. 36p., at 4s. per acre; classification page 26 of 3714/10, Vol. 5; subject to exemption from road rates for two years from date of approval of application and to timber conditions; being F. W. Stockden's forfeited lease 347/3686.

Kojonup District (about 10 miles North of Borden).
Corr. No. 1668/38. (Plan 435/80, A1.)

Location 8150, containing 293a. 3r. 13p., at 2s. 6d. per acre; classification page 9 of 1668/38; subject to payment for improvements, if any, and to timber and poison conditions. The previous *Gazette* notice concerning this location is hereby cancelled.

Nelson District (about 6 miles West of Boyup Brook).
Corr. No. 4229/48. (Plan 415D/40, A4.)

Locations 11310 and 11312, containing 100a. 0r. 4p. each, at 6s. 6d. per acre; classifications pages 66 and 67 of 123/24; subject to exemption from road rates for two years from date of approval of application and to timber conditions; being K. S. Hackett's forfeited lease 365/1166.

Ninghan District (about 4 miles South of Mollerin).
Corr. No. 1224/26. (Plan 65/80, F3.)

Locations 756 and 757, containing 871a. and 883a. respectively, at 4s. per acre; classifications pages 6 of 5615/25 and 63 of 1224/26 respectively; subject to payment for improvements and to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning these locations is hereby cancelled.

Oldfield District (about 10 miles North-West of Ravensthorpe.)

Corr. No. 5725/21. (Plan 405/80, E4.)

Location 41, containing 999a., at 6s. 6d. per acre; classification page 14 of 311/15; subject to payment for improvements, if any, and to mining and timber conditions. The previous *Gazette* notice concerning this location is hereby cancelled.

Plantagenet District (near Mt. Barker).

Open under Part V., Section 53.

Corr. No. 5534/19. (Plan 445/80, B4.)

Location 3191, containing about 4a. 0r. 29p.; subject to classification, pricing and any necessary survey; available to adjoining holders only.

Plantagenet District (5 miles North-East of Kordabup).
Corr. No. 3990/48. (Plan 452D/40, C4.)

Location 4225, containing 220a. 0r. 30p., at 11s. 6d. per acre (including survey fee).

Plantagenet District (3 miles North of Taylor Inlet).
Corr. No. 4267/48. (Plan 451/80, E4.)

The Crown land, containing about 290 acres, bounded by lines starting at a point on the Eastern boundary of location 2516 situate 40 chains North of its South-Eastern corner and extending East 45 chains; thence South about 65 chains to the Northern side of a surveyed road; thence Westward along the said Northern side to a point in prolongation Southward of the Eastern boundary of location 2516 aforesaid; thence Northward along said prolongation and the Eastern boundary of location 2516 to the starting point. Subject to survey, classification and pricing.

Ree District (about 7 miles South-East of Pederah).

Corr. No. 4144/28. (Plan 376/80, F2.)

Location 1715, containing 3,622a. 2r. 8p., at 3s. 6d. per acre; classification page 9 of 4570/27; subject to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

Sussex District (4 miles East of Walburra).

Corr. No. 5455/22. (Plan 413D/40, C4.)

Location 2576, containing 205a. 0r. 32p.; subject to classification and pricing.

Wellington District (near Duranillin).

Corr. No. 3974/18. (Plan 410C/40, E4.)

Location 4567, containing about 20a., at 6s. 6d. per acre; subject to survey; available to adjoining holders only.

Williams District (about 6 miles South of Tincurrin).
Corr. No. 3047/17. (Plan 386D/40, B3.)

Location 5849, containing 328a. 2r.; classification page 3 of 3047/17; subject to pricing and to payment for improvements; being J. A. Pollard's forfeited lease 10810/68.

Williams District (about 10 miles North of Kuringup).

Corr. No. 1136/23. (Plan 407/80, B2 and 3.)

Locations 11486 and 12863, containing 1,720a., at 10s. 6d. per acre; classification page 2 of 2277/14; subject to Rural and Industries Bank indebtedness and to a cropping lease which expires on 28th February, 1950. The previous *Gazette* notice concerning these locations is hereby cancelled.

Williams District (about 3½ miles South-East of Hillman).

Corr. No. 9031/19. (Plans 410B/40, F2, 410C/40, F3.)

Location 12103, containing 88a. 0r. 30p., at 9s. per acre; classification page 11 of 9031/19; subject to timber conditions, to payment for improvements, if any, and to exemption from road rates for two years from date of approval of application; being F. J. Horwood's forfeited lease I2529/68.

H. S. FRANCIS,
Acting Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of the Land Act, 1933-1948.

WEDNESDAY, 1st JUNE, 1949.

Eastern Division—Nabberu District.

Corres. No. 6110/25. (Plan 52/300.)

IT is hereby notified for general information that the land contained within late pastoral lease 395/611 (Coombawon Station) formerly held by B. F. Armstrong and comprising 99,988 acres, will be re-available for pastoral leasing as from Wednesday, 1st June, 1949; subject to payment for improvements.

Eucla Division, Nuyts District.

Corres. No. 1721/31. Plan 27/300.

IT is hereby notified for general information that the land contained in late pastoral lease 393/436 formerly held by H. Graham and comprising 19,709 acres together with an area of about 10,000 acres situated immediately South of the above lease, will be re-available for pastoral leasing as from Wednesday, 1st June, 1949; subject to payment for improvements.

WEDNESDAY, 13th JULY, 1949.

Kimberley Division—Fitzroy District.

Corres. No. 2567/36. (Plan 135/300.)

IT is hereby notified, for general information, that the land contained within late Pastoral Lease 396/568, formerly held by C. Dempster, comprising an area of 52,000 acres, will be re-available for pastoral leasing as from Wednesday, 13th July, 1949; subject to payment for improvements, if any.

H. S. FRANCIS,
Acting Under Secretary for Lands.

PUBLIC WORKS TENDERS.

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

Work.—Moora Police Station—Additions (10421); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Moora Police Station, on and after 20th April, 1949.

Work.—Barbalin Pumpers' Quarters—Erection (10422); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Trayning, on and after 20th April, 1949.

Work.—Southern Cross School and Quarters—Sewerage (10423); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Mining Registrar's Office, Southern Cross, on and after 20th April, 1949.

Work.—Merredin Hospital—Removal of Buildings from Westonia (10424); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 20th April, 1949.

Work.—West Northam School—New Store and Woodshed (10425); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Water Supply Office, Northam, on and after 20th April, 1949.

Work.—Northam Police Station—Alterations (10427); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 20th April, 1949.

Work.—Greenmount School Quarters—Repairs and Renovations (10428); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th April, 1949.

Work.—Mundaring School and Quarters—New Latrines and Sewerage (10430); 3rd May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th April, 1949.

Work.—Boyup Brook—Erection of New Consolidated School (10443); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Boyup Brook, on and after 20th April, 1949.

Work.—Wittenoom Gorge School—Removal from Wiluna (10431); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton; Engineer's Quarters, Wittenoom Gorge, and Police Station, Port Hedland, on and after 26th April, 1949.

Work.—Northampton Police Station—Water Supply Installation (10432); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, and Police Station, Northampton, on and after 26th April, 1949.

Work.—Coorow School—Repairs and Renovations (10433); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Police Station, Carnamah, on and after 26th April, 1949.

Work.—Esperance Court House—Repairs and Renovations (10434); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, and Police Station, Esperance, on and after 26th April, 1949.

Work.—Corrigin School—Additions (10435); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Police Station, Corrigin, on and after 26th April, 1949.

Work.—Beverley Police Station—Latrines and Sewerage (10436); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Beverley Police Station, on and after 26th April, 1949.

Work.—Bunbury Hospital—Additions (10437); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 26th April, 1949.

Work.—Agricultural Areas Water Supplies—Naremben Borrow Pit Enlargement (10444); 10th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Naremben Road Board on and after 26th April, 1949.

Work.—Bayswater School—Repairs and Renovations (10438); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 3rd May, 1949.

Work.—Boyup Brook Hospital—Additions (10439); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Boyup Brook Police Station, on and after 3rd May, 1949.

Work.—Midland Junction School—Repairs and Renovations (10440); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Midland Junction, on and after 3rd May, 1949.

Work.—Moore River Native Settlement—New Bakehouse (10441); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 3rd May, 1949.

Work.—No. 4 Pumping Station Quarters—Additions (10442); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Merredin, on and after 3rd May, 1949.

Work.—Stock Routes—East Kimberley—Boring for Water on the Turkey Creek Stock Route (10445); 17th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after Friday, 29th April, 1949.

Work.—Gabbins School—Repairs and Renovations (10446); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 10th May, 1949.

Work.—Wongan Hills Hospital—Alterations to Water Supply (10447); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, Police Station, Wongan Hills, and Water Supply Office, Northam, on and after 10th May, 1949.

Work.—Dwellingup Hospital—Additions (10448); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Pinjarra, and Police Station, Dwellingup, on and after 10th May, 1949.

Work.—Corrigin Hospital—Additions and Alterations (10449); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Police Station Corrigin, on and after 10th May, 1949.

Work.—York Police Quarters—Repairs and Renovations (10450); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Clerk of Courts Office, York, on and after 10th May, 1949.

Work.—Trayning School—Additions (10451); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Trayning, on and after 10th May, 1949.

Work.—Gwalia Police Station and Quarters—Repairs and Renovations (10452); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, and Mining Registrar's Office, Leonora, on and after 10th May, 1949.

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.

28th April, 1949.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

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

Fremantle Municipality.

175/49—Martha Street, from Mardie Street to lot 4—Easterly.

1055/48—Marimont Street, from Ethelwyn Street to Noel Street—Easterly. Noel Street, from Marimont Street to lot 102—Northerly.

Perth Municipality.

1329/48—Westminster Street, from Devenish Street to lot 61—North-Easterly.

1220/48—Streatley Road, from lot 86 to lot 88—Easterly.

1199/48—Marchandley Street, from Robert Street to lot 1004—South-Easterly.

1215/48—Crosby Street, from lot 56 to Highbury Street—Southerly.

Bayswater Road District.

1285/48—Elizabeth Street, from lot 74 to lot 81—South-Westerly.

1311/48—Queen Street, from McCann Street to lot 6—South-Westerly.

1526/48—Leake Street, from lot 1 to lot 10—South-Easterly.

Belmont Park Road District.

1452/48—Belgravia Street, from lot 298 to lot 299—South-Easterly.

603/48—Morrison Street, from Victoria Street to lot 346—South-Easterly. Lyall Street, from lot 23 to lot 353—South-Easterly. Moreing Street, from Victoria Street to Smith Avenue—South-Easterly. Victoria Street, from Moreing Street to Morrison Street—North-Easterly. Smith Avenue, from Moreing Street to Morrison Street—North-Easterly.

1219/48—Belmont Avenue, from lot 22 to Elizabeth Street—North-Westerly. Elizabeth Street, from Belmont Avenue to lot 31—North-Easterly.

Canning Road District.

551/45—Chapman Street, from lot 47 to Fern Road—South-Easterly. Fern Road, from Chapman Street to lot 2—South-Westerly.

1122/48—Railway Crescent, from lot 232 to lot 235—South-Easterly.

Gosnells Road District.

505/48—Clara Street, from lot 327 to Percy Street—South-Westerly. Percy Street, from Clara Street to lot 963—South-Easterly.

1306/48—Miola Road, from lot 273 to South part lot 271—South-Easterly.

63/49—Dellar Street, from lot 385 to lot 387—South-Easterly.

Melville Road District.

235/49—French Road, from lot 995 to lot 996—Easterly.

269/49—Hammad Street, from lot 976 to lot 8—Westerly.

101/49—Lamond Street, from lot 199 to lot 194—Easterly.

34/49—Bombard Street, from Ardross Street to lot 429—North-Easterly.

Perth Road District.

1338/48—Woodroyd Street, from lot 887 to lot 890—North-Easterly.

1072/48—Joyce Street, from lot 250 to lot 252—Northerly.

135/49—Duke Street, from lot 251 to lot 239—Northerly.

1201/48—Duke Street, from lot 2 to lot 212—Northerly.

33/49—Albert Street, from lot 11 to lot 13—Northerly.

411/48—Guthrie Street, from Drake Street to lot 136—North-Westerly.

South Perth Road District.

1232/48—Strickland Street, from lot 100 to lot 97—Southerly.

1231/48—Mary Street, from lot 181 to Saunders Street—North-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 29th day of April, 1949.

J. C. HUTCHINSON,
Under Secretary.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Kalgoorlie Municipal District—By-law No. 138.

P.W. 662/38.

A by-law of the Municipality of Kalgoorlie made under section 180 of the Municipal Corporations Act, 1906-1947, and numbered 138, for the Regulation and Control of Hoardings.

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

Part 1.—Application.

1. This by-law shall apply to hoardings erected in a street or road in the course of building operations only and for the purpose of preserving public safety.

Part 2.—Definition.

2. A hoarding shall be any erection or a structure erected, built or constructed or used in any public space for the purpose set out in paragraph 1.

Part 3.—Conditions.

3. The fee shall be 3d. per superficial yard per month payable in advance and renewal required may be granted at the discretion of the surveyor also at the rate of 3d. per superficial yard per month.

4. The area shall be restricted to that set out on the relevant hoarding license.

5. The hoarding and gangway shall be strongly and securely constructed of materials and to a design to be approved of by the surveyor and maintained in good condition throughout the currency of the license and at

any time the surveyor may, if he thinks fit, order any alteration or addition to be made to the hoarding for the better protection and convenience of the public.

6. Lighting.—A sufficient light shall be displayed and maintained at the exterior angles of the hoarding each night from sunset to sunrise.

7. Advertising.—No advertisement, sign, placard or device shall be posted or written on any hoarding except that a notice not exceeding in size 5ft. x 2ft. 6in. stating the names of the owner, architect, contractor, etc., may be displayed if it is so desired.

8. Obstruction.—The gangway and water channel shall at all times be kept clear throughout.

9. Reinstatement.—At the expiration of the period for which the license is granted, and sooner if possible, the hoarding shall be cleared away and the footpath, kerbing channel and the roadway made good to the satisfaction of the surveyor.

10. Deposit.—As additional security for the satisfactory performance of the lastnamed condition a sum not exceeding £25 shall be deposited with the town treasurer.

11. Penalty for Breach.—Any person who shall be guilty of any breach of the provisions of this by-law, or shall duly fail to comply with any notice thereunder shall be liable for every offence to a penalty of not less than £1 and not exceeding £20.

Schedule.

HOARDING LICENSE.

Kalgoorlie Municipal Council.

No.....Hoarding License granted to.....
of.....Street for
months and terminating on the.....
 day of.....permitting the enclosing of
 an area as specified below of.....for the purpose
 of the erection and/or alteration of buildings for.....
the block plan, plans and specifications
 whereof have been duly submitted for approval, and
 the authorised building fees amounting to £.....
 paid, subject to the conditions as set out in by-law No.
 138 relating to hoardings.

Area shall be restricted to a frontage of.....
 lineal feet, a maximum width of.....feet and a
 height of.....feet.

Deposit.....

Fee.....

Municipal Surveyor.

A resolution adopting the foregoing by-law was passed by the Council on the 28th day of February, 1949.

The Common Seal of the Municipality of Kalgoorlie was hereunto affixed on the 3rd day of March, 1949, in the presence of—

R. G. MOORE,
 Mayor.

[L.S.] J. H. DARCY,
 Town Clerk.

Recommended—

(Sgd.) A. F. WATTS,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

MUNICIPAL CORPORATIONS ACT, 1906-1946.

Municipality of Busselton.

Notice of Intention to Borrow the sum of £3,500.

NOTICE is hereby given that the Municipal Council proposed to borrow the sum of £3,500 to be expended on works and undertakings in the Municipality of Busselton.

The said amount of £3,500 is proposed to be raised by the sale of debentures repayable with interest by 30 half-yearly instalments over a period of 15 years after the issue thereof, in lieu of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds eight shillings and nine pence (£3 8s. 9d.) per centum per annum payable half-yearly.

The Loan will be expended on the various works set out in the Schedule hereunder.

Plans and specifications and estimates of cost of such works and statements showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Council, Queen Street, Busselton, for one month after the publication hereof, between the hours of 10 a.m. and 4 p.m. on week days (public holidays and Saturdays excepted).

