



# 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. 27.]

PERTH : FRIDAY, MAY 20.

[1949.

### THE AUDIT ACT, 1904.

The Treasury,  
Perth, 17th May, 1949.

THE following appointments have been approved:—

Certifying Officer—Trsy. No. 56/45.—Mr. M. L. Brabazon for the Railways Department, from 17th March, 1949, to 8th June, 1949.

Receiver of Revenue—Trsy. No. 218/48.—Mr. F. D. Paxman for the Metropolitan Water Supply, as from the 9th May, 1949, and not Mr. F. D. Paxham as previously gazetted.

A. J. REID,  
Under Treasurer.

Public Service Commissioner's Office,  
Perth, 18th May, 1949.

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

Ex. Co. 363, P.S.C. 16/49—J. G. Barlow, Inspector, Audit Department, to be Senior Inspector, Class C-II-2, as from 16th May, 1949.

Ex. Co. 587—K. G. Walsh, Crown Prosecutor, Crown Law Department, to be Assistant Crown Solicitor, Class P-I-8, as from 2nd May, 1949.

Ex. Co. 431, P.S.C. 972/48—J. R. Driscoll, Clerk, Public Works Department, to be Clerk, Factories and Shops Branch, Department of Labour, Class C-II-8, as from 25th March, 1949.

And has amended the classification of the following position:—

Ex. Co. 818, Item 480, Clerk in Charge, Inspections and Applications Branch, Lands and Surveys Department, at present occupied by E. R. Denney, from Class C-II-4 to Class C-II-3/4, as from 1st January, 1949.

### ERRATUM NOTICE.

The words "Inspector (Pilbara)" appearing in the notice headed "Amendment to Classification" on page 1024 of the *Government Gazette* dated 13th May, 1949, should read "District Officer (Pilbara)."

S. A. TAYLOR,  
Public Service Commissioner.

### REGULATIONS GOVERNING THE ADMISSION OF CADET EXAMINERS OF SURVEY PLANS, LANDS AND SURVEYS DEPARTMENT.

HIS Excellency the Governor in Executive Council has approved the attached regulations governing the admission of Cadet Examiners of Survey Plans, Lands and Surveys Department.

#### 1.—Conditions.

An applicant for appointment must not be more than 21 or less than 16 years of age. A medical certificate shall be produced to the effect that the applicant is of sound constitution and not affected with any physical infirmity which would interfere with the proper exercise of the required duties. The applicant shall also produce satisfactory evidence as to character.

When forwarding an application, each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commissioner.

#### 2.—Qualifications.

Applicants must have passed the Junior Certificate Examination of the University of Western Australia in English Mathematics A and B and any three other subjects, or have passed an approved equivalent examination.

Applicants will be required to produce evidence of the examinations passed by them.

3.—Selection.

Applications for vacancies will be invited by the Public Service Commissioner by advertisement. Selection of applicants considered suitable for appointment will be made by a Board consisting of the Public Service Commissioner, the permanent head and a professional member nominated by the Commissioner.

4.—Probation.

Every cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the permanent head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties, and upon general conduct. Upon receipt of such report, the Commissioner will confirm, or annul the appointment. Upon confirmation of a cadet's appointment, he will be article to the Surveyor General for the term hereinafter prescribed.

5.—Term of Cadetship and Examinations.

A cadet will be required to serve for a period of four years and will undergo such course of training as may be prescribed by the permanent head of the department.

During the term of his cadetship the cadet will be required to attend classes at the Perth Technical College and to obtain the College Diploma in Survey Drafting.

6.—Study Leave.

When a cadet who is serving in the department is unable to obtain the necessary instruction at evening classes in respect of his course of study he may be allowed such leave of absence as may be necessary to attend day lectures in approved subjects, but such leave of absence during working hours shall be without pay.

7.—Extension of Term.

If at the end of the prescribed term of cadetship, a cadet has not succeeded in obtaining the diploma referred to in regulation 5, his cadetship may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same remuneration as the cadet was in receipt of for the fourth year of cadetship.

8.—Progress and Conduct.

At any time after a cadet has completed one year of the prescribed term of service, if, in the opinion of the permanent head of the department, his progress and/or general conduct have not been satisfactory, the cadetship may be cancelled on the approval of the Public Service Commissioner.

9.—Regulations.

During the whole term of his cadetship, and any extension thereto, a cadet shall be subject to the Public Service Act and regulations relating to the permanent staff, as far as these may be applicable. The period of cadetship shall not be considered as any part of a term of service for which long service leave may be granted.

10.—Remuneration.

The remuneration of cadets during periods of service in the department, shall be at the following rates:—

	Percentage of male basic rate.
First year .. .. .	45
Second year .. .. .	57½
Third year .. .. .	70
Fourth year .. .. .	80

11.—Allowances.

(a) A cadet while in camp where a cook is provided will be paid a daily allowance of three shillings.

(b) When a cadet is employed away from his headquarters an allowance, at such rates as may be approved by the Public Service Commissioner, may be paid as compensation for—

(i) Any extra cost of living involved where no camp with a cook is provided.

(ii) Any extra cost for transport necessarily incurred.

12.—Service.

A cadet who has satisfactorily completed his cadetship shall (should he be so required) serve in the Public Service of the State for a period of three years at the salary prescribed by industrial agreement between the Public Service Commissioner and the Civil Service Association for the first two years which shall be regarded as a probationary period, and thereafter in accordance with the Public Service Commissioner's classification of the work upon which he is engaged.

13.—Agreement and Bond.

Before any person is accepted as a cadet under these regulations an agreement in the form, or to the effect of Form No. 1 in the appendix hereto shall be executed by such persons and his legal guardian and the head of the department concerned; and a bond in the form, or to the effect, of Form No.2 in the said appendix shall be executed by the said legal guardian and by one or two sureties, to be determined and approved by the permanent head of the department.

Appendix.

Form No. 1.

This indenture, made the.....day of..... one thousand nine hundred and....., between (a)....., of (b)....., in the State of Western Australia (hereinafter called "the cadet"), of the first part, (c)....., of (d)....., in the said State, (e)..... the (f)..... of the cadet (hereinafter called "the guardian") of the second part (g)..... the Surveyor General, Lands and Surveys Department, for the State of Western Australia (hereinafter with his successors in office referred to as "the Surveyor General") of the third part, witnesseth that the said parties hereto do hereby mutually covenant and agree as follows:—

1. The cadet of his own free will and accord, with the consent of the guardian, hereby places and binds himself to serve the Surveyor General as a Cadet Examiner of Survey Plans for the term of four years from the.....day of....., one thousand nine hundred and..... under and subject to the regulations governing the admission of Cadet Examiners of Survey Plans, Lands and Surveys Department, as approved by the Governor in Council and published in the *Government Gazette* of the.....day of..... 19...., and any amendments for the time being in force thereof.

2. The cadet will during the said term well and truly serve the Surveyor General as a Cadet Examiner of Survey plans and will in all respects and at all times observe, perform and comply with the obligations on the part of the cadet contained in the said regulations or any amendments for the time being in force thereof.

3. When the cadet shall have satisfactorily completed his cadetship and obtained his diploma of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in regulation 12 of the said regulations, or any amendments for the time being in force thereof.

4. In consideration of the premises the Surveyor General will during the said term take and accept the cadet attached to the Lands and Surveys Department, and employ him and instruct him or cause him to be employed and instructed, as a Cadet Examiner of Survey Plans under and in accordance with the said regulations, or any amendments for the time being in force thereof.

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 cadet the said (h)..... in the presence of.....

(i)..... Signed, sealed and delivered by the guardian the said (j)..... in the presence of.....

(k)..... Signed, sealed and delivered by the Surveyor General the said (l)..... in the presence of.....

(m).....

(a) Full name of cadet. (b) Address. (c) Full name of guardian. (d) Address. (e) Occupation. (f) Father, mother, or guardian, as the case may be. (g) Full name of Surveyor General. (h) Full name of cadet. (i) Signature of cadet. (j) Full name of guardian. (k) Signature of guardian. (l) Full name of Surveyor General. (m) Signature of Surveyor General.

Form No. 2.

Know all men by these presents that we (a)..... of (b).....in the State of Western Australia (c).....and (d).....of (e).....in the said State (f)..... and (g).....of (h).....in the said State (i).....are jointly and severally bound in the sum of one hundred pounds (£100), to be paid to His Majesty the King, His heirs and successors, for the due payment whereof we bind ourselves and each and every one of us, and for the whole our heirs, executors and administrators by these presents.

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

Whereas by an indenture dated the.....day of .....19...., made between (j).....of the first part, the abovenamed (k).....of the second part and (l).....for the State of Western Australia of the third part, the said (m).....was, under and subject to the regulations governing the admission of Cadet Examiners of Survey Plans, Lands and Surveys Department, as approved by the Governor in Council, and published in the *Government Gazette* of.....day of..... 19...., or any amendments for the time being in force thereof, taken and accepted as a Cadet Examiner of Survey Plans by the said (n).....

Now the condition of the above written bond is such that if the said (o).....and the above bounden (p).....shall not duly and faithfully comply with all their obligations under the said indenture, then the above written bond shall be void and of no effect, but otherwise it shall be and remain in full force and virtue.

Signed, sealed and delivered by the said (q)..... in the presence of..... (r).....

Signed, sealed and delivered by the said (s)..... in the presence of..... (t).....

Signed, sealed and delivered by the said (u)..... in the presence of..... (v).....

(a) Full name of guardian of cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of cadet. (k) Full name of guardian. (l) Name and description of departmental head. (m) Full name of cadet. (n) Name and title of departmental head. (o) Full name of cadet. (p) Full name of guardian. (q) Full name of guardian. (r) Signature of guardian. (s) Full name of first surety. (t) Signature of first surety. (u) Full name of second surety. (v) Signature of second surety.

S. A. TAYLOR,  
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Mines	Chemist and Research Officer, Government Chemical Laboratories†	Class P-II.-2/3 Margin £345-£449 (Limit £423) Class A-I.-8 £943-£1177	1949. 21st May.
Crown Law	Under Secretary	Class A-I.-16 £683-£787	do.
Local Government	Secretary for Local Government	Class C-II.-8	do.
Child Welfare	Clerk (Item 2044)	Margin £139-£167 Class C-II.-8	do.
Public Health	Clerk, Records, T.B. Clinic	Margin £139-£167 Class G-II.-3	do.
Metropolitan Water Supply	Senior Inspector of Water Supply	Margin £345-£371 Class C-II.-4/5	do.
Public Works	Costs Clerk, State Engineering Works*	Margin £251-£319 Class C-II.-8	do.
Local Government	Clerk, Local Government Branch	Margin £139-£167 Class C-II.-6	do.
Lands and Surveys	Boarding and Welfare Officer, Immigration Branch	Margin £209-£237 Class C-II.-8	28th May.
Crown Law	Clerk, Perth Police Court (Item 1764)	Margin £139-£167 Class P-II.-2	do.
Agriculture	Chief Poultry Adviser	Margin £397-£449 Class C-II.-7	do.
Treasury	Clerk (Item 22)	Margin £181-£195 Class C-II.-8	4th June.
Mines	Clerk, Inspection of Machinery Branch (Item 599)	Margin £139-£167 Class C-II.-6	do.
Forests	Clerk (Item 352)	Margin £209-£237 Class P-II.-3/5	do.
Public Works	Architect, 2nd Class (Item 1254)	Margin £251-£371 Class C-VI.	do.
Agriculture	Typist, Minister's Office	Margin £70-£125	do.

\* Preference will be given to an applicant who has had some experience in an Engineering Shop and who has passed the final examination of the Institute of Cost Accountants.

† 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, 19th May, 1949.

THE Hon. Attorney General has approved of the under-mentioned appointments:—

Sergeant J. Clark as Bailiff of the Kalgoorlie Local Court *vice* Sergeant J. White, transferred.

Constable Leslie Aloysius Mumme as Bailiff of the Merredin Local Court at Trayning, *vice* Constable J. W. Patterson, retired.

Constable Ronald Charles Woodley as Acting Bailiff of the Merredin Local Court at Trayning, during the absence on leave of Constable L. A. Mumme.

Constable C. J. W. Frankish as Acting Bailiff of the Bunbury Local Court at Yarloop during the absence on leave of Constable P. L. Pollett.

Constable R. V. Edwards as Bailiff of the Narrogin Local Court at Pingelly, *vice* Constable A. A. Napier, retired.

Sergeant W. J. Chambers as Acting Bailiff of the Harvey Local Court during the absence on annual leave of Sergeant E. P. Emberson.

#### 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:—

Roy Field, Dukin; Alfred Edward Doust, Bieton; Albert William Crooks, Claremont.

THE department has been notified that cheque No. 7782 dated the 27th April, 1949, drawn on the Clerk of Courts Trust Fund for the sum of 9s. 6d. in favour of Bailiff Harvey 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, 1912-1948.