The amount of the said debentures and interest thereon is payable at the Commonwealth Bank, Perth.

Dated this 28th day of February, 1949.

B. K. KILLERBY,
 Mayor.
 R. SARGENT,
 Town Clerk.

Schedule.

- (1)—Stalls, £250.
 - (2)—Exhibition Building, £800.
 - (3)—Refreshment Building, £500.
 - (4)—Entrance Gates, £200.
 - (5)—Cycle and Trotting Track, £500.
 - (6)—Football Club, £450.
 - (7)—Cricket Club, £250.
 - (8)—Arena Fencing, £150.
 - (9)—Miscellaneous, £400.
- Total, £3,500.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipality of Northam.

By-law No. 53—Public Footbridge (Use thereof).

P.W. 1184/45.

A by-law of the Municipality of Northam made under section 180 of the Municipal Corporations Act, 1906, and amendments and numbered by-law 53 for regulating the use of the public footbridge erected over the Avon River, Northam, and situate between Weld Street, Northam, and the Southern bank of such river and under the control of the Council of the Municipality of Northam.

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

By-law No. 53—Public Footbridge (Use thereof).

1. The Municipality of Northam does hereby prohibit the use of the public footbridge erected over the Avon River, Northam, and situate between Weld Street, Northam, and the Southern bank of such river by any other than pedestrian traffic.

2. No person shall drive, ride or have any vehicle, or ride, drive or have any animal on the public footbridge erected over the Avon River, Northam, and situate between Weld Street, Northam, and the Southern bank of such river.

For the purpose of this by-law the word "vehicle" means and includes any vehicle mentioned in the Second Schedule to the Traffic Act, 1919-1947.

3. Any person committing a breach of this by-law shall on conviction be liable to a penalty not exceeding £20.

Passed by the Council of the Municipality of Northam on the 17th day of February, 1949.

F. W. HAMMOND,
 Mayor.
 GEO. CHRISTMASS,
 Town Clerk.

Recommended—

(Sgd.) A. F. WATTS,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Kalgoorlie Municipal District.
Building By-law No. 2.

P.W. 662/38.

A by-law of the Municipality of Kalgoorlie made under section 338 of the Municipal Corporations Act, 1906-1947, and numbered 2 for the purpose of making Amendments and Additions to Building By-law No. 1 of the said Municipality.

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

1. That whenever application is made to the Council by any person for a permit to erect a new building (not being a dwelling house) in proximity to a dwelling house already erected on land owned or occupied by another party, then the Council may in its discretion refuse to grant a permit for the erection of such new building unless provision is made in the plans and specifications thereof for at least three clear feet of space between the new building and the said dwelling house.

2. Building By-law No. 1 of the said Municipality published in the *Government Gazette* of 31st December, 1947, is amended by deleting the words "defined business area" appearing in paragraph 92 (1) thereof and substituting therefor the words "brick area."

A resolution adopting the foregoing by-laws was passed by the Council on the 28th day of February, 1949.

The Common Seal of the Municipality of Kalgoorlie was hereunto affixed on the 3rd day of March, 1949.

[L.S.]

R. G. MOORE,
Mayor.

J. H. DARCY,
Town Clerk.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

THE MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipality of Midland Junction.

Referendum of Ratepayers—Saturday, 9th April, 1949.

IN pursuance of the provisions of the Municipal Corporations Act, 1906-1947, a referendum of ratepayers of the Municipality of Midland Junction was held on Saturday, 9th April, 1949, between the hours of 8 a.m. and 8 p.m.

The result of the polling was as follows:—

1. New Central Electricity Sub-station—£8,000.
Yes, 383; No, 227; Informal, 15. Majority for Yes, 156.

2. Roads and Footpaths—£10,000.
Yes, 397; No, 211; Informal 17. Majority for Yes, 186.

3. Drainage—£6,000.
Yes, 403; No, 203; Informal, 19. Majority for Yes, 200.

4. Town Hall—£4,500.
Yes, 289; No, 318; Informal, 18. Majority for No, 29.

5. Niland Street Depot—£4,500.
Yes, 291; No, 310; Informal, 24. Majority for No 19.

6. Carnegie Library—£2,500.
Yes, 264; No, 338; Informal, 23. Majority for No, 74.

7. Midland Oval—£5,000.
Yes, 307; No, 300; Informal, 18. Majority for Yes, 7.

8. Plant and Equipment—£5,000.
Yes, 321; No, 283; Informal, 21. Majority for Yes, 38.

J. H. COLE,
Mayor and Returning Officer.

TRAFFIC ACT, 1919-1948.

Municipality of Northam.

P.W. 1184/45.

PURSUANT to an Order in Council made under the authority of section 48 of the Traffic Act, 1919-1947, and in exercise of the powers therein conferred, the Municipality of Northam doth hereby make the following by-law:—

By-law No. 52—Traffic.

By-law No. 51—Traffic—heretofore made by the Municipality of Northam is hereby altered as follows:—

The figures and word "16 feet" appearing in sub-clause (a) of clause 1 Parking of Vehicles of such by-law, prohibiting the standing of certain vehicles on the Northern side of Fitzgerald Street, Northam, between Glebe Street, Northam, and Peel Terrace, Northam, are repealed and deleted and the figures and word "14 feet" are substituted in such by-law in lieu and instead thereof.

Passed by the Council of the Municipality of Northam on the 17th day of February, 1949.

F. W. HAMMOND,
Mayor.

[L.S.]

GEO. CHRISTMASS,
Town Clerk.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

THE TRAFFIC ACT, 1919-1948.

Gnowangerup Road Board—Parking By-laws.

P.W. 88/38.

THE Gnowangerup Road Board pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1947, published in the *Government Gazette* on the 14th January, 1949, and in the exercise of the powers thereby conferred, doth hereby make the following by-laws prescribing the rules to be observed in respect of any vehicle being driven or used on the roads and streets within the townsite of Gnowangerup in the Gnowangerup Road District:—

No person in charge of any vehicle shall permit such vehicle to be parked, between the intersection of Searle Street, and the intersection of Aylmore Street, in Yougenup Road; and between the intersection of Whitehead Road and the intersection of McDonald Street in Allardyce Street, unless such vehicle is parked at an angle of 45 degrees to the kerb.

Passed by resolution of the Gnowangerup Road Board at a meeting held on 24th February, 1949.

D. K. HOUSE,
Chairman.

W. J. CUNEO,
Secretary.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of April, 1949.

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

THE TOWN PLANNING AND DEVELOPMENT ACT, 1928-1945.

Nedlands Road Board—Town Planning Scheme. Control of Tenement Houses.

THE Town Planning Scheme for the control of tenement houses, as published in the *Government Gazette*

of the 6th November, 1936, is hereby further amended by the addition of the following:—

Regulation 3—Add at the end of this regulation:—

The Nedlands Road Board may approve of the erection of a tenement house containing not more than two tenements or the reconversion of an existing dwelling into a tenement house containing not more than two tenements on any allotment fronting Smyth Road, between Stirling Highway and Carrington Street, provided that such tenements must comply with the provisions of regulations 4 to 11 inclusive of the Town Planning Scheme for the control of tenement houses as gazetted on the 6th November, 1936.

Dated the 18th January, 1949.

T. F. W. KENDALL,
Chairman.

A. H. JENKINS,
Secretary.

Recommended by the Town Planning Board at its meeting on the 16th day of June, 1948.

D. L. DAVIDSON,
Chairman.

Approved—

A. F. WATTS,
Minister.

14/2/49.

THE ROAD DISTRICTS ACT, 1919-1948.

Goomalling Road Board.

Notice of Intention to Borrow—Proposed Loan
(No. 6) of £6,300.

NOTICE is hereby given that the Goomalling Road Board proposes to borrow the sum of £6,300 to be expended on works and undertakings in the Goomalling Road District, the said works and undertakings being the purchase of road making machinery.

Plans and specifications and an estimate of the cost of the said works and undertakings and the statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and the initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Board for one month after the publication of this notice, during office hours.

The amount of £6,300 is to be raised by the sale of debentures repayable with interest by 20 equal half-yearly instalments over a period of 10 years after the issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per cent. (£3 7s. 6d. %) per annum, payable half-yearly. The amount of the said debentures and interest thereon to be payable at the Goomalling Road Board office, Goomalling.

The works and undertakings for which the Loan is proposed to be raised will, in the opinion of the Board, be of special benefit to the whole of the Goomalling Road District, and any loan rate applicable to such Loan will be levied on all rateable land within the said district.

Dated the 22nd day of April, 1949.

J. SADLER,
Chairman.

F. M. COATE,
Secretary.

ROAD DISTRICTS ACT, 1919-1948.

Cunderdin Road Board.

Department of Public Works,
Perth, 27th April, 1949.

P.W. 1140/28.

IT is hereby notified for general information that His Excellency the Governor has approved of additions to the Meekering Hall to provide for Infant Health Clinic and Ladies' Toilet Accommodation, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Cunderdin Road Board.

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

ROAD DISTRICTS ACT, 1919-1948.

Wongan-Ballidu Road Board.

Order for Compilation of Fresh Electoral Roll.

Department of Public Works,
Perth, 28th April, 1949.

P.W. 404/39.

WHEREAS under the provisions of Division 6 of Part 3 of the Road Districts Act, 1919-1948, it is provided that whenever it is proved to the satisfaction of the Minister that any electoral roll has not been duly and regularly prepared, revised, or completed in accordance with this division, he may by order in writing published in the *Government Gazette* direct the compilation of a fresh electoral roll; and whereas it has been proved that an electoral roll prepared by the Wongan-Ballidu Road Board has not been completed in accordance with the said Division of the said Act: Now, therefore, I, the Minister for Local Government, under the provisions of section 56 of the Road Districts Act, 1919-1948, hereby order and direct that a new electoral roll shall be compiled by the Wongan-Ballidu Road Board in strict compliance with the provisions of the said Act and direct that the following dates shall be observed for completing various events required for the preparation of the said electoral roll:—

Exhibition of Lists—8th April, 1949.

Last day for Receipt of Claim and Objections—22nd April, 1949.

Holding of Revision Court—29th April, 1949.

Signing of Rolls—29th April, 1949.

(Sgd.) A. F. WATTS,
Minister for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Merredin Road Board.

Department of Public Works,
Perth, 28th April, 1949.

P.W. 413/45.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of a road grader and tip truck, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Merredin Road Board.

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

BAYSWATER ROAD DISTRICT.

The Road Districts Act, 1919-48.

No. 18 Loan—£3,000 (Construction Works).

NOTICE is hereby given that the Bayswater Road Board proposes to borrow the amount of three thousand pounds for the purpose of making, paving, partial paving of roads and footways, and widening and kerbing of roads.

The amount of £3,000 is proposed to be raised by the sale of debentures repayable by six equal half-yearly instalments, inclusive of interest at the rate of £3 7s. 6d. per cent. per annum over a period of three years after the date of issue thereof, in lieu of the formation of a sinking fund.

The amounts of the debentures and interest to be payable at the office of the Western Australian Superannuation Board, Bridge Street, Perth.

The plans, specifications and estimate of the cost of such works and the statement showing the proposed expenditure of the money to be borrowed, are open for inspection of ratepayers at the office of the Board for one month after the last publication of this notice.

The hours during which such inspections may be made are as follows:—9.30 a.m. to 4 p.m. week days (closed Saturdays).

Dated this 27th day of April, 1949.

E. MENMUIR, J.P.,
Chairman.

ALFRED B. BONE,
Secretary.

ROAD DISTRICTS ACT, 1919-1948.

Department of Public Works (Water Supply),
Perth, 20th April, 1949.

P.W.W.S. 147/49.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 168 of the Road Districts Act, 1919-1948, has been pleased to rescind the orders listed hereunder made by the Governor placing the tanks described in the said list under the control and management of the Road Boards respectively concerned.

The list referred to—

| Date Control placed with Road Board. | Government Gazette Page No. | Description of Tank | Road Board under which placed for Control and Management. |
|--------------------------------------|-----------------------------|------------------------------------|---|
| 9-12-1938 | 2103 | A.A. 475, Karloning | Mukinbudin |
| 17-3-1939 | 446 | A.A. 488, North Moondon.... | do. |
| 20-12-1940 | 2205 | A.A. 548, Moondon | do. |
| 20-12-1940 | 2205 | A.A. 549, North Moondon | do. |
| 8-1-1937 | 15 | A.A. 471, Koorda Townsite ... | Koorda |
| 24-4-1941 | 548 | A.A. 551, West Narkel | do. |
| 8-5-1936 | 649 | A.A. 410, Browns (New earl-been) | do. |
| 8-1-1937 | 15 | A.A. 452, Moningarín | do. |
| 20-12-1940 | 2205 | A.A. 544, Kularín | do. |
| 5-6-1942 | 643 | A.A. 487, Kulla, N.E. | do. |
| 12-10-1928 | 2249 | A.A. 431, Molerín " B " (Samphire) | do. |
| 31-12-1936 | 2117 | A.A. 436, Yowerdá | do. |
| 8-1-1937 | 15 | A.A. 428, Mollerín " A " | do. |
| 8-1-1937 | 15 | A.A. 442, Mt. Collier | do. |
| 3-1-1936 | 12 | A.A. 412, Gabbin North | Mt. Marshall |
| 8-9-1933 | 1431 | A.A. 456, Gabbinning | do. |
| 30-8-1935 | 1633 | A.A. 461, Snake Soak | do. |
| 28-5-1937 | 847 | A.A. 469, Beebeegnying | do. |
| 16-4-1937 | 554 | A.A. 481, Cleary Rocks | do. |

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

ROAD DISTRICTS ACT, 1919-1948.

Formation of the Mandurah Road District.
Notice of Intention.

Department of Public Works,
Perth, 6th April, 1949.

P.W. 400/48.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of the Road Districts Act, 1919-1948, to:—

1. (a) Sever that portion of the Murray Road District as described in Schedule A hereto.

(b) To constitute such severed portion a road district, to be called the Mandurah Road District, as described in Schedule A hereto.

2. Divide the Mandurah Road District into two wards, with names, boundaries and number of members allotted to each ward, as described in Schedule B hereto.

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

(Sgd.) A. F. WATTS,
Minister for Local Government.

Schedule A.

Portion of the Murray Road District to Constitute the Mandurah Road District.

All that portion of land bounded by lines starting from a point on the low water mark of the Indian Ocean, situate in prolongation Westerly of the Northern boundary of lot 106 of Cockburn Sound Location 16, as shown on L.T.O. Plan 741; and extending Easterly to and along the said boundary, and onwards, to the North-Easternmost corner of lot 107; thence generally Southerly, along boundaries of the latter lot, to the North-Western side of the Fremantle-Mandurah Road; thence generally South-Westerly, along the said side, to the Southern side of road No. 1859; thence Easterly along the said side, to the Easternmost corner of lot

159, L.T.O. Plan 2086; thence South-South-Westerly, to the Southern corner of lot 109; thence South-Easterly, along Boundary Road, to the Southern corner of lot 118; thence generally South-Westerly, along the North-Western side of road No. 9234, L.T.O. Plan 2413, and onwards, to the Eastern extremity of Creery Island, Reserve 8185; thence West-South-Westerly, along the Southern shore of the said island, to the Southernmost point of the same; thence West, to the Western shore of Peel Inlet; thence generally South-Westerly and South-South-Easterly, along the said shore, and that of Harvey Estuary, to a point on the left bank of the Harvey River, situate East of a Northern corner of Murray Location 1209; thence West to the said corner; thence generally Southerly, along boundaries of the said location, to the North-Eastern corner of location 720; thence generally Southerly, South-Westerly, Westerly, Northerly, Westerly, Southerly and again Westerly, along boundaries of the latter location to its South-Western corner; thence Northerly, Westerly, and generally South-South-Easterly, along boundaries of location 793, and continuing in the lastmentioned direction along boundaries of Wellington Location 535, and Leschenault Location 58, to a point situate in prolongation Easterly of the Southernmost boundary of Wellington Location 3045; thence Westerly to and along the said boundary; thence Northerly and Westerly, along boundaries of the same location and onwards in the latter direction to the low water mark aforesaid; and thence generally Northerly and North-Easterly, along the said low water mark, across the entrance of Peel Inlet, and continuing to the starting point.