Crown Law Department,  
Perth, 11th May, 1949.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased, under section 45 of the Industrial Arbitration Act, 1912-1948, to appoint, as from and including the 16th day of May, 1949, Lawrence Walter Jackson of Perth, a legal practitioner of and a person qualified to be appointed a Judge of the Supreme Court of Western Australia, to be, upon and subject to the provisions of the said Act, a member and the President of the Court of Arbitration constituted by the said Act.

H. B. HAYLES,  
Under Secretary for Law.

#### NOTICE TO MARINERS.

No. 3 of 1949.

Australia—West Coast.

Fremantle Inner Harbour.

Light Beacon and Dolphin Demolished.

Light Buoy Temporarily Established.

Positions—From Light-tower on South Mole (lat. 32° 03' 20" S., long. 115° 43' 40" E. (approx.).

(1) 75½° distant 1,615 feet.

(2) 75½° distant 1,315 feet.

Details—The Inner Green Light Beacon at position (1), and the Slipway Dolphin at position (2) adjoining the Southern line of the entrance channel of the Fremantle Inner Harbour have been accidentally demolished.

A buoy painted black and carrying a flashing green light has been temporarily established in position (1) above in place of the demolished beacon.

Charts affected—Nos. Aust. 112-113, B.A. 240-1700.

Publication affected—Australia Pilot, Vol. V., page 320.

Authority—Fremantle Harbour Trust.

Date—29th April, 1949.

(Sgd.) E. TRIVETT,  
Harbour Master.

(Sgd.) H. ACTON,  
Secretary.

#### INCREASE OF RENT (WAR RESTRICTIONS) ACT, 1939-1948.

Chief Secretary's Department,  
Perth, 27th April, 1949.

C.S.D. 76/48.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Increase of Rent (War Restrictions) Act, 1939-1948, has been pleased to amend the Increase of Rent (War Restrictions) Act, Recovery of Possession and Restriction on Eviction Regulations, made under and for the purposes of the said Act and published in the *Government Gazette*, on the 3rd day of September, 1948, and amended by notices published in the *Government Gazette* on the 1st day of November, 1948, and the 10th day of December, 1948, in the manner mentioned in the Schedule hereunder.

H. T. STITFOLD,  
Under Secretary.

#### Schedule.

The abovementioned regulations are amended by inserting in regulation 8A after the word "thereof" in line 6 the following words:—"and except as to any option of purchase or of renewal."

#### PILOTAGE CHARGES AND TONNAGE DUES.

(Ordinance 37 Victoriae No. 14.)

Chief Secretary's Department,  
Perth, 27th April, 1949.

C.S.D. 224/36.

HIS Excellency the Governor in Executive Council, acting pursuant to section 2 of Ordinance 37 Victoriae No. 14 and all other powers in this behalf enabling him, doth hereby alter in the manner set forth in the Schedule hereunder the scales or lists of pilotage charges and tonnage dues made by him under the said Ordinance by notice published in the *Government Gazette* of the 10th January, 1919, and altered from time to time thereafter by notices published in the *Government Gazette*, in

respect of ships or vessels entering, calling at or using the ports or harbours in the State of Western Australia.

H. T. STITFOLD,  
Under Secretary.

#### Schedule.

The abovementioned scales or lists of pilotage charges and tonnage dues are altered as follows:—

1. Under the heading "Vessels exempt from all Port and Harbour Dues whatsoever"—

(a) Insert a new clause in paragraph 1 after clause (4) to stand as clause (5) as follows:—

(5) All fishing vessels except such as are required under the provisions of paragraph 15 to pay tonnage.

(b) Insert a further proviso after the proviso in paragraph 1 as follows:—

And provided further that pilotage charges shall be paid in respect of the classes of vessels described in subparagraphs (2), (3), (4) and (5) of this paragraph, when and in any case, at the express request of the owner, agent or master of a vessel of any of the classes aforesaid, pilotage is in fact provided for such vessel.

2. Under the heading "Tonnage Dues" delete the whole of paragraphs 6 to 15 inclusive and in lieu thereof insert the following paragraphs:—

6. Subject to the exemptions provided in paragraph 1 there shall be paid to the Harbour and Light Department, in respect of vessels entering, calling at or using any port in the State of Western Australia, by the master, owner or agent of the vessels, tonnage dues at the rates and for the periods hereinafter prescribed.

7. The rate of tonnage dues in respect of a vessel entering any port in the State other than the port of Fremantle or the port of Bunbury shall be 2½d. per ton on the gross registered tonnage of the vessel. The payment of such dues shall entitle a vessel to enter any port in the State during the quarter in respect of which payment has been made.

8. The rate of tonnage dues in respect of a vessel entering the port of Fremantle only or the port of Bunbury only shall be 1½d. per ton on the gross registered tonnage of the vessel and in the event of the vessel entering any other port in the State during the same quarter in respect of which the dues at the rate prescribed in this paragraph shall have been paid, for the first entry thereafter a further 1½d. per ton on the gross registered tonnage of the vessel shall be paid but such payment shall be valid only for the unexpired portion of such quarter. Thereafter, during such quarter, entry into any port in the State by such vessel shall be free of charge.

9. The master, owner or agent of a vessel claiming exemption from further payment of dues in respect of such vessel for any quarter shall produce evidence of full payment of the dues for such quarter.

10. For the purpose of payment of dues a quarter shall be of three calendar months' duration and shall commence and be reckoned from the date of the vessel's first entry into any port in the State.

11. The dues for each quarter shall become payable on the first entry of the vessel during each quarter into any port in the State.

12. Any vessel calling at any port in the State for coal, fuel oil, supplies or orders and not broaching or shipping cargo or landing or embarking passengers not exceeding 10 in number, shall, in lieu of paying tonnage dues as prescribed in paragraphs 7 and 8 hereto, pay at a concession rate of £6 per entry.

13. Any vessel calling at any port in the State in distress and not for coal, fuel oil, supplies or orders, and not broaching or shipping cargo or landing or embarking passengers shall be exempt from the payment of tonnage dues.

14. All storeships and other vessels engaged in pearl-fishing north of the North-West Cape shall pay the following tonnage dues:—

Storeships—£3 10s. per year ending on the 31st December in each year.

Pearling Vessels—£1 10s. per half year ending on the 30th June and the 31st December in each year.

Such payment shall be made in advance.