Schedule B.

Mandurah Road District.
Ward Boundaries.

Town Ward.—All that portion of the district bounded by lines starting from a point on the district boundary, situate in prolongation North-Westerly of the South-Western boundary of lot 153 of Cockburn Sound Location 16, as shown on L.T.O. Plan 2086, and extending South-Easterly, to and along the said boundary of the said lot 153, and continuing South-Easterly and Southerly, to and along boundaries of lots 151, 150, 149, 135, 134, 133, 132 and 107, to the South-Western corner of the lastmentioned lot; thence North-Westerly, to and along boundaries of lots 568, 567, 566, 559, 558 and 555, as shown on L.T.O. Plan 2029, to a point situate in prolongation Easterly of the Southern boundary of lot 29, as shown on L.T.O. Plan 5179; thence Westerly, to and along the said boundary and those of lots 28, 27, 26, 25, 24, 23, 22, 21, 20, 19, 18, 17, 16, 15, as shown on the said plan, and also of lots 25, 24, 23, 22, 21, 20, 19, 18, 17, 16 and 13 to the South-Western corner of the lastmentioned lot, as shown on L.T.O. Plan 2717; thence South-Easterly, along the North-Eastern side of Leslie Street to a point situate in prolongation North-Easterly of the South-Eastern boundary of lot 5, as shown on L.T.O. Diagram 9464; thence South-Westerly, to and along the said boundary, and those of lots 6 to 10 (inclusive), as shown on L.T.O. Diagram 9684, and onwards to the Eastern shore of the entrance to Peel Inlet; thence Northerly, along the said shore, to the Southern side of the Mandurah Bridge; thence Westerly along the said side, to the Eastern boundary of Murray Location 58; thence Southerly, along that boundary, to a point situate East from an angle post on the Eastern side of road No. 797, opposite Survey Post F 57; thence West, to the said angle post; thence generally Northerly along the said Eastern side, to the South-Eastern side of a surveyed road (Causeway); thence South-Westerly, along the prolongation South-Westerly of the said side to the Western side of the said road No. 797; thence generally Northerly along the said side, and onwards, generally North-Westerly, and Westerly, along the South-Western and Southern sides of Leighton Road, as shown on L.T.O. Plan 5651; thence generally North-North-Easterly, along the Western side of Hill Street, to its Northern extremity; thence by a line bearing about 296deg. to the district boundary; and thence generally South-Easterly, Easterly and North-Easterly, along the said boundary, to the starting point. (Five members.)

Outer Ward.—All those portions of the district lying outside the boundaries of the Town Ward. (Two members.)

ROAD DISTRICTS ACT, 1919-1948.

Balingup Road Board.

By-law—Long Service Leave.

P.W. 223/37.

THE Balingup Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws:—

1. In the interpretation of these by-laws the following words shall have the meanings assigned to them hereunder:—

(a) "Board" means the Balingup Road Board.

(b) "Continuous service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. The Board may at its discretion grant three months' long service leave to an employee after each period of ten years' continuous service as a permanent full-time employee thereof, commencing 30th June, 1936. Long service leave is to be taken at the convenience of the Board, which will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

3. Absence on account of sickness shall not be deemed to be a break in continuity of service, provided the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.

4. Employees granted long service leave shall be paid (a) their salary or wage for the period thereof at the rate equivalent to the average weekly rate of pay over the preceding 12 months; (b) the Board may at its discretion either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of this long service leave.

5. In the event of the resignation, retirement or death of an employee the Board may pay to such employee (or, in the case of death, to his personal representative or, if there be none, to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement or death, or if the Board after consideration of all circumstances directs that the death of an employee be presumed the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which might under this by-law have been granted the employee immediately prior to the date of his death, such date to be determined by the Board.

6. An employee dismissed by the Board shall not be paid any sum in pursuance of the preceding by-law.

7. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward unless by special permission of the Board. Any contravention of this subclause shall entitle the Board to dismiss the employee from its service, and cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Balingup Road Board at the ordinary meeting of the Board held on the 9th day of February, 1949.

R. J. B. BLECHYNDEN,
Chairman.

R. F. DARLING,
Secretary.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

ROAD DISTRICTS ACT, 1919-1948.

Serpentine-Jarrahdale Road Board.

Department of Public Works,
Perth, 20th April, 1949.

P.W. 323/37.

IT is hereby notified for general information, that His Excellency the Governor has approved of the purchase of a road grader as an undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Serpentine-Jarrahdale Road Board.

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

ROAD DISTRICTS ACT, 1919-1948.

Goomalling Road Board.

P.W. 1278/48.

By-laws governing Long Service Leave to be granted to Employees of the Goomalling Road Board.

THE Goomalling Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws:—

1. In the interpretation of these by-laws the following words shall have the meanings assigned to them hereunder:—

"Board" means the Goomalling Road Board.

"Continuous service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. The Board may grant to an employee of the Board who has since 1st January, 1936, completed 10 years' continuous service, long service leave on full pay for a period not exceeding three months.

3. (a) The Board may grant long service leave to an employee of the Board who has been granted long service leave and has completed not less than five years' continuous service since the completion of the service which qualified him for the previous long service leave, except where the worker retires through reaching retiring age, in which case the long service leave shall be adjusted pro rata.

(b) Long service leave which may be granted under this by-law shall be for a period not exceeding one and three-tenths weeks for every completed year of service since the conclusion of the period of service which qualified the employee for his previous long service leave and shall be on full pay.

4. In the event of the resignation, retirement or death of an employee the Board may pay to such employee (or in the case of death, to his personal representative or if there be none to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement or death or if the Board after consideration of all the circumstances direct that the death of an employee be presumed the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death such date to be determined by the Board.

5. An employee dismissed by the Board except in the matter of retrenchment shall not be paid any sum in pursuance of the preceding by-law.

6. The Board may at its discretion either pay to an employee his wages or salary during long service leave or pay to the employee in advance a sum representing the amount of his wages or salary for the period of this long service leave.

7. All annual leave to which an employee is entitled or will become entitled before the expiration of his long service leave shall be taken by the employee in conjunction with his long service leave and the period of long service leave granted to an employee shall be reduced by the period of annual leave taken in conjunction therewith.

8. (a) A grant of long service leave in pursuance of these by-laws shall be deemed to be made on the condition that the employee does not accept employment for reward during the period of the long service leave.

(b) If an employee shall accept employment for reward during the long service leave he shall not thereafter during such leave receive any payment on account of wages or salary from the Board.

(c) If the Board shall have paid to an employee a sum of money representing salary or wages for a period after such employee shall have engaged in employment for reward such sum of money may be recovered by the Board from such employee.

Passed by the Goomalling Road Board at the ordinary meeting of the Board held on the 14th day of January, 1949.

E. J. WATERHOUSE,
Vice Chairman.

F. M. COATE,
Secretary.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

ROAD DISTRICTS ACT, 1919-1948.

Kununoppin-Trayning Road Board.

P.W. 916/22.

By-laws governing Long Service Leave to be granted to Employees of the Kununoppin-Trayning Road Board.

THE Kununoppin-Trayning Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws:

1. In the interpretation of these by-laws the following words shall have the meanings assigned to them hereunder:—

(A) "Board" means the Kununoppin-Trayning Road Board.

(B) "Continuous Service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than ten days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full-time service with the Armed Forces of the Commonwealth of Australia, or who was directed by the manpower directorate to serve elsewhere, between the third day of September, 1939, and the third day of March, 1947, shall have such service counted as continuous service with this Board, provided the requisite proof is produced.

2. All employees of the Board shall, after each period of ten years' continuous service as permanent full-time employees thereof commencing from 30th June, 1936, be entitled to three months' long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

3. Absence on account of sickness shall not be deemed to be a break in continuity of service, providing the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.

4. Employees due to take long service leave shall be paid (a) their salary or wage for the period thereof at the rate equivalent to the average daily rate of pay over the preceding 12 months; (b) the Board may at its discretion either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of this long service leave.

5. Employees shall not be entitled to long service leave until the completion of ten years' service. After the completion of the first ten years, employees will then be entitled to a pro rata payment if they leave the service of the Board before the next period is completed.

6. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board. Any contravention of this subclause shall entitle the Board to dismiss the employee from its service, and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Kununoppin-Trayning Road Board at the ordinary meeting of the Board held on the 14th day of March, 1949.

G. M. APPELYARD,
Chairman.

J. M. FELGATE,
Secretary.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government,

Approved by His Excellency the Governor in Executive Council this 27th day of April, 1949.

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

ROAD DISTRICTS ACT, 1919-1948.

Mingenew Road Board.

Department of Public Works,
Perth, 28th April, 1949.

P.W. 368/35.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the erection of a power house and a residence as a work or undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Mingeneew Road Board.

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

ROAD DISTRICTS ACT, 1919-1948.

Bridgetown Road Board.

Department of Public Works,
Perth, 27th April, 1949.

P.W. 1516/38.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of a power grader as an undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Bridgetown Road Board.

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

ROAD DISTRICTS ACT, 1919-1948.

Coolgardie Road Board.

Department of Public Works,
Perth, 20th April, 1949.

P.W. 1116/36.

IT is hereby notified for general information that His Excellency the Governor has approved of renovations to the Coolgardie Town Hall, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Coolgardie Road Board.

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

ROAD DISTRICTS ACT, 1919-48.

Perenjori Road Board.
By-Law Long Service Leave.

P.W. 855/30.

THE Perenjori Road Board under and by virtue of the powers conferred on it in that behalf by the Road

Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws:—

1. In the interpretation of these by-laws the following words shall have the meanings assigned to them hereunder:—

(a) "Board" means the Perenjori Road Board.

(b) "Continuous service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. All employees of the Board shall after each period of ten years' continuous service as permanent full-time employees thereof, commencing 30th June, 1936, be entitled to three months' long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

3. Absence on account of sickness shall not be deemed to be a break of continuity of service, provided the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.

4. Employees due to take long service leave shall be paid (a) their salary or wage for the period thereof at the rate equivalent to the average weekly rate of pay over the preceding 12 months; (b) the Board may at its discretion either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of this long service leave.

5. Employees shall not be entitled to long service leave until the completion of ten years' service. After the completion of the first ten years, employees will then be entitled to a pro rata payment if they leave the service of the Board before the next period is completed.

6. In the event of the resignation, retirement or death of an employee the Board may pay to such employee (or in the case of death, to his personal representative or if there be none to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement or death or if the Board after consideration of all circumstances direct that the death of an employee be presumed the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death such date to be determined by the Board.

7. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board. Any contravention to this subclause shall entitle the Board to dismiss the employee from its service, and cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Perenjori Road Board at the ordinary meeting of the Board held on the 21st January, 1949.

T. J. FARRELL,
Chairman.
V. G. WEBB,
Secretary.

Recommended—

(Sgd.) A. F. WATTS,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of April, 1949.

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

P.W. 267/48 ; Ex. Co. No. 859.

PUBLIC WORKS ACT, 1902-1945 ; STATE ELECTRICITY COMMISSION ACT, 1945.

LAND RESUMPTION.

State Electricity Commission—Depot at Gosnells.

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 Canning District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 27th day of April, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Depot at Gosnells, and that the portion of the road, street or thoroughfare, referred to in such schedule and which is by this notice so set apart, taken or resumed, is hereby wholly closed and has ceased to be a public highway.

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., 31706, 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 State Electricity 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. 31706 | Owner or Reputed Owner. | Description. | Area. |
|-------------------------------------|-------------------------|---|---------------------|
| | The Crown | That Portion of Evelyn Street on L.T.O. Plan 2569 bounded on the south west by the South Western Railway Reserve measuring one chain and two tenths links, on the north west by Reserve 22029 measuring three chains, five and three tenths links, on the north east by a line twenty five links south west of the south western boundary of Albany Highway measuring one chain and two tenths links, and on the south east by part of the north west boundary of Lot 82 on L.T.O. Plan 2569 measuring three chains, three and five tenths links. | a. r. p. 0 1 8·8 |

Certified correct this 20th day of April, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 27th day of April, 1949.

ASSOCIATIONS INCORPORATION ACT, 1895.

WE, Annie Elizabeth Hall, of 48 Bulimba Road, Claremont, Married Woman, and Lily Scott, of 203 Barker Road, Subiaco, Married Woman, Trustees of or persons thereunto authorised by The English Club do hereby give notice that we are desirous that such Club should be incorporated under the provisions of The Associations Incorporation Act, 1895.

A. E. HALL.
L. SCOTT.

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

In the matter of the Associations Incorporation Act, 1895.

Memorial of The English Club filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—The English Club.
2. Object or purpose of the Institution—To meet English women and compare experiences; to contact English women on arrival, and offer assistance, and help them adapt themselves; to visit English service personnel in hospital; to visit sick and infirm women of English birth; to purchase, lease and acquire property; to borrow or raise money.
3. Where situated—National House, Perth.
4. Name or names of Trustees—Annie Elizabeth Hall, Lily Scott.
5. In whom the management of the Institution is vested, and by what means (whether by deed, settlement, or otherwise)—A committee elected in accordance with the rules of the Club. The management is vested in the Committee by the rules of the Club.

Frank Unmack & Cullen, Solicitors, Fremantle.

HAIRDRESSERS REGISTRATION ACT, 1946.

Department of Labour,
Perth, 21/4/1949.

HIS Excellency the Governor in Executive Council, acting pursuant to section 5 of the Hairdressers Registration Act, 1946, has been pleased to appoint the following persons as members of the Hairdressers' Registration Board of Western Australia for a term of three years from the 1st day of May, 1949:—

(a) Clifford Albert Reeve, Secretary for Labour, as Chairman;

(b) James Wilkinson, of 38 High Street, Fremantle, the nominee of the Master Gentlemen's Hairdressers' Association of W.A. Union of Employers, Perth;

(c) Mrs. Thelma Mercia Brockway, of Alvia Salon, Trinity Arcade, Perth, the nominee of the Metropolitan Ladies Hairdressers' Industrial Union of Employers of W.A.;

(d) Mrs. Edith Connelly, c/o. Maeder Salon, Hay Street, Perth, the nominee of the female employees of the Metropolitan Hairdressers and Wigmakers Employees' Union of Workers; and

(e) John Greer, c/o. W. Vautin, William Street, Perth, the nominee of the male employees of the Metropolitan Hairdressers and Wigmakers Employees' Union of Workers.