15. (1) Subject as hereinafter provided, all fishing vessels, sailing boats, motor launches and boats propelled by oars using the Fishing Boat Harbour, Fremantle, or the Inner Harbour, Geraldton, shall pay tonnage dues as follows:—

One shilling per foot per annum on the length of the vessel. The length of the vessel shall be deemed to be the overall length exclusive of the bowsprit, if any: Provided that any such vessel may in any year use both the said harbours upon payment of the annual rate prescribed in this paragraph together with an additional charge of 10 shillings.

(2) Tonnage dues payable under this paragraph shall be paid annually in advance on the first day of January in each year:

Provided that where any vessel commences to use either of the aforesaid harbours after the 30th day of June in any year, tonnage dues payable by such vessel for the balance of such year shall be calculated at one half only of the rate prescribed in subparagraph (1) hereof.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,  
Perth, 12th May, 1949.

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

Certificate No. 286 was issued under the hand of K. H. Parker, Stipendiary Magistrate, at Northam, on the 3rd May, 1949, to Mervyn Henry Bateman, of York, in the Avon Magisterial District.

Certificate No. 293 was issued under the hand of T. Ansell, Resident Magistrate, at Geraldton, on the 6th April, 1949, to James Wilson, of Tardun, in the Geraldton Magisterial District.

Certificate No. 305 was issued under the hand of A. G. Smith, Magistrate, at the Court of Petty Sessions at Perth, on the 4th May, 1949, to Elizabeth Emma Warrell, of Bassendean, in the Perth Magisterial District.

Certificate No. 303 was issued under the hand of T. Ansell, Resident Magistrate, at Geraldton, on the 2nd May, 1949, to Ernest Farrell, of Geraldton, in the Geraldton Magisterial District.

Certificate No. 304 was issued under the hand of T. Ansell, Resident Magistrate, at Geraldton, on the 29th April, 1949, to Mona Lucy Farrell, of Geraldton, in the Geraldton Magisterial District.

Certificate No. 309 was issued under the hand of L. W. Stotter, Resident Magistrate, at Bunbury, on the 2nd May, 1949, to James Lewis Gillespie, of Roclands, in the Forrest Magisterial District.

Accordingly, the said Mervyn Henry Bateman, James Wilson, Elizabeth Emma Warrell, Ernest Farrell, Mona Lucy Farrell and James Lewis Gillespie, are deemed to be no longer natives or aborigines, and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural born or naturalised subjects of His Majesty, unless and until the Certificates are suspended or cancelled as provided for in section 7 of the said Act.

The following Exemption Certificates have been cancelled in lieu of Certificates of Citizenship Nos. 286, 303, 304 and 309 being issued:—

Exemption Certificate No. 291, Mervyn Henry Bateman.

Exemption Certificate No. A103, Ernest Farrell.

Exemption Certificate No. A406, Mona Lucy Farrell.

Exemption Certificate No. A317, James Lewis Gillespie.

S. G. MIDDLETON,  
Commissioner of Native Affairs.

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:—

DENMARK.

27th May, 1949, at 2.15 p.m., at the Road Board Hall—  
‡Denmark—Town 761, 762, 763, 1r. 12.4p. each, £40 each; Town 766 to 771 inclusive, 1r. 1.4p. each, £40 each; Town 772, 39.3p., £45; Town 773, 1r. 7.9p., £45; Town 774, 1r. 11.4p., £50; Town 775 to 778 inclusive, 1r. 0.6p. each., £50 each; Town 779, 1r. 4.7p., £50.

ALBANY.

30th May, 1949, at 2.30 p.m., at the Court House—  
‡Albany—Town 703, 1r., £20; Sub 210, 2r. 6.9p., £25; Town 467, 3r. 24p., £110; Town 480, 2r. 28p., £55; Town 554, 2r. 4p., £25; Town 770, 33.4p., £40; Town 821, 822, 30.7p. each, £55 each; Town 664, 1a. 0r. 39p., £65; Town 397,

2r. 22p., £35; Town 704, 1r. 10p., £25; Town 556, 2r. 9.5p., £35; Sub 211, 2r. 11.2p., £25; Town ¶710, 1r., £40; \*Sub ¶¶332, 5a., £25; Town 873, 24p., £15.

†Elleker—Town ¶5, 2r., £15; Town 6 to 9 inclusive, 2r. each, £15 each; \*Town ¶37, 3a., £10; \*Town, ¶38, 3a., £10.

†Gledhow—\*Town ¶80, 9a. 1r. 18p., £12; \*Town ¶81, 9a. 1r. 18p., £12.

#### CARNARVON.

1st June, 1949, at 11 a.m., at the Court House—

†Carnarvon—\*Town ¶400, 4a. 1r. 17p., £15.

#### KATANNING.

2nd June, 1949, at 11 a.m., at the Government Land Agency—

†Ongerup—Town ¶17, 1r., £15; Town 18, 1r., £12.

#### NARROGIN.

2nd June, 1949, at 12 noon, at the Government Land Agency—

†Wandering ¶18, 1r., £5.

#### WAGIN.

7th June, 1949, at 11 a.m., at the Government Land Agency—

†Durauillin—Town 21, 1r., £15.

#### BUNBURY.

8th June, 1949, at 3.30 p.m., at the Court House—

†Donnybrook—Town 243, 1r., £10.

#### BUSSELTON.

8th June, 1949, at 3 p.m., at the Court House—

†Angusta—\*¶236, 1a. 2r. 28.7p., £20.

#### GERALDTON.

8th June, 1949, at 3.15 p.m., at the Rural and Industries Bank—

†Carnamah—Town 12, 1r., £12.

†Mullewa—\*¶149, 1a. 1r. 26.4p., £10.

†Northampton—Town ¶174, 3r. 13p., £10.

#### NORTHAM.

9th June, 1949, at 11.30 a.m., at the Court House—

†Bakers Hill—Town 219, 1r. 39p., £10; Town 220, 1r. 39p., £10; Town 221, 1r. 39p., £10; Town 222, 1r. 39p., £10; Town 223, 1r. 39p., £10; Town ¶224, 1r. 39p., £10.

†Piawaning—Town 6, 1r., £10.

#### BRUCE ROCK.

10th June, 1949, at 11 a.m., at the Rural and Industries Bank—

†Bilbarin—Town 2, 1r., £15.

#### PERTH.

10th June, 1949, at 11 a.m., at the Lands Department—

†Bedforddale—\*¶11, 1a. 2r. 30p., £10.

†Byford—Town 27, 1r. 20p., £10; Town 28, 1r. 20p., £10; Town 29, 1r. 20p., £10; Town 30, 1r. 20p., £10.