C. A. REEVE,
Secretary for Labour.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

| Tender Board No. | Date. | Contractor. | Schedule No. | Particulars. | Department concerned. | Rate. |
|------------------|-------------------|---|---------------|---|-----------------------|--|
| 133/49 "A" | 1949. April 26 | White Rock Quarries | 118A, 1949 | 1,100 tons $\frac{3}{4}$ in. Diorite Screening for Great Eastern Highway (Belmont Road), as per Item 1, delivered to dump adjacent to Kanowna Avenue | Main Roads | 23s. 3d. per ton. |
| 1165/48 | do. | Watson, Victor, Ltd. | 617A, 1948 | 1 only Mobile X-Ray Unit, complete, as per Item 1 | Mines | for £4,999. |
| 605/48 | do. | J. Blakeborough & Sons, Ltd. | 525A, 1948 | Needle type Valves, as follows:— Item 1 Item 2 Item 3 | M.W.S. | for £565 sterling. for £415 sterling. for £475 sterling. |
| 39/49 | do. | W. H. Hicks | 16A, 1949 | Delivery F.O.B. British Port Approximately 2,000 cords of Firewood for No. 7 Pumping Station, Gilgai, as per Item 1 | | £3 per cord. |
| 1122/48 | do. | Elder, Smith & Co., Ltd. | 596A, 1948 | 1 only 30 in. Hurricane Motorised Hydro-Extractor for the Northam Hospital, as per Item 1 | Medical | for £323 6s. 9d. |
| 1122A/48 | do. | Carlyle & Co., Ltd. | 597A, 1948 | 2 only 2-gallon capacity Hot Water Urns (Heela 4627) for the Northam Hospital, as per Item 1 | do. | £7 12s. each. |
| 1122/48 | do. | S. W. Hart & Co. | 599A, 1948 | 2 only Electrically-heated Hot Presses for the Northam Hospital, as per Item 1 | do. | £156 each. |
| 1122/48 | do. | do. do. | 600A, 1948 | Sterilizers for Northam Hospital, as follows:— Item 1 (2 only) Item 2 (1 only) Item 3 (2 only) | do. | for £4. for £4. for £3. |
| 1146/48 | do. | International Harvester Co. of Aust. Pty., Ltd. | 610A, 1948 | 1 only International Harvester Co. 131T 16-run Tyne Combine fitted with Forecarriage, Power Lift and Rotary Wheel Scrapers, as per Item 1 | Agriculture | for £237 12s. 6d. |
| 209/49 | do. | H. C. Ray | 113A, 1949 | Purchase and Removal of Second-hand Mild Steel Covered Motor Van Body, reinforced with timber, as it now lies at State Engineering Works, Leighton, as per Item 1 | | for £5. |

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.*

Tenders for Government Supplies.

| Date of Advertising | Schedule No. | Supplies required. | Date of Closing. |
|----------------------------|--------------|--|--------------------|
| | | | 1949 |
| Mar. 8 | 95A, 1949 | Overhead Travelling Crane (25 ton) | May 5 |
| Apr. 12 | 131A, 1949 | 32 in. x 54 in. Washing Machine, for Old Men's Home, Claremont | May 5 |
| Apr. 12 | 134A, 1949 | Semi-trailer for Forests Department | May 5 |
| Apr. 13 | 136A, 1949 | X-Ray Unit and accessory Equipment for Public Health Department | May 5 |
| Apr. 14 | 138A, 1949 | Steel Lockers for R.P.H. | May 5 |
| Apr. 14 | 137A, 1949 | Steel Towers for S.E.C. | May 5 |
| Apr. 20 | 140A, 1949 | Mild Steel Work, Brass Floats, etc., for Metropolitan Water Supply | May 5 |
| Apr. 20 | 141A, 1949 | Stoneware Pipes and Specials | May 5 |
| Apr. 20 | 142A, 1949 | Rubber Conveyor Belting | May 5 |
| Apr. 21 | 146A, 1949 | Printing of Handbooks for Royal Perth Hospital | May 5 |
| Apr. 21 | 149A, 1949 | Jarrah Piles for Perth Causeway | May 5 |
| Apr. 20 | 139A, 1949 | Steel Specials for 36 in., Belmont-Mt. Yokine Main | May 12 |
| Apr. 21 | 143A, 1949 | Drilling Machine and Lathe for Norseman School | May 12 |
| Apr. 21 | 148A, 1949 | Watchmaker's Lathe and Accessory Equipment | May 12 |
| Apr. 21 | 150A, 1949 | Firewood for Government Departments at Kalgoorlie and Boulder | May 12 |
| Apr. 26 | 151A, 1949 | Cast Iron Penstocks for Metropolitan Water Supply | May 12 |
| Apr. 28 | 155A, 1949 | Firewood for Kalgoorlie Hospital | May 19 |
| Apr. 28 | 152A, 1949 | 80 gallon Calorifier for Old Women's Home | May 19 |
| Apr. 21 | 123A, 1949 | Plant and Equipment for Fremantle Harbour Trust | Extended to May 19 |
| Apr. 28 | 153A, 1949 | 2 only Mattress Sterilizers for Old Women's Home | May 19 |
| Apr. 28 | 154A, 1949 | Laundry Equipment for Old Women's Home | May 19 |
| Mar. 24 | 117A, 1949 | Railway Tyre Heater | May 19 |
| Apr. 12 | 135A, 1949 | Machinery for Railways | May 26 |
| Apr. 7 | 129A, 1949 | Furnace Charger for M.J. Workshops | June 9 |
| Apr. 21 | 145A, 1949 | Floodlighting Steel Towers and Projectors for Railways | June 23 |
| Apr. 7 | 130A, 1949 | Machinery for Brass Foundry, Midland Junction | July 7 |
| <i>For Sale by Tender.</i> | | | |
| Apr. 21 | 144A, 1949 | Secondhand Reo Utility, 1927-28 Model | May 5 |
| Apr. 21 | 147A, 1949 | Secondhand Marine Engine and Gear Box | May 5 |

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

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

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

No tender necessarily accepted.

A. H. TELFER,

Chairman.

28th April, 1949.

PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto existing between Noel George Bassula and Phillip Sutton, both of Rae Road, Safety Bay, in the State of Western Australia, Farmers, under the style or firm name of "Bassula & Sutton" has been dissolved by mutual consent as from the 20th day of April, 1949. The said Phillip Sutton has taken over all the assets of the Partnership and will continue the Partnership business in his own name, but all debts and engagements of the Partnership will be met by the partners.

Dated this 20th day of April, 1949.

N. G. BASSULA.

Signed by the said Noel George Bassula in the presence of—
H. Guthrie, Solicitor, Perth.

P. SUTTON.

Signed by the said Phillip Sutton in the presence of—
H. Guthrie.

Messrs. Lohrmann, Tindal & Guthrie, Perpetual Trustee Building, 89 St. George's Terrace, Perth, Solicitors for the parties.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership subsisting between Percival Pick, Vivian Laurence Percival Pick and Geoffrey Owen Pick in the business of Farmers at Peach Hill, Cranbrook, under the style or firm name

of "P. Pick & Sons" has been dissolved by mutual consent as from the 31st day of December, 1948, and as from that date the said business shall be carried on by Geoffrey Owen Pick who shall alone be entitled to receive the assets of the said firm and be responsible for the debts and liabilities thereof.

Dated this 26th day of April, 1949.

V. G. PICK,
per G. O. Pick.
G. O. PICK.

Freeth & Le Fanu, Solicitors, Katanning.

THE DRIED FRUITS ACT, 1947.

NOTICE is hereby given that the Dried Fruits Board (W.A.) at a meeting held on Wednesday, 16th February, 1949, determined the contribution of growers of dried vine fruits for the year 1949 at the rate of 5s. 3d. per ton net packed weight on all dried vine fruit produced, including fruit sold for distilling, such contribution to be payable to the undersigned, 11 Lyric House, Second floor, Murray Street, Perth, or to the Board's official representatives.

Dated this 21st day of February, 1949.

By Order of the Board,

E. H. ROSMAN,
Secretary.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 58 of 1948.

Between West Australian Operatives Bakers' Union of Workers, Applicant, and The South West Bread Manufacturers' Industrial Union of Employers of Western Australia, 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 hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Term.

The term of this Award shall be for a period of three (3) years from the beginning of the first pay period to commence after the first day of January, 1949.

2.—Area.

This Award shall operate in municipalities and townships throughout the State, outside a radius of twenty-five (25) miles from the General Post Office, Perth, and outside a radius of eight (8) miles from the Post Office, Kalgoorlie, where bread is baked for the purpose of sale to the public.

3.—Definitions.

"Baker" shall mean a person employed in or in connection with the mixing, handling, moulding, or baking of dough, or in any general work in connection with a bakehouse.

"Jobber" shall mean a man casually employed for not less than three (3) hours during any one day or night.

"Single hand" shall mean a baker who is employed in a bakehouse where there is no other person regularly employed in the mixing, handling, or baking of dough, except where the employer regularly and substantially works in the bakehouse.

"Foreman" shall mean a baker who has charge of the work and of one or more workers, including apprentices in the bakehouse. Where an employer or son of an employer is himself substantially engaged in doing the actual work of an operative baker, and also exercising supervision of the work in the bakehouse, he may be classed as a foreman, but not otherwise.

4.—Hours.

(i) The ordinary hours of labour shall be as follows:

- (a) In an ordinary week, forty (40) hours;
- (b) in a week in which an Award holiday occurs, thirty-six (36) hours.
- (c) In a week in which two Award holidays occur, thirty-two (32) hours.

(ii) The hours of work each day shall be arranged to suit the requirements of the shop, but shall not exceed, without payment of overtime, eight (8) hours on ordinary days and ten (10) hours on double days or treble days.

(iii) For all workers except doughmakers, the starting time on Mondays to Saturdays inclusive shall be not earlier than 5 a.m. with a finishing time of not later than 8 p.m. on Mondays to Fridays inclusive and not later than 12.30 p.m. on Saturdays.

(iv) Each employer shall post a roster of the working hours and shall furnish the union secretary with a copy of such roster and of any alterations that may be made thereto from time to time. The copy of the roster shall be furnished to the union secretary within

fourteen days of the Award coming into operation, and any alterations made thereto shall be furnished within seven (7) days of the making thereof.

(v) Any worker other than a doughmaker called upon to make a dough or doughs outside the prescribed starting or finishing times for less than the full shift shall be allowed two (2) hours for each dough, and such time shall be deducted from his working hours on the following day, otherwise overtime conditions at doughmakers' rates for overtime shall be paid.

(vi) Any worker other than a doughmaker called upon to make dough or doughs with the assistance of a machine outside of the prescribed starting and finishing times for less than a full shift, shall be allowed one (1) hour fifteen (15) minutes for the first dough containing 600 lbs. or more of flour, and thereafter shall be allowed the actual time engaged in the work: Provided that any time necessarily spent standing by shall be paid for.

(vii) The term of making a dough shall include all work incidental to, preparing for and finishing off the work of a doughmaker.

(viii) There shall be no fixed starting or finishing time for doughmakers, but forty (40) hours shall constitute a week's work.

(ix) A "jobber" shall not be engaged for less than three (3) hours in any one day except when engaged in doughmaking.

(x) The working hours as prescribed may be varied in any district provided such working hours are mutually agreed upon between the employer and the Union. Should these parties fail to arrive at an agreement, the hours shall be fixed by a Board of Reference to be appointed in pursuance of the Industrial Arbitration Act.

(xi) An employer shall be deemed prima facie to be guilty of a breach if a batch of bread is found drawn from his oven earlier than two hours after the prescribed actual starting time.

(xii) No worker shall be allowed to resume work until he has had a clear six (6) hours off.

(xiii) The hours specially mentioned in this Award shall also cover the making and baking of Vienna bread and rolls, and shall be subject to revision and amendment by the Court, in the event of legislation being passed amending the Bread Act and specifying hours for the baking of bread.

(xiv) No worker other than a doughmaker shall be allowed upon the employer's premises more than one (1) hour prior to the starting time. In the case of defective fermentation or other unavoidable cause, workers may attend for a period up to but not exceeding one (1) hour prior to the starting time: Provided, that the employer and/or his foreman shall be allowed on the employer's premises when required, for one (1) hour prior to the starting time.

5.—Wages.

| | Per Week. |
|---|-----------|
| | £ s. d. |
| (a) Basic Wage: | |
| (i) Within the South-West Land Division | 6 1 3 |
| (ii) Outside the South-West Land Division | 6 9 6 |
| | Margin |
| | Per Week. |
| | £ s. d. |
| (b) Classifications: | |
| Foreman in charge of four (4) or more workers | 2 14 0 |
| Foreman in charge of less than four (4) workers | 2 11 6 |
| (For the purpose of these calculations "workers" shall be deemed to include apprentices.) | |
| Single hand baker | 2 9 0 |
| Doughmaker | 2 9 0 |
| Baker doing oven work | 2 6 6 |
| Board hand | 2 4 0 |
| Jobber, 4s. 6d. per hour. | |
| Jobber taking charge, 5s. per day extra. | |

(c) A worker other than a doughmaker who is called upon to make doughs shall be paid doughmaker's wages during the time he is performing these duties.

(d) There shall be a foreman in each bakehouse where more than one worker is employed, but where a single hand baker is employed the existing custom shall continue.

(e) Workers, including apprentices, who are called upon to work outside the prescribed hours in clause 4, subclause (iii), while rebuilding operations or alterations of plant are in progress, shall be paid time and a half for all time worked. No work shall be done under the provisions of this subclause unless and until permission is obtained from the Registrar, who shall satisfy himself as to the extent of the work, and shall grant a definite period in which this work must be completed, after notice having been given to both unions of an application having been made.

6.—No Reduction.

This Award shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rate prescribed for his class of work.

7.—District Allowances.

District allowances, if any, shall be left as heretofore a matter for negotiation between the employers and the Union.

8.—Overtime.

(a) All time worked in excess of the rostered hours per day shall be paid for at the rate of time and a half for the first two hours and double time thereafter; or

(b) All time worked in excess of the number of hours prescribed as a weeks' work shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

(c) Provided, however, that if overtime has been paid under clause (a) the hours on which overtime has been paid shall not be counted in any computation under clause (b).

(d) All time worked on Sundays, except for dough-making, shall be paid for at double time rates. No permanent hand shall work overtime in any bakehouse in work for which jobbers have been engaged while there are jobbers available in the bakehouse for such work.

(c) Notwithstanding anything contained in this Award—

- 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 Award, or worker or workers covered by this Award shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause.

9.—Holidays.

(a) The following days, or the days observed in lieu, shall, subject to subclause (b) hereof, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Union Picnic Day, Christmas Day and Boxing Day.

(b) Any work done on these specially named days shall be paid for at the rate of double time.

(c) On any public holiday not prescribed as a holiday under this Award 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.

(d) 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.

(e) If any award 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.

(f) If after one month's continuous service in any qualifying twelve-monthly period a worker other than a jobber 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.

(g) 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 Award shall not count for the purpose of determining his right to annual leave.

(h) 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 (f) or subclause (k) 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.

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

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

(k) Upon notification to the Union by the employers in any district, the foregoing provisions may be varied as follows:—

- i. Subclause (a) hereof shall not apply except in the case of New Year's Day, Good Friday, Labour Day and Christmas Day.
- ii. Subclause (d) hereof shall not apply, but, except as hereinafter provided a period of three 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.
- iii. Subclause (f) hereof shall not apply, but if after one months' continuous service in any qualifying twelve-monthly period a worker other than a jobber lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-quarter of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.
- iv. In all other respects, the provisions of this clause shall apply.

10.—Fares.

A relieving worker shall be paid his rail fares in accordance with the usual custom.

11.—Higher Duties.

Workers called upon to perform higher duties for which a higher rate is prescribed than that in which they are in receipt of shall be paid such higher rate for such time as they are actually performing such higher duties, if employed under four hours, and if employed for four hours or more they shall receive a day's pay at such higher rates.

12.—Quantity of Flour in Doughs.

A baker required to make a hand dough containing not more than 600 lbs. of flour shall be allowed two hours for such hand dough. If required to make a hand dough containing more than 600 lbs. of flour he shall be provided with assistance or receive two shillings and sixpence (2s. 6d.) for each additional 150 lbs. of flour or part thereof.

13.—Records.

A time and wages book shall be kept by the employer in the bakehouse, in which entries shall be made therein each day by each worker of the time he starts and finishes work, and of the time he has worked. The worker shall also enter therein the amount of wages he receives, the number of hours of overtime he has worked, and the payment he has received for such. The book or other records shall be open during working hours for the inspection of

the secretary of the union, or its accredited representative. Any system of automatic recording by mechanical means shall be deemed a compliance with this clause to the extent of the information recorded.

14.—Accommodation.

Each employer shall be required to provide suitable accommodation for workers to change their working clothes.

15.—Termination of Employment.

One week's notice on either side shall be given for the termination of employment.

16.—Aged and Infirm Workers.

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

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

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

17.—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.

18.—Absence Through Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth of a 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.

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

(c) No worker shall be entitled to the benefits of this clause unless 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.

19.—Apprentices.

(a) The provisions of the schedule hereto marked "Apprenticeship Regulations" are hereby embodied in and form part of this Award.

(b) Apprentices shall, with the approval of the employer and the union, be interchangeable between town and country bakeries.

(c) The maximum number of apprentices allowed to any employer shall be in the proportion of one to every four (4) or fraction of four (4) journeymen permanently employed: Provided that an employer who is bona fide working as a baker shall be regarded as a journeyman permanently employed.

(d) Apprentices shall be paid as follows:—

| | Per Cent. of Basic Wage. |
|-----------------------------|-----------------------------|
| First six months | 20 |
| Second six months | 25 |
| Second year | 35 |
| Third year | 55 |
| Fourth year | 80 |
| Fifth year | 95 |

Provided that where an apprentice is 21 years of age or over at the commencement of his fifth year he shall be paid the full basic wage, and that when an apprentice becomes 21 years of age in the course of his fifth year he shall be paid the full basic wage for the period following his 21st birthday: Provided further that the foregoing proviso shall not apply where the apprenticeship has been revived under the Re-establishment and Employment Act, 1945, and the apprentice is in receipt of the tradesman's rate through Government supplementation.

20.—Board of Reference.

The Court appoints, for the purpose of the Award, a Board or Boards of Reference. Each Board shall consist of a chairman, and two other representatives, one to be nominated by each of the parties, as prescribed by the regulations. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, 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 Award or any of them;
- ii. 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 regulations to the Industrial Arbitration Act, 1912-1941, which for this purpose are embodied in this Award.

21.—Liberty to Apply.

Liberty is reserved to the applicant to apply for an amendment to this Award to provide for the hours to be worked in five (5) days.

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 23rd day of December, 1948.

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

[L.S.]

Filed at my office this 23rd day of December, 1948.

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

Schedule.

APPRENTICESHIP REGULATIONS.

Definitions.

1. (1) "Act" means The Industrial Arbitration Act, 1912-1941, and any alteration or amendment thereof for the time being in force.

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

(3) "Award" includes Industrial Agreement.

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

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

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

Employment—Probation.

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

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

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

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

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

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

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

Apprenticeship Board.

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

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

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

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

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

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

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

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

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

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

Agreement of Apprenticeship.

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

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

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

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

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may be prescribed by the Award, but this period may be reduced in special circumstances with the approval of the Court.

11. Every agreement of apprenticeship entered into shall contain—

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

Transfer of Apprentices.

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

- i. if the employer does not provide the necessary facilities for the apprentice to become proficient in his trade; or

ii. upon the application of the employer or the apprentice for good cause shown.

(b) The transfer of every agreement shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.

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

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

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

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

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

Cancellation of Agreement.

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

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

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

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

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

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

(a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date.

(b) Neither the apprentice, his parent or guardian, shall have any right of action against the employer unless the Court specifically authorises the same after consideration of the circumstances, and in any event, any proceedings for damages hereunder, authorised by the Court must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

(c) If the contract of apprenticeship is transferred on the bankruptcy or insolvency of the employer, to another employer, the apprentice named in such contract shall not be counted in calculating the proportion of apprentices to other labour.

Extension of Term.

22. Subject to regulation 38, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass two successive periodical examinations, either by ordering a continuation of any particular year of the apprenticeship, in which case the next year of service shall not commence until after the expiration of the extended period, or by adding the period of extension to the last year of service. It shall be the duty of the examiners to make any recommendation they see fit to the Court for the purpose of such extension. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

Technical Education Classes.

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

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

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

25. Any apprentice who:

(a) fails without reasonable cause, the proof whereof lies on him, to attend any technical school or class punctually when such is available for instruction, at the time appointed for the commencement of the school or class, or leaves school or class before the time appointed for leaving, without the permission of the teacher; or

(b) fails to be diligent or behaves in an indecorous manner while in such school or class; or

(c) destroys or fails to take care of any material or equipment in such school or class

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

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

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

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

Examinations.

29. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

(b) Every apprentice shall, prior to submitting himself to examinations, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction, unless he is exempted from such attendance for good cause.

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

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

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

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

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

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

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

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

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

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

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

Lost Time.

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

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

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

(c) an apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default;

(d) liberty is reserved to the respondents to apply for the deletion of this regulation.

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

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

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

Part-time Employment.

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

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

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

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

Miscellaneous.

41. (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.

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

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

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

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

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

43. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act, 1912-1941, shall have the power to enter any premises, make such inspection of the premises, plant, machinery or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, interrogate the employer in regard to any of the above-mentioned matters.

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

45. In every application under clauses 15, 18, 19, 20, and 40 hereof, the union of workers registered may intervene and make such representations at the hearing as it may deem necessary. Similarly, in the case of an application under clause 22, the employer may intervene and, in an application under clause 23, both the employer and the union may intervene. Where such intervention is made, a representative or agent shall be appointed in the manner laid down by section 65 of the Act.

INDUSTRIAL ARBITRATION ACT, 1912-1941.

Form A.

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

The Registrar,
Arbitration Court, Perth.

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

Full name.....
 Address.....
 Date of birth.....
 Trade..... (Branch).....
 School last attended..... Standard passed.....
 Signature.....
 Singature of Parent (or Guardian).....
 Date.....

Form B.

To
The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).....

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

Form C.

(Regulation 14.)

Certificate of Service.

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

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

(Signature of Employer).....

Form D.

Certificate of Proficiency.

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

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

Registrar.

Form E.

Final Certificate.

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

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

Registrar.

Examiners.

Form F.

General Form of Apprenticeship Agreement. (Recommended.)

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

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

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

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

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

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

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

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

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

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1941, 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 being in force.

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

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

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

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

(d) Other conditions.

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

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

Signed, sealed and delivered by the said..... in the presence of.....

(Signature of Guardian)

And by the said..... in the presence of.....

(Signature of Apprentice)

And by.....of the said.....for and on behalf of the said..... in the presence of.....

(Signature of Employer)

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

Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 66B of 1947.

Between The Food Preservers' Union of Australia, Western Australian Branch, Union of Workers, Coastal Districts, Applicant, and Purina Grain Foods (W.A.) 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 hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Scope.

This Award shall apply to the workers following the vocations mentioned in clause 7 hereof in the cereal foods manufacturing industry.

2.—Area.

This Award shall have effect over the area comprised within a radius of fourteen (14) miles from the General Post Office, Perth, but excluding the area occupied by the works and undertakings owned and controlled by Australasian Conference Association Limited trading as "Sanitarium Health Food Company."

3.—Term.

The term of this Award shall be for a period of one (1) year from the beginning of the next pay period commencing after the date hereof.

4.—Definitions.

“Casual worker” shall mean a worker who is employed for one (1) week or less.

“Leading hand” means a worker who, in addition to his ordinary duties, is required by the employer to supervise the work of other workers.

5.—Hours of Work.

(a) Subject to clause 8 hereof, forty (40) hours shall constitute a week's work, to be worked in five (5) days.

(b) Such hours shall be worked between 7 a.m. and 5.30 p.m. Monday to Friday inclusive.

(c) A meal break of not less than forty-two (42) minutes shall be allowed between 12 noon and 1.30 p.m.

(d) When more than one shift is worked, the starting and finishing times shall be such as to suit the convenience of the employer's business.

(e) When three (3) shifts are worked such shifts shall be worked between 11 p.m. on Sunday and midnight on the following Friday.

6.—Meal Intervals.

No worker shall work more than five (5) hours without a suitable interval for a meal, but this provision shall not apply where the worker finishes work for the day at or before 1 p.m. on Saturday, or where on Monday to Friday inclusive, a female worker ceases work at or before 6 p.m. and a male worker finishes work at or before 6.30 p.m.

7.—Wages.

The minimum rates of wages payable under this Award shall be as set out hereunder:—

| | Per Week. |
|--|---|
| (a) Basic Wage: | £ s. d. |
| Males | 6 1 7 |
| Females | 3 5 8 |
| | Margin over Basic Wage Per Week. |
| (b) Adult Males: | £ s. d. |
| Fillers, pressmen and conveyor workers | 17 0 |
| Other factory hands | 16 0 |
| Unclassified workers | 5 0 |
| | Margin over Basic (Female) Wage Per Week. |
| (c) Adult Females | s. d. 5 0 |
| | % of Male Basic Wage Per Week. |
| (d) Junior Males: | |
| 14 to 15 years of age | 30 |
| 15 to 16 years of age | 40 |
| 16 to 17 years of age | 50 |
| 17 to 18 years of age | 60 |
| 18 to 19 years of age | 70 |
| 19 to 20 years of age | 80 |
| 20 to 21 years of age | 90 |
| | % of Female Basic Wage Per Week. |
| (e) Junior Females: | |
| 15 to 16 years of age | 45 |
| 16 to 17 years of age | 55 |
| 17 to 18 years of age | 65 |
| 18 to 19 years of age | 75 |
| 19 to 20 years of age | 85 |
| 20 to 21 years of age | 95 |

(f) In the event of the National Security (Female Minimum Rates) Regulations being rescinded during the term of this Award, liberty is reserved to the applicant to apply for the fixation of marginal rates for adult females.

(g) Casual workers shall be paid at the rate of ten per cent. (10%) above the minimum rates prescribed herein.

(h) Any worker employed on afternoon or night shift shall be paid for such afternoon or night shift at the rate of five per cent. (5%) in addition to the ordinary rate.

8.—Overtime.

(a) All time worked in excess of 8 (eight) hours per day or before the usual starting time or after the usual finishing time or on Saturday shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) All time worked on Sundays shall be paid for at the rate of double time, except for shift work commencing at or after 11 p.m. on Sunday.

(c) If a worker is required to work during his recognised meal time, and the commencement of his or her meal time is postponed for more than one hour, he or she shall be paid at overtime rates until he or she gets his or her meal.

(d) When a worker, without being notified on the previous day is required to continue working after the usual knock-off time for more than one hour, he or she shall be provided with any meal required or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof: Provided that such payment need not be made to a worker living in the same locality as the factory, who could reasonably return home for a meal.

(e) 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 Award or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, 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.

9.—Holidays.

(a) The following days, or the days observed in lieu, shall be allowed as holidays without deduction of pay, namely: New Years' Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) All work performed on any of the foregoing days shall be paid for at the rate of double time.

(c) On any public holiday not prescribed as a holiday under this Award 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.

10.—Annual Leave.

(a) 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.

(b) If any award 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.

(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 (1/6th) of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(d) 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 Award shall not count for the purpose of determining his right to annual leave.

(e) 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.

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

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

11.—Absence Through Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to forty (40) hours 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.

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

(c) No worker shall be entitled to the benefits of this clause unless 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.

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

12.—Higher Duties.

A worker who is required to do work which is entitled to a higher rate under this Award than that which he or she usually performs shall be entitled to the higher rate whilst so employed.

13.—Contract of Service.

(a) Except in the case of a casual worker, whose engagement shall be by the hour, the contract of hiring of every worker shall be a weekly contract, terminable on either side by one (1) week's notice given on any day.

(b) Any worker not attending for duty shall lose his pay for the actual time of such non-attendance, subject to the provisions of clause 11 hereof, as to payment for absence on account of illness.

(c) This clause does not affect the right to dismiss for misconduct.

(d) 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.

14.—Time and Wages Record.

The employer shall keep, or cause to be kept, a record containing the following particulars:—

- (a) The name of each worker;
- (b) the class of work performed;
- (c) the hours worked each day;
- (d) the wage (and overtime, if any) paid;
- (e) the age of each junior worker.

Such record shall be open to the inspection of an accredited representative of the union once in each week.

15.—Aged and Infirm Workers.

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

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

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

16.—Posting of Award.

The employer shall, upon request of the union, post a copy of this Award in a conspicuous place in the factory, where it is easily accessible to the workers.

17.—Board of Reference.

For the purposes of this Award, a Board of Reference is hereby appointed, which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it in the event of no agreement being arrived at between the parties to the dispute the functions of:—

- (a) Adjusting any matters of difference which may arise from time to time except such as involve interpretation of the provisions of the Award or any of them;
- (b) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Award;
- (c) dealing with any other matter which the Court may refer to the Board from time to time.

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

18.—Junior Worker's Certificate.

Junior workers, upon being engaged, shall, if required, furnish the employer with a certificate containing the following particulars:—

- (a) name in full;
- (b) age and date of birth;
- (c) name of each previous employer and length of service with such employer;
- (d) class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be endorsed on the certificate and signed by the employer, upon request of the worker.

No worker shall have any claim upon an employer for additional pay in the event of the age or length of service 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 Award.

19.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the union shall be permitted to interview the workers during the recognised meal interval, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer, more than once in any one week.

20.—No Reduction.

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

21.—Seating Accommodation.

Seating accommodation shall be provided for female workers where practicable.

22.—Uniforms.

Where the employer requires a worker to wear a cap, overall or uniform of any description, such shall be provided by the employer free of charge and shall be kept laundered by the employer.

23.—Limitation of Weight.

No female worker shall be required to carry more than thirty (30) lbs. in weight.

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 23rd day of December, 1948.

[L.S.] (Sgd.) E. A. DUNPHY, President.

Filed at my office this 23rd day of December, 1948.

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

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Norseman, 8th April, 1949.

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

(Sgd.) M. HARWOOD,
Warden.

To be heard at the Warden's Court, Norseman, on Wednesday, the 29th day of June, 1949.

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

DUNDAS GOLDFIELD.
Subterranean Water Right.

229—Locock, Albert James; Norseman; non-payment of rent.

Mineral Claim.

10—Perth Modelling Works Limited; 34 Claisebrook Road, East Perth; non-payment of rent.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Meekatharra, 31st March, 1949.

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

(Sgd.) L. J. REGAN,
Warden.

To be heard at the Warden's Court, Meekatharra, on Wednesday, the 11th day of May, 1949.

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

MURCHISON GOLDFIELD.
Meekatharra District.

Tailings Area.

26N.—Meekatharra Sands Treatment and Mining, No Liability; Meekatharra; non-payment of rent, £5. No miner's right.

Mineral Claims.

3N.—Lilian Terrell; c/o J. F. O'Callaghan, Meekatharra; non-payment of rent, £10.

4N.—Lilian Terrell; c/o J. F. O'Callaghan, Meekatharra; non-payment of rent, £9 15s.

5N.—Lilian Terrell; c/o J. F. O'Callaghan, Meekatharra; non-payment of rent, £10.

6N.—Lilian Terrell; c/o J. F. O'Callaghan, Meekatharra; non-payment of rent, £10.

Dredging and Sluicing Claims.

5N.—Thomas Clarke Builder, Meekatharra, and Timothy Smiddy Higgins, Geraldton; non-payment of rent, £16 2s. 6d. No miner's right—T. C. Builder.

6N.—Thomas Clarke Builder, Meekatharra, and Timothy Smiddy Higgins, Geraldton; non-payment of rent, £11 11s. 11d. No miner's right—T. C. Builder.

PEAK HILL GOLDFIELD.

Water Rights.

37P.—Australian Machinery and Investment Company Limited; London House, St. George's Terrace, Perth, W.A.; non-payment of rent, £10. No miner's right.

52P.—Australian Machinery and Investment Company Limited; London House, St. George's Terrace, Perth, W.A.; non-payment of rent, £5. No miner's right.

Machinery Area.

15P.—Australian Machinery and Investment Company Limited; London House, St. George's Terrace, Perth, W.A.; non-payment of rent, £5. No miner's right.

Mineral Claim.

23P.—Arthur Ernest Wright; Wiluna; non-payment of rent, £3. No miner's right.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Marble Bar, 24th March, 1949.

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

K. H. HOGG,
Warden.

To be heard at the Warden's Court, Marble Bar, on Wednesday the 18th day of May, 1949.

PILBARA GOLDFIELD.

Marble Bar District.

Mineral Claims.

163—Murphy, Cyril Barry; c/o. Richard S. Haynes, 66 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

176—Donovan, Joseph Eustace John; Meekatharra; non-payment of rent and no Miner's Right.

178—Donovan, Joseph Eustace John; Meekatharra; non-payment of rent and no Miner's Right.

179—Donovan, Joseph Eustace John; Meekatharra; non-payment of rent and no Miner's Right.