†Chidlow—Town ¶188, 1r. 12p., £12; Town 189, 1r. 12p., £10; Town 190, 1r. 12p., £10; Town 191, 1r. 17.5p., £12; Town 197, 1r. 29.5p., £12; Town 198, 1r. 6p., £10; Town 199, 1r. 6p., £10; Town 200, 1r. 6p., £10; Town 201, 1r. 6p., £10.

†Denham—Town 45, 1r., £10; Town 46, 1r., £10.

†Hopetoun—Town 97, 1r., £20.

†Mt. Helena—\*¶114, 4a. 3r. 39p., £15.

†Muehea—\*¶78, 12a. 1r. 10p., £18; \*¶79, 14a., £21; \*¶80, 16a. 1r. 10p., £24; \*¶81, 11a. 2r. 10p., £17.

†Walliston—Town 11, 1r. 30.8p., £19.

†Wanneru—Town 66, 1r., £10; Town ¶68, 1r., £10; Town 69, 1r., £10; Town 70, 1r., £10; Town 71, 1r., £10; Town 72, 1r., £10; Town 73, 1r., £10; Town ¶74, 1r., £10.

\*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.

Black, N. W.; 3116/1294; Denham; £4 0s. 2d.; 5065/29; Denham Townsite.

Currie, R. L.; 2971/153; Leonora 537; £1 10s.; 8382/09; Leonora Townsite.

Grant, J.; 613/153; Kukerin 11; £4 4s.; 6694/12; Kukerin Townsite.

Grigsby, W. E.; 20539/74; Avon 21248; conditions; 6585/14; 342B/40, F2 and 342C/40, F3.

Hellstrom, G.; 3117/1689; Ora Banda 96; £6 4s. 6d.; 7056/13; Ora Banda Townsite.

Jensen, W. T.; 348/688; Roe 1718; abandoned; 1183/37; 375/80, A3.

Livingstone, A. T.; 347/2781; Peel Estate 160; conditions; 2632/40; 341D/40, B4.

O'Connor, A.; 3117/1551; Youanmi 372; £2 5s.; 668/36; Youanmi Townsite.

Pinder, C.; 348/573; Avon 25903; abandoned; 551/36; 377A/40, C2.

Stammers, G.; 3117/3174; Reedy 178; £2 0s. 3d.; 3859/40; Reedy Townsite.

Trounson, C. E.; 3117/1539; Youanmi 289; £2; 656/36; Youanmi Townsite.

Young, G. W.; 3117/1505; Youanmi 343; £1 10s.; 486/36; Youanmi Townsite.

Young, J. E.; 3117/840; Reedy 146; 10s.; 131/35; Reedy Townsite.

H. S. FRANCIS,

Acting Under Secretary for Lands.

#### RESERVE.

Department of Lands and Surveys,

Perth, 17th May, 1949.

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

355/27.

BROOKTON.—No. 22933 (Water Supply Purposes), lots Nos. 324 and 325 (1r. 39.8p.). (Plan Brookton Townsite), (the previous notice respecting this reserve is cancelled).

H. S. FRANCIS,

Acting Under Secretary for Lands.

#### NAMING OF TERRY.

Department of Lands and Surveys,

Perth, 17th May, 1949.

Corres. No. 5932/48.

IT is hereby notified, for general information, that the siding at the 237-Mile on the Pemberton-Northcliffe Railway has been named "Terry"; and such siding shall be known and distinguished as "Terry" accordingly. (Plan 442C/40, E and F4.)

H. S. FRANCIS,

Acting Under Secretary for Lands.

**WITHDRAWAL NOTICE.**  
Victoria Locations 7778 and 3700.

Department of Lands and Surveys,  
Perth, 17th May, 1949.

Corres. No. 3030/26. (Plans 121/80, AB4, 96/80, AB1.)

IT is hereby notified, for general information, that Victoria Locations 7778 and 3700 have been withdrawn from selection.

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

**LAND ACT, 1933-1948; WAR SERVICE LAND SETTLEMENT AGREEMENT ACT, 1945.**

Corres. 1951/49.

IT is notified for general information that the areas scheduled hereunder are available for selection under section 53 of the Land Act, 1933-1948 (and regulations thereto) and pursuant to clause 17 of the Agreement between the Commonwealth of Australia and the State of Western Australia in relation to War Service Land Settlement.

Applications must be lodged with the Chairman, Land Settlement Board, Lands Department, Perth, not later than 1st June, 1949, 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 date, and if there are more applicants than one for these areas, the application to be granted will be determined by the Land Settlement Board. Should any areas remain unselected, such will continue available until applied for or otherwise dealt with.

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

**Schedule.**

Land, Area, Purchase Price, Plan, Locality.

Nelson Location 12006 (formerly location 10324); 225a. 2r. 2Sp.; £65; 443D/40, A4; 10 miles North-East of Northcliffe.

Victoria Location 4404; 511a. Or. Sp.; £183; 156/80 B3; one mile North-West of Indarra.

**LAND OPEN FOR LEASING.**

Grazing Purposes.

Section 116 of the Land Act, 1933-1948.

Melbourne District.

Open 8th June, 1949.

Department of Lands and Surveys,  
Perth, 17th May, 1949.

Corres. No. 1063/45. (Plan 59/80 BC2 and 3.)

IT is hereby notified for general information that the area of about 9,500 acres adjoining Melbourne Location 3379 on the West and South, and recently applied for by Messrs. E. W. Kyle and W. R. Wedge, will be re-available for leasing for Grazing Purposes under section 116 of the Land Act, 1933-1948, on and after 8th June, 1949.

The annual rental has been fixed at £1 per thousand acres, minimum rental for any one lease being £2 per annum. The term of such lease will be 10 years, and the maximum area which may be held by one person is 10,000 acres.

Any survey required must be paid for by the lessee at the cost fixed by the Surveyor General, but shall not exceed the prescribed fee under the regulations.

Applications received on or before 8th June, 1949, will be deemed to have arrived on that day.

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

**LOT OPEN FOR LEASING.**

Department of Lands and Surveys,  
Perth, 17th May, 1949.

Corres. 3238/08.

IT is notified, for general information, that Boulder Lot 2420 is available for leasing under section 117 of the Land Act, 1933-1948.

Applications must be lodged at the Lands Office, Kalgoorlie, on or before the 8th June, 1949.

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

The following conditions shall apply:—

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

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

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

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

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

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

(Plan Boulder Sheet 1.)

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, 25th MAY, 1949.**

**PERTH LAND AGENCY.**

Hay District (about 11 miles South-West of Cranbrook).

Corr. No. 1351/38. (Plan 444/80, D and E2.)

Location 1131, containing 332a. 3r. 20p. at 6s. per acre; classification page 10 of 1351/38; subject to payment for improvements, if any. As comprised in Pastoral License 3108/462. The previous Gazette notice concerning this location is hereby cancelled.

Kent District (about 6 miles North-West of Hoptoun).

Corr. No. 6177/20. (Plan 420/80, F4.)

Locations 483 and 484, containing 160a. 10p. and 240a. 1r. 28p. respectively, at 4s. 3d. and 5s. 6d. per acre, respectively; classifications page 4 of 6177/20 and 3 of 6178/20, respectively; subject to exemption from road rates for two years from date of approval of application, and to inspection re phosphates; being H. Marr's forfeited leases 12583/56 and 12584/56.

Kent District (about 6 miles South-East of Pingrup).

Corr. No. 4248/24. (Plan 418/80, D1.)

Locations 1194 and 958, containing 920a. 1r. 24p. and 924a. respectively; classification page 16 of 4248/24; subject to pricing and to exemption from road rates for two years from the date of application. The previous Gazette notice concerning these locations is hereby cancelled.

Kojonup District (about 16 miles South of Kojonup).

Corr. No. 1314/20. (Plan 437A/40, B and C 2, 437D/40, B and C 3.)

Location 7505, containing 1,539a. 1r. 9p., at 1s. 6d. per acre; classification page 3A of 1314/20; subject to Rural and Industries Bank indebtedness and to poison conditions. The previous Gazette notice concerning this location is hereby cancelled.

Nelson District (about 2 miles South-East of Yanmah).

Corr. No. 6129/47. (Plan 439C/40, E4.)

Location 9054, containing 46a. 18p., at 11s. per acre; classification page 16 of 706/40; subject to exemption from road rates for two years from date of approval of application, to timber conditions and to conditions governing selection in this district. The previous Gazette notice concerning this location is hereby cancelled.

Ninghan District (about 9½ miles North of Marindo).

Corr. No. 7001/47. (Plan 6608/B and C1, 36/300.)

Location 2947, containing 998a. 2r. 29p., at 1s. 9d. per acre; classification page 23 of 5537/27; subject to exemption from road rates for two years from date of approval of application; being J. F. Smith's forfeited lease 347/4904.

Oldfield District (about 6 miles North-West of Hoptoun.)

Corr. No. 6403/22. (Plan 420/80, F4.)

Location 264, containing 110a. 2p., at 3s. per acre; classification page 5 of 6403/22; subject to exemption from road rates for two years from date of approval; being H. Marr's forfeited lease 16974/68.

Plantagenet District (about 7 miles North-West of Denmark.)

Corr. No. 5118/30. (Plan 452C/40, D4.)

Location 5517, containing 95a. 3r. 6p., at 6s. 6d. per acre; classification page 4 of 5118/30; subject to exemption from road rates for two years from date of approval of application and to timber conditions. The previous Gazette notice concerning this location is hereby cancelled.

Victoria District (about 7 miles East of Latham).

Corr. No. 5306/48. (Plan 96/80, B and C2 and 3.)

Location 8451, containing 3,809a. 6p., at 3s. 3d. per acre; classification page 14 of 3/27; subject to Rural and Industries Bank indebtedness; being Messrs. G. A. and R. A. Orwin's cancelled application.

### WEDNESDAY, 1st JUNE, 1949.

#### PERTH LAND AGENCY.

Avon District (6 miles North-West of Billericay).

Corr. No. 6688/25. (Plan 345/80, A2.)

The Crown land, containing about 900 acres, bounded on the Westward by location 18620, on the Northward by a one-chain road along the Southern boundaries of locations 18624 and 13264, on the Eastward by locations 17233 and 23524, and on the Southward by the Northern boundary of location 23889 and its prolongation Eastward; subject to survey, classification and pricing.

Gascoyne District (near Carnarvon).

Open under Part V., Sec. 53.

Corr. No. 1262/25. (Plan Locations near Carnarvon.)

Location 201, containing about 9 acres; subject to survey, classification and pricing, and to the special conditions relating to selection in this area.

Kent District (20 miles North-East of Ongerup).

Corr. No. 627/12. (Plan 418/80, F4.)

The Crown land, containing about 800 acres, and including location 644, bounded on the Northward by reserve 10010, on the Eastward by the prolongation Northward of the Eastern boundary of location 605; on the Southward by location 605, and on the Westward by the prolongation Northward of the Western boundary of location 605; subject to survey, classification and pricing.

Kojonup District (9 miles South of Kwobrup).

Corr. No. 74/49. (Plan 417/80, D3.)

The Crown land, containing about 1,250 acres, bounded on the Westward by a one-chain road along the Eastern boundaries of locations 6353 and 3880, and extending to and along part of the Eastern boundary of location 6367, on the Northward by the prolongation Westward of the Northern boundary of location 6799, on the Eastward by locations 6799, 8454, 6800 and 6268, and on the Southward by a one-chain road along the Northern boundaries of locations 6350 and 6351; subject to survey, classification and pricing.

Nelson District (4 miles South-West of Greenbushes).

Open under Part V., Sec. 53.

Corr. No. 3925/23. (Plan 414C/40, D4.)

Location 8965, containing 3a. 2r. 14p.; purchase price, £10 (including all fees); available to adjoining holders only.

Sussex District (10 miles South-East of Busselton).

Open under Part V., Sec. 53.

Corr. No. 437/24. (Plan 413C/40, E3.)

Location 2260, containing 5a.; purchase price, £10 (including all costs); available to adjoining holder only.

Sussex District (near Witcheliffe).

Corr. No. 808/28. (Plan 440A/40, B2.)

Location 3157, containing about 60a.; subject to survey, classification, pricing, and to the reservation of a one-chain strip to protect the existing tramway.

Sussex District (3 miles North-West of Cowaramup).

Corr. No. 2696/29. (Plan 413D/40, B4.)

Location 3907, containing 200a.; subject to survey, classification and pricing.

### WEDNESDAY, 8th JUNE, 1949.

#### PERTH LAND AGENCY.

Avon District (about 2½ miles South of Mukinbudin).

Corr. No. 8931/19. (Plans 55/80 F4, 54/80 A4.)

Location 14100, containing 995a., at 7s. 9d. per acre; classification page 23 of 8931/19; subject to Rural and Industries Bank indebtedness. Previous Gazette notice concerning this location is hereby cancelled.