PILBARA GOLDFIELD—*continued.**Marble Bar District—continued.**Mineral Claims—continued.*

- 180—Murphy, Cyril Barry; c/o. Richard S. Haynes, 66 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
- 181—Murphy, Cyril Barry; c/o. Richard S. Haynes, 66 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
- 184—Brockhoff, Otto Bernard; Marble Bar; non-payment of rent.
- 185—Rieck, Alfred; Marble Bar; non-payment of rent.
- 186—Hansen, Hagbarth; Marble Bar; non-payment of rent.
- 188—Murphy, Cyril Barry; c/o. Richard S. Haynes, 66 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
- 189—Moore, Rex Oliver; Braeside, Marble Bar; non-payment of rent.
- 190—Brockhoff, Otto Bernard; Braeside, Marble Bar; non-payment of rent.
- 191—Johnston, John Albert; Marble Bar; non-payment of rent.
- 192—Johnston, John Albert; Marble Bar; non-payment of rent.
- 193—O'Callaghan, Joseph John; Marble Bar; no Miner's Right.
- 195—Flynn, Kevin Denis; Marble Bar; non-payment of rent.
- 196—Flynn, Kevin Denis; Marble Bar; non-payment of rent.
- 197—Flynn, Kevin Denis, and Rogers, David Cyril; Marble Bar; non-payment of rent.
- 198—Challenger, Clarence William; Marble Bar; non-payment of rent.
- 199—Goode, Don and Herman, and Rieck, Alfred; Marble Bar; non-payment of rent.
- 200—O'Callaghan, Elinor Johannah Constance, c/o. J. J. O'Callaghan; Marble Bar; no Miner's Right.
- 201—O'Callaghan, Gerald Anthony, c/o. J. J. O'Callaghan, Marble Bar; no Miner's Right.
- 202—O'Callaghan, Joseph John; Marble Bar; no Miner's Right.
- 203—Adams, Stephen Vincent; 22 Learoyd Street, Mt. Lawley; no Miner's Right.
- 204—Adams, Ivy; 22 Learoyd Street, Mt. Lawley; no Miner's Right.
- 205—O'Callaghan, Joseph John; Marble Bar; no Miner's Right.
- 206—Stubbs, Stuart Henry; Marble Bar; non-payment of rent.
- 207—Nichols, William Walter; Marble Bar; non-payment of rent and no Miner's Right.
- 208—Nichols, William Walter; Marble Bar; non-payment of rent and no Miner's Right.
- 209—Witty, John Malcolm; Marble Bar; non-payment of rent.
- 210—Engstrom, Olaf; Marble Bar; non-payment of rent.
- Dredging Claims.*
- 14—Hansen, Hagbarth; Marble Bar; non-payment of rent.
- 16—Hansen, Hagbarth, and Johansson, Andrew; Marble Bar; non-payment of rent.
- 19—Hansen, Hagbarth, and Johansson, Andrew; Marble Bar; non-payment of rent.
- 22—Johansson, Andrew, and Hansen, Hagbarth; Marble Bar; non-payment of rent.
- 23—Nichols, William Walter; Marble Bar; non-payment of rent and no Miner's Right.
- 24—Nichols, William Walter; Marble Bar; non-payment of rent and no Miner's Right.
- 25—Johnston, John Albert; Marble Bar; non-payment of rent.
- 26—Johnston, Emily; Marble Bar; non-payment of rent.

Water Rights.

- 42—Australian Mining and Industrial Finance Ltd.; c/o. Bewick, Moreing, St. George's House, St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
- 45—Donovan, Joseph Eustace John; Meekatharra; non-payment of rent and no Miner's Right.

Business Area.

- 126—Thompson, Donald; Marble Bar; non-payment of rent.

PILBARA GOLDFIELD—*continued.**Marble Bar District—continued.**Machinery Areas.*

- 44—Bligh, Keith Henry Robert; Marble Bar; non-payment of rent.
- 46—Comet Gold Mines Limited; Marble Bar; non-payment of rent.
- 54—Jeffreys, John William; Marble Bar; non-payment of rent and no Miner's Right.

Residence Area.

- 145—Kennedy, Alexander Lorimer; Wodgina; no Miner's Right.

*Nullagine District.**Mineral Claim.*

- 25L—Hancock, Langley George; Roebourne; non-payment of rent and no Miner's Right.

Water Rights.

- 21L—McKinnon, Alexander Elder; Nullagine; non-payment of rent and no Miner's Right.
- 22L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 23L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 26L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 27L—Alsopp, James Hunter; Nullagine; non-payment of rent.
- 28L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 30L—Blue Spec Gold Mines, No Liability; Nullagine non-payment of rent.
- 31L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 32L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.
- 33L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 34L—Bell, David; McKinnon, William Michael; 117 Swan Street, Guildford; Nullagine; respectively; non-payment of rent and no Miner's Right.
- 35L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 36L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 37L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 38L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.
- 39L—Blue Spec Gold Mines, No Liability; Nullagine; non-payment of rent.

Dredging Claims.

- 10L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.
- 11L—Bell, David, and Dimond, Cyril Manners; 117 Swan Street, Guildford, c/o. P.W.D., Port Hedland, respectively; non-payment of rent and no Miner's Right.
- 12L—Bell, Robert; 117 Swan Street, Guildford; non-payment of rent and no Miner's Right.
- 13L—Bell, Alexander; 117 Swan Street, Guildford; non-payment of rent and no Miner's Right.
- 14L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.

Residence Area.

- 42L—Miles, George Warden; Marble Bar; no Miner's Right.

Business Area.

- 37L—Gallop, Thora Agnes Lloyd; Nullagine; non-payment of rent and no Miner's Right.

Machinery Areas.

- 14L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.
- 16L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.
- 17L—Tonkin, Victor Colin, and Eileen, and Milner, Arthur Edward; Nullagine; non-payment of rent and no Miner's Right.
- 18L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.

PILBARA GOLDFIELD—*continued.**Nullagine District—continued.*

Tailings Areas.

- 9L—Gallop, Thora Agnes Lloyd; Nullagine; non-payment of rent and no Miner's Right.
 11L—McKinnon, William Michael; Nullagine; non-payment of rent and no Miner's Right.

Garden Areas.

- 20L—Allsopp, James Hunter; Nullagine; non-payment of rent.
 26L—Meikie, William; Nullagine; non-payment of rent and no Miner's Right.
 27L—Stevens, Frank; Nullagine; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Cue, 8th April, 1949.

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

(Sgd.) L. J. REGAN,
Warden.

To be heard at the Warden's Court, Cue, on Friday, the 17th day of June, 1949.

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

MURCHISON GOLDFIELD.

Cue District.

Garden Areas.

- 35—Worsfold, Henry Edward; Reedy; non-payment of rent.
 41—Seivwright, Charles David Robert; Big Bell; non-payment of rent.
 43—Sally, Patrick Joseph; Big Bell; non-payment of rent, no miner's right.
 44—Hatch, Clarence Roy, and Smith, Leonard Edward; Big Bell; non-payment of rent, no miner's right.

Mineral Claims.

- 27—Cassidy, James Edward; Cue; non-payment of rent, no miner's right.
 28—Casas, Philip Estaban; Kleeman, Colin Martin, and Hall, Frederick George; all of Big Bell; non-payment of rent, no miner's right.

Residence Areas.

- 312—Zadow, Elsie May; Cue; no miner's right.
 313—Kelly, Edward; 54 Elizabeth Street, North Perth; no miner's right.

Day Dawn District.

Garden Area.

- 23D—Zadow, John Claude; Cue; non-payment of rent, no miner's right.

Water Right.

- 86D—Langgaard, Neil; Lake Austin; non-payment of rent, no miner's right.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Laverton, 14th April, 1949.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with

Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same in accordance with the evidence then submitted.

(Sgd.) M. HARWOOD,
Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 9th day of June, 1949.

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

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Machinery Area.

- 23T—Shepherd, Emily Amelia; Mulga Queen, via Laverton; non-payment of rent.

Garden Areas.

- 42T—Nogal, Rosetta Rose, and Nogal, Wladyslaw; Laverton; non-payment of rent.
 46T—Boni, Nina; Laverton; non-payment of rent.

Business Area.

- 710T—Taylor, Gerald Mortimer, and Curry, Frederick Edward; 9 Yilgarn Street, Beaconsfield; non-payment of rent.

Residence Area.

- 728T—Harris & Leonard Ltd.; 98 St. George's Terrace, Perth; no miner's right.

Water Rights.

- 164T—Gladiator Gold Mines Limited; c/o Bewick, Moreing & Co., 115 St. George's Terrace, Perth; non-payment of rent, no miner's right.
 171T—Mt. Crawford Pastoral Company Limited; Laverton; non-payment of rent, no miner's right.
 179T—Mt. Crawford Pastoral Company Limited; Laverton; non-payment of rent, no miner's right.
 180T—King of Creation Gold Mines Limited; c/o Bewick, Moreing & Co., 115 St. George's Terrace, Perth; non-payment of rent, no miner's right.
 186T—Gladiator Gold Mines Limited; c/o Bewick, Moreing & Co., 115 St. George's Terrace, Perth; non-payment of rent; no miner's right.
 189T—Cable, Douglas; Laverton; non-payment of rent, no miner's right.
 192T—Boni, Nina; Laverton; non-payment of rent.
 194T—Green, Hugh Naylor, and Green, Gavin Naylor; Korong Station, Laverton; non-payment of rent, no miner's right.

Mt. Morgans District.

Machinery Areas.

- 12F—Schenk, Rodolphe Samuel; Mt. Margaret Mission, Morgans; non-payment of rent.
 14F—Crocker, Clifford Clyde; Yundamindera, via Murrin Murrin; non-payment of rent, no miner's right.

Water Rights.

- 82F—Yundamindra Pastoral Company Limited; Yundamindera, via Murrin Murrin; non-payment of rent.
 89F—Mt. Malcolm Pastoral Company Limited; Glenora Station, Malcolm; non-payment of rent.
 90F—Yundamindra Pastoral Company Limited; Yundamindera, via Murrin Murrin; non-payment of rent.

GOVERNMENT RAILWAYS ACT, 1904-1948.

Department of Government Railways,
Perth, 22nd April, 1949.

IT is hereby notified for general information that His Excellency the Governor, acting with the advice and consent of the Executive Council, has terminated the appointment of Joseph Arthur Ellis as Acting Commissioner of Railways as from the expiration of the 30th day of April, 1949, and appointed as from and including the 1st day of May, 1949, Arthur George Hall as Acting Commissioner of Railways in lieu of the said Joseph Arthur Ellis.

C. EIVERS,
Secretary for Railways.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information, that with the approval of the Minister, as required by section 22 of the Government Railway Act, 1904-1933, the following alterations and additions have been made to the scales of charges, schedules, etc., now appearing in the Coaching Rates Book dated 1st December, 1941, and the Goods Rates Book dated 1st March, 1935.

Coaching Rates Book.

Page 48, from 1/4/1949.—South-West Road Bus Services.—

1. Commencing from the 1st April, 1949, the following arrangement regarding freights, fares, etc., will apply on road bus services operating on the Perth-Bunbury and South-West branch lines, as advised in Working Time Table.

2. Routes.—See mileage table at page 152.

3. Fares—

(a) Adults—2d. per mile for actual distance travelled.

(b) Children—When not occupying a seat to the exclusion of a full fare paying passenger, under 5 years free; 5 years and under 14 years, half fare.

(c) Minimum fares—Adults 6d.; Children 3d.

(d) Concession fares will not apply on these road buses.

4. Passengers' Luggage.—Full fare passengers will be allowed free 42 lbs., and children paying half fare, 21 lbs. of bona fide personal luggage. Excess luggage and bicycles will not be accepted on the buses.

5. Baby Conveyances.—When accompanied by the owner will be carried (as room permits) at rates provided on page 101 at actual bus mileage calculated separately for bus and rail.

6. Parcels.—Small urgent parcels not exceeding 3 lbs. will be carried at a flat rate of 1s. from and to any point on bus routes, and from any point on bus routes to any point on railway system, or vice versa. Such parcels to be prepaid and stamped. Parcels weighing in excess of 3 lbs. will only be accepted on special approval by the Chief Traffic Manager. When parcels over 3 lbs. are accepted, following approval for conveyance, ordinary parcels rates and conditions will apply. The minimum charge will be full parcels rates vide page 85, with no less charge than 1s. per package for actual road bus mileage. If conveyed by road bus and rail the respective charges are to be calculated separately for each service:—

Page 48, from 25/6/1948.—Northam-Toodyay Road Bus Service.—Add to clause (f):—

Baby Conveyances.—When accompanied by owner, will be carried (as room permits) at rates provided on page 101 at actual bus mileage.

Page 48, from 25/6/1948.—Perth-Kojonup-Cranbrook Road Bus Service.—Add:—

11a. Baby Conveyances.—When accompanied by owner, will be carried (as room permits) at rates provided on page 101 at actual bus mileage.

Page 48, from 13/2/1949.—Perth-Northam Road Bus Service—Route No. 7.—

1. Commencing on 13th February, 1949, a road bus service will operate between Perth and Northam, and the following arrangements regarding freights and fares will apply on this route.

2. Route.—See mileage table at page 152.

3. Fares:

(a) Adults—2d. per mile for actual distance travelled.

(b) Children—When not occupying a seat to the exclusion of a full fare paying passenger, under 5 years free; 5 years and under 14 years, half fare.

(c) Minimum fares—Adults 6d.; Children 3d.

(d) Concession fares will not apply on these road buses.

4. Passengers' Luggage.—Full fare passengers will be allowed free 42 lbs., and children paying half fare, 21 lbs. of bona fide personal luggage. Excess luggage and bicycles will not be accepted on the buses.

Page 152, from 1/4/1949.—Distance Table.—Delete:—“Wundowie.” Insert:—“WUNDOWIE.”

5. Baby Conveyances.—When accompanied by owner will be carried (as room permits) at rates provided on page 101 at actual bus mileage calculated separately for bus and rail.

6. Parcels.—Small urgent parcels not exceeding 3 lbs. will be carried at a flat rate of 1s. from and to any point on bus routes, and from any point on bus routes to any point on railway system, or vice versa. Such parcels to be prepaid and stamped. Parcels weighing in excess of 3 lbs. will only be accepted on special approval by the Chief Traffic Manager. When parcels over 3 lbs. are accepted, following approval for conveyance, ordinary parcels rates and conditions will apply. The minimum charge will be full parcels rates vide page 85, with no less charge than 1s. per package for actual road bus mileage. If conveyed by road bus and rail the respective charges are to be calculated separately for each service.

Page 48, from 1/3/1949.—Perth-Cranbrook Road Bus Service.—Commencing from Tuesday, 1/3/1949, delete paragraphs 6 and 7 and all amendments in connection therewith, including fares table, and insert in lieu:—

6. For route and mileage table see page 152.

7. Fares.—Adults 2d. per mile for actual distance travelled. Minimum fares, adults 6d., children 3d.

Page 152, from 1/4/1949.—Distance Tables—South-West Road Bus Services Road Mileages.—

BUNBURY-COLLIE ROUTE No. 1.

| Miles from Bunbury. | | Miles from Collie. |
|---------------------|--------------------------|--------------------|
| — | Bunbury | 36 |
| 4 | Picton Junction | 32 |
| 8 | Waterloo | 28 |
| 9 | Dardanup turn off | 27 |
| 12 | Burekup | 24 |
| 13 | Collie turn off | 23 |
| 16 | Roelands Quarry | 20 |
| 25 | Wellington Weir turn off | 11 |
| 26 | Worsley turn off | 10 |
| 29 | Moorhead turn off | 7 |
| 29 | Yokain | 7 |
| 32 | Allanson | 4 |
| 33 | Cemetery | 3 |
| 36 | Collie | — |

When bus runs via Brunswick Junction passengers are not to be charged the extra mileage.

BRUNSWICK JUNCTION-COLLIE ROUTE No. 1A.

| Miles from Perth. | | Miles from Collie. |
|-------------------|--------------------------|--------------------|
| 100 | Brunswick Junction | 26 |
| 102 | Roelands | 24 |
| 103 | Collie turn off | 23 |
| 106 | Roelands Quarry | 20 |
| 115 | Wellington Weir turn off | 11 |
| 116 | Worsley turn off | 10 |
| 119 | Moorhead turn off | 7 |
| 119 | Yokain | 7 |
| 122 | Allanson | 4 |
| 123 | Cemetery | 3 |
| 126 | Collie | — |

BUNBURY-BUSSELTON-CAVES HOUSE ROUTE No. 2.

| Miles from Bunbury. | | Miles from Caves House. |
|---------------------|--------------------------------|-------------------------|
| — | Bunbury | 53 |
| 1 | Perth turn off | 52 |
| 2 | Racecourse | 51 |
| 11 | Minninup and Boyanup turn off | 42 |
| 14 | Stirling and Minninup turn off | 39 |
| 17 | Capel | 36 |
| 22 | Pine Plantation | 31 |
| 23 | Ludlow | 30 |
| 27 | Wonnerup | 26 |
| 31 | Nannup turn off | 22 |
| 33 | Busseton | 20 |
| 38 | Flinders Bay turn off | 15 |
| 42 | Siesta Park | 11 |
| 45 | Quindalup | 8 |
| 47 | Dunsborough | 6 |
| 53 | Caves House | — |

BUNBURY-BUSSELTON-NANNUP ROUTE No. 2A.

| Miles from Bunbury. | | Miles from Nannup. |
|---------------------|--------------------------------|--------------------|
| — | Bunbury | 70 |
| 1 | Perth turn off | 69 |
| 2 | Racecourse | 68 |
| 11 | Minninup and Boyanup turn off | 59 |
| 14 | Stirling and Minninup turn off | 56 |
| 17 | Capel | 53 |
| 22 | Pine Plantation | 48 |
| 23 | Ludlow | 47 |
| 27 | Wonnerup | 43 |
| 31 | Nannup turn off | 39 |
| 55 | Jarraahwood | 15 |
| 70 | Nannup | — |
| — | Busseton | 41 |
| 2 | Nannup turn off | 39 |
| 26 | Jarraahwood | 15 |
| 41 | Nannup | — |

Passengers from or to places north of the Nannup turn off not to be charged mileage via Busseton.