Esperance District (about 7 miles North-East of Esperance).

Corr. No. 9885/12, Vol. 3. (Plan 423/80, E.F. 3 & 4.)

Locations 803 and 804, containing 361a. 2r. and 637a. respectively, at 1s. 9d. per acre. Previous Gazette notice concerning these locations is hereby cancelled.

Esperance District (about 6 miles North-East of Esperance).

Corr. No. 2147/37. (Plan 423/80, E3.)

Location 809, containing 835a., at 2s. per acre; classification page 55 of 9885/12, Vol. 2; subject to payment for improvements. Previous Gazette notice concerning this location is hereby cancelled.

## Plantagenet District (near Elleker).

Corr. No. 3517/13. (Plans 457A/40 B1, 451D/40 B4).

Locations 461 and 652, containing 100a. each; subject to classification, pricing and timber conditions. Previous *Gazette* notice concerning these locations is hereby cancelled.

## Plantagenet District (about 4 miles South of Youngs Siding).

Corr. No. 6512/48. (Plan 456B/20, F1.)

Locations 2960 and 2961, containing 54a. 1r. 29p., at 11s. per acre; classifications pages 258 and 259 of 7444/11, Vol. 3; subject to conditions regarding drainage and to inspection re phosphates; exempt from road rates for two years from date of approval of application; being S. G. Hearn's cancelled application.

## Nelson District (about 4 miles South-West of Jardee).

Corr. No. 1940/39. (Plan 442B/40, E1.)

Locations 11217 and 11596, containing 196a. 1r. 15p., at 14s. 6d. per acre; classification page 54 of 719/29, Vol. 1; subject to timber conditions and to conditions governing selection in this district; exempt from road rates for two years from date of approval of application; being H. J. McDonald's forfeited lease 365/866.

## Wellington District (about 10 miles North-East of Muja).

Corr. No. 29/44. (Plan 410A/40, B2.)

Location 2050, containing 160a., at 7s. 6d. per acre; classification page 41 of 3389/26; subject to payment for improvements and to timber conditions; exempt from road rates for two years from date of approval of application; being C. L. Leverington's cancelled application.

## Williams District (near Neendaling).

Corr. No. 7029/23. (Plan 387/80, AB4.)

The area of about 6,000 acres, including locations 10798, 13343 and 11072 and excluding roads and reserves, bounded by lines commencing at the South-East corner of location 12762 and extending North about 122 chains to a surveyed road; thence North-East along the South-Eastern side of the said surveyed road to the Southern side of road No. 7838; thence East about 220 chains along said side of said road No. 7838 to the North-West corner of Neendaling Townsite; thence South along the West boundary of the said Townsite to the North-East corner of location 10788; thence West along the Northern boundary of said location 10788 to and across road No. 5705 to its Western side; thence South-South-Westerly about 234 chains along the said side of said road No. 5705 to the Northern side of a surveyed road; thence West along the said side of the last-mentioned road to the Eastern side of a road No. 5604; thence North, West and North respectively along said road No. 5604 to the South-Western side of road No. 6141; thence South-East about 30 chains along said side of said road No. 6141; thence East to and along the Southern boundary of location 12762 to the starting point. Locations 10798, 13343 and 11072 subject to Rural and Industries Bank indebtedness, priced at 8s. per acre, the balance of the area being subject to survey, classification and pricing. Classifications pages 19 and 23 of 7029/23 and page 28 of 7028/23.

## Williams District (about 8 miles North of Dumbleyung).

Corr. No. 12763/10. (Plan 408A/40, B1.)

Locations 7154 and 10023, containing 40a. 3r. 19p. and 122a. 2r. respectively, at 15s. and 7s. 6d. per acre respectively; classifications pages 7 of 12764/10 and 5 of 12763/10; exempt from road rates for two years from date of approval of application; being W. E. Pearce's forfeited leases 9045/56 and 9046/56.

## Williams District (about 10 miles South-East of Highbury).

Corr. No. 1890/25. (Plan 385C/40, E4.)

Locations 12116 and 13227, containing 266a. 3r. 13p. and 300a. 3r. 2p. respectively, at 3s. 9d. per acre; classification page 11 of 1890/25; subject to payment for improvements, if any; being J. M. Randell's forfeited lease 20270/68.

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.

Euela 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.

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

## THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

WE, A. W. and R. C. Ward, and the Minister for Lands, being the owners of land over and along which the portion of road hereunder described passes, have applied to the Wagin Road Board to close the said portion of road, viz.:—

Wagin.

2546/35.

W.640. The surveyed road along the East boundary of Williams Location 8848 and part of the Eastern boundary of location 8710; from the North-Eastern corner of location 8848 to the South-Western corner of location 4862. (Plan 409C/40, F1.)

A. W. WARD.

R. C. WARD.

H. E. SMITH,

for Minister for Lands.

I, Benjamin Ball, on behalf of the Wagin Road Board, hereby assent to the above application to close the road therein described.

B. BALL,

Chairman Wagin Road Board.

6th May, 1949.

## THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

THE Minister for Lands, being the owner of land over or along which the portion of road hereunder described passes, has applied to the Meekatharra Road Board to close the said portion of road, viz.:—

Meekatharra.

4176/46.

M.463. The right-of-way along the Southern boundary of Meekatharra Lot 49; from the Westernmost corner to the Southernmost corner of the said lot 49. (Plan Meekatharra Townsite.)

H. E. SMITH,  
for Minister for Lands.

I, E. P. C. Lacy, on behalf of the Meekatharra Road Board, hereby assent to the above application to close the road therein described.

E. P. C. LACY,

Chairman Meekatharra Road Board.

6th May, 1949.

## TRANSFER OF LAND ACT, 1893-1946.

Application 3183/1948.

TAKE notice that Kenneth McCaskill Eastman of Bunbury Solicitor has made application to be registered under the Transfer of Land Act 1893-1946 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Leschenault District and being:—

Portion of Leschenault Location 26 containing 3 acres and 5 perches.

Bounded by lines commencing at a point on the Southern boundary of Beach Road distant 6 chains 4 links East from the North-Eastern corner of lot 16 on Diagram 14555 and extending Easterly 6 chains 2 and four-tenths links along the Southern boundary of Beach Road thence Southerly 5 chains 3 and five-tenths links at an internal angle of 89 deg. 56 min. 30 sec. through the said location 26 thence Westerly 6 chains 1 and eight-tenths links along the Northern boundaries of lots 261 264 and 265 on plan 2642 thence Northerly 5 chains 3 and seven-tenths links through the said location 26 to the starting point.