BUNBURY-BUSSELTON-FLINDERS BAY ROUTE No. 2B.

| Miles from Bunbury. | | Miles from Flinders Bay. |
|---------------------|--------------------------------|--------------------------|
| — | Bunbury | 91 |
| 1 | Perth turn off | 90 |
| 2 | Racecourse | 89 |
| 11 | Minninup and Boyanup turn off | 80 |
| 14 | Stirling and Minninup turn off | 77 |
| 17 | Capel | 74 |
| 22 | Pine Plantation | 69 |

BUNBURY-BUSSELTON-FLINDERS BAY ROUTE No. 2B—continued.

| Miles from Bunbury. | | Miles from Flinders Bay. |
|---------------------|-------------------------------------|--------------------------|
| 23 | Ludlow | 68 |
| 27 | Wonnerup | 64 |
| 31 | Nannup turn off | 60 |
| 33 | Busseton | 58 |
| 38 | Caves House turn off | 53 |
| 39 | Vasse | 52 |
| 40 | Groups 52 and 53 turn off | 51 |
| 43 | Marybrook turn off | 48 |
| 44 | Yallingup Siding and Car-bannup | 47 |
| 47 | Newton and Yelverton turn off | 44 |
| 50 | Groups 59, 49 and Metricup turn off | 41 |
| 51 | Group 60 turn off | 40 |
| 52 | Group 20 turn off | 39 |
| 55 | Cowaramup | 36 |
| 56 | Group 18 turn off | 35 |
| 57 | Group 51 turn off | 34 |
| 60 | Bramley | 31 |
| 63 | Margaret River | 28 |
| 69 | Witchcliffe | 22 |
| 72 | Forest Grove | 19 |
| 79 | McLeods Creek | 12 |
| 81 | Nannup turn off | 10 |
| 83 | Karridale turn off | 8 |
| 86 | Kudardup | 5 |
| 87 | Ferndale | 4 |
| 89 | Augusta | 2 |
| 91 | Flinders Bay | — |

BUNBURY-NORTHCLIFFE ROUTE No. 3.

| Miles from Bunbury. | | Miles from Northcliffe. |
|---------------------|---|-------------------------|
| — | Bunbury | 123 |
| 1 | Busseton turn off | 122 |
| 3 | Glen Iris turn off | 120 |
| 4 | Picton Junction | 119 |
| 9 | Dardanup | 114 |
| 12 | Crooked Brook | 111 |
| 15 | Boyanup | 108 |
| 16 | Busseton and Minninup turn off | 107 |
| 18 | Gwindinup | 105 |
| 21 | Argyle | 102 |
| 25 | Donnybrook | 98 |
| 26 | Collie turn off | 97 |
| 28 | Brookhampton and Thomp-son's Brook turn off | 95 |
| 33 | Newlands | 90 |
| 36 | Kirup | 87 |
| 37 | Claymore turn off | 86 |
| 38 | Cundenup Estate turn off | 85 |
| 40 | Mullalyup | 83 |
| 41 | Hawterville turn off | 82 |
| 44 | Balingup | 79 |
| 50 | Greenbushes station turn off | 73 |
| 51 | Greenbushes | 72 |
| 54 | Cascade and Hester turn off | 69 |
| 58 | Boyup Brook turn off | 65 |
| 60 | Bridgetown | 63 |
| 61 | Nannup, Marinup, Ford and Wheatley River turn off | 62 |
| 62 | Tweed turn off | 61 |
| 63 | Rife Range | 60 |
| 64 | Glentulloch and Glenlynn Siding turn off | 59 |
| 68 | Yornup turn off | 55 |
| 70 | Seaton Ross and Carbellup turn off | 53 |
| 74 | Wilgarup Siding turn off | 49 |
| 77 | Palgarup | 46 |
| 82 | Balbarrup turn off | 41 |
| 83 | Manjimup | 40 |
| 85 | Fonty's Pool turn off | 38 |
| 86 | Jardee and Middlesex turn off | 37 |
| 94 | Nornalup turn off | 29 |
| 96 | Eastbrook turn off | 27 |
| 100 | Collins | 23 |
| 104 | Pemberton | 19 |
| 123 | Northcliffe | — |

BUNBURY-BRIDGETOWN-BOYUP BROOK ROUTE No. 3A.

| Miles from Bunbury. | | Miles from Boyup Brook. |
|---------------------|-------------|-------------------------|
| — | Bunbury | 79 |
| 60 | Bridgetown | 19 |
| 79 | Boyup Brook | — |

Page 152, from 1/4/49.—Distance Tables—South-West Road Bus Services Road Mileages.—*continued.*

| BUNBURY-BOYUP BROOK-BRIDGETOWN ROUTE No. 4. | | | PERTH-BUNBURY ROUTE No. 5— <i>continued.</i> | | |
|---|------------------------|-------------------------|---|---|---------------------|
| Miles from Bunbury | | Miles from Boyup Brook. | Miles from Perth. | | Miles from Bunbury. |
| — | Bunbury | 73 | 8 | Kenwick | 108 |
| 1 | Busselton turn off | 72 | 10 | Maddington | 106 |
| 3 | Glen Iris turn off | 70 | 12 | Gosnells | 104 |
| 4 | Picton Junction | 69 | 15 | Kelmscott | 101 |
| 9 | Dardanup | 64 | 18 | Armadale | 98 |
| 12 | Crooked Brook | 61 | 20 | Wongong | 96 |
| 15 | Boyanup | 58 | 23 | Byford | 93 |
| 16 | Busselton and Minninup | | 24 | Cardup | 92 |
| | turn off | 57 | 28 | Mundijong and Whitby Falls turn off | 88 |
| 18 | Gwindinup | 55 | 29 | Mardella and Jarrahdale | 87 |
| 21 | Argyle | 52 | 32 | Serpentine | 84 |
| 25 | Donnybrook | 48 | 39 | Keysbrook turn off | 77 |
| 26 | Bridgetown turn off | 47 | 44 | North Dandalup | 72 |
| 31 | Queenwood | 42 | 51 | Fairbridge Farm turn off | 65 |
| 33 | Katterup | 40 | 53 | Pinjarra | 63 |
| 35 | Lowden | 38 | 58 | Lake Clifton turn off | 58 |
| 37 | Yabberup | 36 | 61 | Coolup turn off | 55 |
| 41 | Glen Mervyn | 32 | 69 | Waroona | 47 |
| 44 | Mumballup | 29 | 71 | Hamel turn off | 45 |
| 46 | Yowungup | 27 | 74 | Wagerup | 42 |
| 49 | Noggerup | 24 | 77 | Yarloop | 39 |
| 60 | Wilga turn off | 13 | 80 | Cookernup | 36 |
| 72 | Dinninup turn off | 1 | 87 | Harvey, Harvey Weir and Stirling Dam turn off | 29 |
| 73 | Boyup Brook | — | 90 | Wokalup | 26 |
| 92 | Bridgetown | 19 | 91 | Mornington Mills turn off | 25 |
| | | | 94 | Benger | 22 |
| | | | 100 | Brunswick Junction | 16 |
| | | | 102 | Roelands | 14 |
| | | | 103 | Collie turn off | 13 |
| | | | 104 | Burekup | 12 |
| | | | 107 | Dardanup turn off | 9 |
| | | | 108 | Waterloo | 8 |
| | | | 112 | Picton Junction | 4 |
| | | | 113 | Glen Iris turn off | 3 |
| | | | 115 | Busselton turn off | 1 |
| | | | 116 | Bunbury | — |

| Miles from Perth. | | Miles from Bunbury. |
|-------------------|----------------------|---------------------|
| — | Bunbury | 116 |
| 1 | Causeway (Perth end) | 115 |
| 2 | Victoria Park | 114 |
| 3 | Carlisle | 113 |
| 4 | Welshpool turn off | 112 |
| 6 | Queens Park | 110 |
| 7 | Cannington | 109 |

Page 152, from 1/3/1949.—Distance Tables.—Insert:—Perth-Kojonup-Cranbrook Road Bus Route No. 6:—

1. Fares will be calculated on the shortest route distance, no charge being made for additional mileage when bus deviates from the shortest route:—

2. Mileages from Perth:

| Place. | Actual mileage from Perth. |
|-----------------|----------------------------|
| Armadale | 18 |
| 30-Mile peg | 30 |
| North Bannister | 59 |
| Bannister | 68 |
| Crossman | 75 |
| Williams | 100 |
| Tarwonga | 113 |
| Arthur River | 124 |
| Kojonup | 159 |
| Tunney | 182 |
| Cranbrook | 201 |

Deviations from Main Route.

Via Dwarda:

| | |
|-----------------|-----|
| North Bannister | 59 |
| Wandering | 76 |
| Dwarda | 83 |
| Crossman | 89 |
| Boddington | 96 |
| Marradong | 102 |
| Quindanning | 116 |
| Williams | 138 |

Via Boddington and Crossman:

| | |
|--------------|-----|
| Bannister | 68 |
| Boddington | 77 |
| Crossman | 84 |
| Williams | 109 |
| Arthur River | 133 |
| Kojonup | 168 |

Via Bannister and Quindanning:

| | |
|-------------|-----|
| Bannister | 68 |
| Boddington | 77 |
| Marradong | 83 |
| Quindanning | 97 |
| Williams | 119 |

Page 152, from 13/2/1949.—Distance Tables.—Insert:—Perth-Northam Road Bus—Route No. 7: Buses will only stop between Perth and Midland Junction to pick up and set down passengers from and to points beyond Midland Junction, paying the fares specified for this route:—

| Miles from Perth. | | Miles from Northam. |
|-------------------|---|---------------------|
| — | Perth | 61 |
| 1 | Cr. Bulwer and Lord Streets | 60 |
| 2 | Mt. Lawley | 59 |
| 3 | Maylands | 58 |
| 5 | Bayswater | 56 |
| 6 | Bassendean | 55 |
| 8 | Guildford | 53 |
| 9 | East Guildford | 52 |
| 10 | West Midland | 51 |
| 11 | Midland Junction | 50 |
| 16 | Darlington | 45 |
| 17 | Glen Forrest | 44 |
| 21 | Mundaring | 40 |
| 23 | Sawyers Valley | 38 |
| 28 | Turn off to Chidlow | 33 |
| 31 | Turn off to York and the Lakes | 30 |
| 32 | Beechina | 29 |
| 34 | Turn off to Wooroloo | 27 |
| 36 | Turn off Wooroloo Sanatorium | 25 |
| 40 | Turn off to Wundowie | 21 |
| 43 | Koojeddah | 18 |
| 45 | Bakers Hill | 16 |
| 49 | Clackline | 12 |
| 49 | Turn off to Mokine and Spencers Brook | 12 |
| 50 | Turn off to Toodyay | 11 |
| 61 | Northam | — |

Page 157, from 25/3/1949.—Distance Table.—Delete:—“Stopping Place” 14 miles from Perth. Insert:—“Seaforth”—14 miles from Perth.

Goods Rates Book.

Page 40, from 18/3/1949.—Manures.—Add to paragraphs (1) and (3):—“Zinc oxide and sulphate.”

Page 51, from 18/3/1949.—Zinc Sulphate.—Delete and insert:—Zinc sulphate and oxide. (Zinc sulphate and oxide for manures—see Manures.)

Page 116, from 25/3/1949.—Goods, Special Rates for, to Geraldton and vice versa, via Midland Railway Coy’s Line.—Subclause (f)—Add after “Power Kerosene”:—“distillate, diesoleum, diesoline and standesol.”

Pages 139-144, from 1/4/1949.—Intersystem Rates and Conditions.—Amend as under:—

6. (a) Goods specified in the respective systems’ classifications under class rates not provided for in the intersystem rates shall be charges as follows:—

| State. | Class rate specified in Goods Rates Book. | Class rate to be charges under Intersystem Rates. |
|--------------|---|---|
| | Class. | Class. |
| Commonwealth | AA | A plus 7s. 6d. |
| | BB | B plus 7s. 6d. |
| | CC | C plus 7s. 6d. |

Pages 139-144, from 1/4/1949.—Intersystem Rates and Conditions.—Amend as under:—

(C) Loading and unloading charges, South Australia. Delete:—2s. 3d. Insert:—2s. 9d.

Page 204, from 1/4/1949.—List of Stations and Sidings—Wundowie.—Delete asterisk and insert “f” after station name.

Page 205, from 1/4/1949.—Distance Table.—Delete:—“Wundowie.” Insert:—“WUNDOWIE.”

IN THE MATTER OF THE COMPANIES ACT, 1943-1947.

NOTICE is hereby given that pursuant to sections 402 and 405 of the abovenamed Act, the undermentioned persons have been registered on the dates specified as qualified to act as Auditor and Liquidator of Companies:—

Cyril Perth Nicholl, of 544 Hay Street, Perth, Public Accountant and Auditor; date of registration—21st April, 1949.

Garnet Malcolm Lyall Potter, of c/o. F. K. Warner, C.T.A. Building, Perth, Accountant; date of registration—21st March, 1949.

Dated the 27th day of April, 1949.

G. J. BOYLSON,
Registrar of Companies.

COMPANIES ACT, 1943-1946.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.
(James Budge Pty. Limited.)

NOTICE is hereby given that James Budge Pty. Limited, a Company registered under Part XI of the Companies Act, 1943-1946, and having its registered office at 37-39 Padbury Buildings, Forrest Place, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on or after the 21st day of April, 1949.

Dated this 21st day of April, 1949.

FRED. CURRAN,
Attorney.
Curran & Corser, Solicitors, Forrest Place, Perth.

COMPANIES ACT, 1943-1946.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

(N. M. Symington and Company Pty. Limited.)

1. N. M. Symington & Company Pty. Limited, hereby gives notice that by a resolution of the Company passed on the 6th day of April, 1949, the nominal capital of the Company was increased by the addition thereto of the sum of fifteen thousand pounds divided into fifteen thousand shares of one pound each beyond the registered capital of ten thousand pounds.

2. The additional capital is divided as follows:—

Number of Shares—15,000; Class of Shares—Ordinary; Nominal Amount of each Share—£1.

3. The conditions (e.g., voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—"The shares will have identical rights with the shares forming part of the original share capital of the Company."

4. There are no preference shares forming part of the original or increased capital of the Company and the right vested under the Memorandum of Association of the Company to issue shares with preferred or deferred rights has never been exercised.

Dated the 20th day of April, 1949.

N. M. SYMINGTON,
Chairman of Directors.

COMPANIES ACT, 1943-1947.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

The London Australian and General Exploration Company Limited.

NOTICE is hereby given that The London, Australian and General Exploration Company Limited, having its Registered Office at rooms 7-10, Third Floor, St. George's House, St. George's Terrace, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 29th day of July, 1949.

Dated the 14th day of April, 1949.

(Sgd.) E. B. NEWMAN,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth, Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

The Eagle & Globe Steel Company Limited.

NOTICE is hereby given that the Registered Office of this Company is situated at 711 Wellington Street, Perth, and is open to the public between the hours of 10 a.m. and 12 noon and 2 p.m. and 4 p.m., Mondays to Fridays inclusive, excluding public holidays.

Dated the 31st day of March, 1949.

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

MASTER BUTCHERS CO-OPERATIVE LIMITED.

THE Registered Office of this Company, as from April 5th, 1949, will be situated at 1009 Hay Street, Perth.

S. C. MARSDEN,
Secretary.

THE COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office.

Pursuant to Section 99 (4).

Abo Gold Explorations and Flotations Limited.

NOTICE is hereby given that the Registered Office of Abo Gold Explorations and Flotations Limited was on the 11th day of April, 1949, changed to and is now situated at number 27 Market Street, Fremantle, in the State of Western Australia.

Dated this 20th day of April, 1949.

E. GRADY,
Secretary.

M. E. & R. Solomon, of Bank of Adelaide Chambers, St. George's Terrace, Perth, Solicitors for Abo Gold Explorations and Flotations Limited.

THE COMPANIES ACT, 1943-1946.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

Country Newspapers Pty. Ltd.

1. COUNTRY NEWSPAPERS PTY. LTD. hereby gives notice that by a special resolution of the company passed on the 12th day of April, 1949, the nominal share capital of the company was increased by the addition thereto of the sum of thirty-five thousand pounds divided into thirty-five thousand ordinary shares of one pound each beyond the registered capital of fifteen thousand pounds (divided into ten thousand ordinary shares of one pound each and five thousand five per cent. cumulative preference shares of one pound each).

2. The additional capital is divided as follows:—

Number of Shares—35,000; Class of Shares—Ordinary; Nominal Amount of each Share—One pound (£1).

3. The conditions subject to which the new shares have been or are to be issued are the same as those of original issue.

Dated this 21st day of April, 1949.

VICTOR COURTNEY,
Director.

COMPANIES ACT, 1943-1947.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

(Coolgardie Prospecting Company No Liability).

NOTICE is hereby given that Coolgardie Prospecting Company No Liability, a company registered under Part XI of the Companies Act, 1943-1947, and having its Registered Office at No. 4, Exchange Buildings, Haman Street, Kalgoorlie, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 15th day of August, 1949.

Dated this 13th day of April, 1949.

H. D. S. MACOBOY,
Agent.

Cowle & Macoboy, Kalgoorlie, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office.

Pursuant to Section 99 (4).

Builders Pty. Ltd.

NOTICE is hereby given that the Registered Office of Builders Pty. Ltd., was on the 14th day of March, 1949, changed to and is now situated at Southern Cross Chambers, Howard Street, Perth, in the State of Western Australia.

Dated this 22nd day of April, 1949.

W. FAIRWEATHER,
Secretary.

COMPANIES ACT, 1943-1947.

Notice of Registered Office and Hours of Business. Sargood Gardiner Limited.

SARGOOD GARDINER LIMITED hereby gives notice that the Registered Office of the Company is situated at 794 Hay Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 12 noon and 2 p.m. to 4 p.m. Mondays to Fridays inclusive (except bank holidays).

Dated this 11th day of March, 1949.

J. B. KERR,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth, Western Australia.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Avery, formerly of 2 Joseph Street, West Leederville, in the State of Western Australia, Retired Carpenter, late of Pel-sart Island, Houtman's Abrolhos Islands, Builder, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars 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 29th day of May, 1949, 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 received notice.

Dated the 21st day of April, 1949.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Edwin Breakell, formerly of 81 Hamersley Road, Subiaco, in the State of Western Australia, but late of 256 Unley Road, Hyde Park, in the State of South Australia, Retired Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the State of Western Australia, on or before the 29th day of May, 1949, 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 this 27th day of April, 1949.

LOHRMANN, TINDAL & GUTHRIE,
Perpetual Trustee Building, 89 St.
George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the estate of Anne Brotherson, late of 496 Fitzgerald Street, North Perth, in the State of Western Australia, Widow, deceased, intestate.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Administrator, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the said State on or before the 29th day of May, 1949, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 27th day of April, 1949.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Victor Ingram Waldo Carne, late of 133 Burt Street, Boulder, in the State of Western Australia, Storekeeper, deceased intestate.

NOTICE is hereby given that all persons having any claims or demands against the estate of the abovenamed deceased are required to forward particulars thereof in writing to the Administratrix, care of O'Dea & O'Dea, Solicitors, Union Bank Buildings, Hannan Street, Kalgoorlie, on or before the 29th day of May, 1949, after which date the said Administratrix will proceed to dis-

tribute the assets of the said deceased amongst the persons entitled thereto having regard only to such claims or demands of which she shall then have had notice.

Dated this 21st day of April, 1949.

O'DEA & O'DEA,
185 Hannan Street, Kalgoorlie,
Solicitors for the Administratrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Henry Garvey, late of 246 Hamersley Road, Subiaco, in the State of Western Australia, Manufacturer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 29th day of May, 1949, 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 so sent in.

Dated the 21st day of April, 1949.

FRANK ACKLAND,
of Padbury Buildings, Forrest Place, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Jane Playforth, late of Dowerin, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars of the same in writing to the Executor, care of the undersigned on or before the 29th day of May, 1949, after which date the said Executor will proceed to distribute the assets of said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which shall then have had notice.

Dated this 26th day of April, 1949.

CONNOR & MAYBERRY,
110 Fitzgerald Street, Northam,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Eadie, late of 11 Edward Street, Cottesloe, in the State of Western Australia, Retired Marine Engineer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the said State, on or before the 29th day of May, 1949, 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 or demands of which it shall then have had notice.

Dated the 21st day of April, 1949.

LIONEL WESTON deMORLEY,
McNeil Chambers, 9 Barrack Street, Perth,
Solicitor for the said Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Bailey Bassett, formerly of 200 Rokeby Road, Subiaco, in the State of Western Australia, Draper, but late of 367 Cambridge Street, Wembley, in the said State, Retired Draper, 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 par-

particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 29th day of May, 1949, 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 21st day of April, 1949.

STONE, JAMES & CO.,
47 St. George's Terrace, Perth,
Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Harry Bennett, late of 59 Thomas Street, West Perth, in the State of Western Australia, but formerly of 98 Northwood Street, West Leederville, in the said State, Retired Railway Officer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars in writing thereof to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 29th day of May, 1949, 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 26th day of April, 1949.

RALPH J. STODDART,
of 135 St. George's Terrace, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 30th day of May, 1949, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 27th day of April, 1949.

J. H. GLYNN,
Public Trust Office,
A.N.A. House,
Perth, W.A.

Name, Occupation, Address, Date of Death.

Saggers, Annabella; Married Woman; formerly of corner of Aleester Gardens and Preston Point Road, East Fremantle, but late of 35 Staton Road, East Fremantle; 26/1/49.

Coles, John Phillip; Ganger; formerly of 44 Forrest Street, Northam, but late of Flat 3, 200 Adelaide Terrace, Perth; 27/11/48.

Gladstone, Norman; Pensioner; late of Pithara; 4/2/49.

Edwards, Helen; Married Woman; late of 90 Wellington Street, Mosman Park; 7/1/49.

Geggie, William Mark; War Pensioner; late of Mullewa; 3/11/48.

McDermott, Donald Archibald; Labourer; late of Nedlands; 10/12/48.

Bell, Robert James; Retired Miner and War Pensioner; formerly of 70 Dugan Street, Kalgoorlie, and of Wooroloo, but late of Albany Road, Victoria Park; 13/2/49.

Morris, Richard; Orchardist; late of Bickley Road, East Cammington; 19/11/48.

Dunn, Frances Ann; Widow; late of 14 Camberwell Street, Victoria Park; 26/1/49.

Sledge, Harriet Lillias (also known as Harriett Lillias Sledge); Widow; formerly of 47 Homer Street, Narrogin, but late of 17 Gregory Street, Wembley; 2/12/48.

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 27th day of April, 1949.

J. H. GLYNN,
Public Trustee,
Perth.

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

Coles, John Phillip; Ganger; formerly of 44 Forrest Street, Northam, but late of Flat 3, 200 Adelaide Terrace, Perth; 27/11/48; 22/4/49.

Gladstone, Norman; Pensioner; late of Pithara; 4/2/49; 22/4/49.

Rigg, John; Retired Farmer; late of "Brooklands," 14-Mile Brook, Williams; 17/6/48; 22/4/49.

Edwards, Helen; Married Woman; late of 90 Wellington Street, Mosman Park; 7/1/49; 22/4/49.

Geggie, William Mark; War Pensioner; late of Mullewa; 3/11/48; 22/4/49.

McDermott, Donald Archibald; Labourer; late of Nedlands; 10/12/48; 22/4/49.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

| | £ | s. | d. |
|--|---|----|----|
| Abattoirs Act and Amendment | 0 | 1 | 0 |
| Administration Act (Consolidated) | 0 | 2 | 6 |
| Adoption of Children Act | 0 | 0 | 6 |
| Agricultural Bank Act | 0 | 1 | 0 |
| Agricultural Seeds Act | 0 | 1 | 0 |
| Associations Incorporation Act | 0 | 0 | 6 |
| Auctioneers Act | 0 | 1 | 0 |
| Bills of Sale Act (Consolidated) and Amendment | 0 | 2 | 0 |
| Brands Act | 0 | 1 | 6 |
| Bread Act (Consolidated) and Amendment | 0 | 1 | 6 |
| Bush Fires Act (Consolidated) | 0 | 1 | 6 |
| Carriers Act | 0 | 0 | 6 |
| Child Welfare Act | 0 | 2 | 6 |
| Companies Act | 0 | 5 | 0 |
| Crown Suits Act | 0 | 1 | 6 |
| Dairy Cattle Improvement Act | 0 | 1 | 0 |
| Dairy Industry Act | 0 | 2 | 0 |
| Dairy Products Marketing Regulation Act | 0 | 2 | 0 |
| Dentists Act | 0 | 2 | 0 |
| Declarations and Attestations Act | 0 | 0 | 6 |
| Dog Act (Consolidated) | 0 | 1 | 0 |
| Dried Fruits Act | 0 | 1 | 6 |
| Droving Act | 0 | 1 | 0 |
| Drugs (Police Offences) Act | 0 | 1 | 0 |
| Egg Marketing Act | 0 | 1 | 0 |
| Electoral Act (Consolidated) | 0 | 2 | 6 |
| Electricity Act | 0 | 2 | 0 |
| Employers' Liability Act | 0 | 0 | 6 |
| Evidence Act (Consolidated) | 0 | 2 | 0 |
| Factories and Shops Act (Consolidated) | 0 | 4 | 0 |
| Factories and Shops Act Regulations | 0 | 1 | 0 |
| Factories and Shops Time and Wages Books— | | | |
| Large | 0 | 4 | 3 |
| Small | 0 | 3 | 3 |
| Feeding Stuffs Act | 0 | 1 | 6 |
| Fertilisers Act | 0 | 1 | 0 |
| Firearms and Guns Act (Consolidated) | 0 | 1 | 0 |
| Fire Brigades Act | 0 | 2 | 0 |
| Firms Registration Act and Amendment | 0 | 1 | 6 |
| Fisheries Act (Consolidated) | 0 | 1 | 6 |
| Forests Act | 0 | 1 | 6 |
| Fremantle Harbour Trust Act (Consolidated) | 0 | 1 | 6 |
| Friendly Societies Act and Amendments | 0 | 2 | 0 |
| Game Act (Consolidated) | 0 | 1 | 0 |
| Gold Buyers Act and Regulations | 0 | 2 | 0 |
| Hawkers and Pedlars Act and Amendment | 0 | 1 | 0 |
| Health Act (Consolidated) | 0 | 5 | 0 |
| Hire Purchase Agreement Act (Consolidated) | 0 | 0 | 6 |
| Hospital Fund Act | 0 | 1 | 0 |
| Hospitals Act | 0 | 1 | 0 |
| Illicit Sale of Liquor Act | 0 | 0 | 6 |
| Industrial Arbitration Act (Consolidated) | 0 | 3 | 0 |
| Inebriates Act | 0 | 0 | 6 |
| Infants, Guardianship of, Act | 0 | 1 | 0 |
| Inspection of Machinery Act with Regulations | 0 | 2 | 6 |

Acts of Parliament, etc.—*continued.*

| | £ | s. | d. |
|---|---|----|----|
| Inspection of Scaffolding Act (Consolidated) | 0 | 1 | 6 |
| Interpretation Act | 0 | 2 | 0 |
| Irrigation and Rights in Water Act | 0 | 1 | 6 |
| Justices Act (Consolidated) | 0 | 3 | 0 |
| Land Agents Act and Amendment | 0 | 1 | 0 |
| Legal Practitioners Act (Consolidated) | 0 | 1 | 6 |
| Licensed Surveyors Act | 0 | 1 | 0 |
| Licensing Act and Amendments | 0 | 4 | 0 |
| Life Assurance Act (Consolidated) | 0 | 1 | 6 |
| Limitation Act | 0 | 1 | 0 |
| Limited Partnerships Act | 0 | 0 | 6 |
| Marine Stores Dealers Act | 0 | 1 | 0 |
| Marriage Act | 0 | 2 | 0 |
| Married Women's Property Act (Consolidated) | 0 | 1 | 0 |
| Married Women's Protection Act (Consolidated) | 0 | 0 | 6 |
| Masters and Servants Act | 0 | 1 | 0 |
| Medical Practitioners Act | 0 | 1 | 0 |
| Metropolitan Water Supply, Sewerage, and Drainage Act | 0 | 2 | 0 |
| Milk Act | 0 | 2 | 0 |
| Mines Regulation Act | 0 | 1 | 9 |
| Mine Workers' Relief Fund Act and Regulations | 0 | 2 | 6 |
| Mining Act | 0 | 2 | 0 |
| Money Lenders Act (Consolidated) | 0 | 1 | 6 |
| Municipal Corporations Act (Consolidated) | 0 | 5 | 0 |
| Native Administration Act | 0 | 2 | 0 |
| Native Flora Protection Act | 0 | 1 | 0 |
| Noxious Weeds Act | 0 | 1 | 0 |
| Nurses Registration Act | 0 | 1 | 0 |
| Partnership Act | 0 | 1 | 0 |
| Pawnbrokers Act (Consolidated) | 0 | 1 | 0 |
| Pearling Act (Consolidated) | 0 | 2 | 0 |
| Petroleum Act | 0 | 3 | 0 |
| Pharmacy and Poisons Act (Consolidated) | 0 | 2 | 0 |
| Plant Diseases Act | 0 | 1 | 0 |
| Prevention of Cruelty to Animals Act | 0 | 1 | 0 |
| Public Service Act (Consolidated) | 0 | 1 | 6 |
| Public Works Act and Amendment | 0 | 2 | 6 |
| Purchasers' Protection Act | 0 | 0 | 9 |
| Road Districts Act (Consolidated) | 0 | 5 | 0 |
| Sale of Goods Act | 0 | 1 | 0 |
| Second-hand Dealers Act | 0 | 0 | 6 |
| Stamp Act (Consolidated) | 0 | 3 | 0 |
| State Government Insurance Act | 0 | 0 | 6 |
| State Housing Act | 0 | 2 | 6 |
| State Trading Concerns Act | 0 | 1 | 6 |
| State Transport Co-ordination Act | 0 | 1 | 6 |
| Superannuation and Family Benefits Act | 0 | 2 | 6 |
| Supreme Court Act | 0 | 3 | 6 |
| Tenants, Purchasers, and Mortgagors' Relief Act | 0 | 2 | 0 |
| Timber Industry Regulation Act and Regulations | 0 | 2 | 6 |
| Town Planning and Development Act | 0 | 1 | 6 |
| Traffic Act (Consolidated) | 0 | 3 | 0 |
| Tramways Act, Government | 0 | 0 | 6 |
| Trespass, Fencing and Impounding Act and | | | |

Acts of Parliament, etc.—*continued.*

| | £ | s. | d. |
|--|---|----|----|
| Amendment | 0 | 1 | 6 |
| Trustees Act | 0 | 1 | 6 |
| Truck Act and Amendment | 0 | 1 | 6 |
| Unclaimed Moneys Act | 0 | 1 | 0 |
| Vermin Act (Consolidated) | 0 | 2 | 0 |
| Veterinary Act | 0 | 1 | 6 |
| Water Boards Act | 0 | 2 | 6 |
| Weights and Measures Act and Regulations | 0 | 2 | 6 |
| Workers' Compensation Act | 0 | 3 | 0 |
| Wheat Products (Prices Fixation) Act | 0 | 1 | 0 |
| Year Book, Pocket | 0 | 0 | 6 |

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