The said land is more particularly defined on diagram 14556 deposited in the Office of Titles.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 28th day of June next a caveat forbidding the said land being brought under the operation of the said Act.

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

Office of Titles, Perth, this 13th day of May, 1949.  
Dwyer & Thomas, Solicitors, Perth, Solicitors for the Applicant.

## PUBLIC WORKS TENDERS.

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

Work.—Gabbin 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.

Work.—Agricultural Areas Water Supplies, Yuna Water Supply—New Tank (10454); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Geraldton, on and after 6th May, 1949.

Work.—Narrogin Hospital—New Domestic's Quarters (10455); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 10th May, 1949.

Work.—A.A.W.S. Popanyinning—Boring for Water (10464); 24th May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after Monday, 9th May, 1949.

Work.—Upper Ferguson School and Quarters—Repairs and Renovations (10456); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 17th May, 1949.

Work.—Karridale School and Quarters—Repairs and Renovations (10457); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury and at Clerk of Court's Office, Busselton, on and after 17th May, 1949.

Work.—Busselton School—Removal of Building from Busselton Aerodrome (10458); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Clerk of Court's Office, Busselton, on and after 17th May, 1949.

Work.—Northam High School—Manual Training Room—Alterations (10459); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at G.W.S. Office, Northam, on and after 17th May, 1949.

Work.—Kellerberrin Hospital—New Kitchen Block (10460); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Kellerberrin, on and after 17th May, 1949.

Work.—Ravensthorpe School—Repairs and Renovations (10461); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Police Station, Ravensthorpe, on and after 17th May, 1949.

Work.—Lake Grace School and Quarters—Repairs and Renovations (10462); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and at Police Station, Lake Grace, on and after 17th May, 1949.

Work.—Tinkurrin School—Additions—Removal of Classroom from Gnorlaring (10463); 31st May, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 17th May, 1949.

Work.—Kalgoorlie Water Supply Offices—Alterations (10466); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 24th May, 1949.

Work.—Nungarin Police Station and Quarters—Repairs and Renovations (10467); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Police Station, Wyalkatchem, on and after 24th May, 1949.

Work.—York Courthouse—Alterations (10468); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Clerk of Court's Office, York, on and after 24th May, 1949.

Work.—Jemmacubbine School—Repairs and Renovations (10469); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 24th May, 1949.

Work.—Carinyah School and Quarters—Additions and Repairs and Renovations (10470); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th May, 1949.

Work.—Lake Grace—New Framed School (10471); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Police Station, Lake Grace, on and after 24th May, 1949.

Work.—Northam Police Station—Alterations (10472); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at G.W.S., Northam, on and after 24th May, 1949.

Work.—Palmyra Police Station and Quarters—New Latrines and Septic Tank Installation (10473); 7th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th May, 1949.

Work.—Beverley—New Brick School (10474); 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Beverley Police Station, on and after 31st May, 1949.

Work.—Mt. Barker School—Additions (10475); 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Mt. Barker, on and after 31st May, 1949.

Work.—Bruce Rock—Large New Brick School (10476) 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Courthouse, Bruce Rock, on and after 31st May, 1949.

Work.—Mount Walker School—Repairs and Renovations (10477); 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Police Station, Narembeen, on and after 31st May, 1949.

Work.—Yarloop School—Repairs and Renovations (10478); 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Public Works Water Supply Office, Harvey, on and after 31st May, 1949.

Work.—Dongara School and Quarters—New Latriues and Septic Tank Installation (10479); 14th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Dongara, on and after 31st 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.

19th May, 1949.

#### BUNBURY WATER BOARD.

Proposed Loan No. 20 of £1,050.  
Amended Notice.

NOTICE is hereby given that the Bunbury Water Board proposes to borrow the sum of one thousand and fifty pounds (£1,050).

The said sum of £1,050 is proposed to be raised by the sale of debentures, repayable with interest by forty (40) equal half-yearly instalments over a period of twenty (20) years after the issue thereof, in lieu of the formation of a sinking fund.

The debentures shall bear interest at a rate of three pence seven shillings and sixpence (£3 7s. 6d.) per centum per annum, payable half-yearly. The amount of the said debentures, including interest thereon, is to be paid at the office of the Board, at Bunbury, Western Australia.

The purposes for which the proposed loan are to be applied are the laying of 3½ in. fibrolite water mains in the following streets, and the supplying of water therefrom to all land abutting on to such streets:—Ecclestone Street—from Queensbury Street to Clarke Street; Clarke Street—from Ecclestone Street to Wilson Street; Wilson Street—from Clarke Street to Mitchells Crescent; Road E—from Wilson Street to Wisbey Street, and Wisbey Street—from Ecclestone Street to Mitchells Crescent.

Plans and specifications of the proposed works, with estimates of cost, statement of estimated net earnings, and statement of value of property to be benefited by the proposed works, are available for inspection at the office of the Board, Stephen Street, Bunbury, and at the Public Works Department, Perth, within the usual office hours. Written objections must be lodged with the Minister for Works, Perth, before 19th June, 1949.

PERCY C. PAYNE,  
Chairman.

G. G. BRUCE,  
Acting Secretary.

#### METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 48/38.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 4 (Extension) Victoria Park within the boundaries of Perth Municipality, Victoria Park Ward, as described hereinafter:—

Commencing at a point in the centre of Berwick Street opposite the North-West boundary of lot 1128 Berwick Street and proceeding South-Easterly along the centre of Berwick Street for a distance of 265 feet to a point opposite the South-East boundary of lot 1

Berwick Street; thence South-Westerly to and along the South-East boundary of the said lot 1 to its Southern corner: thence North-West along the South-West boundaries of lots 1, 2, 3, 1127 and 1128 Berwick Street to the Western corner of the said lot 1128; thence North-East along its North-West boundary to the point of commencement.

Also commencing at a point on the centre of Ashburton Street and Berwick Street and proceeding South-West along the centre of Ashburton Street and its prolongation to a point 66 feet South-West of the North-East boundary of lot 47 Kent Street; thence North-West across the said lot 47 to the centre of Kent Street; thence North-East along the centre of Kent Street to a point opposite the South-West boundary of lot 1114 Berwick Street: thence North-West along the South-West boundaries of lots 1114, 1115, 1116, 1118, 1 and 2 Berwick Street to the Western corner of the said lot 2: thence North-East along its North-West boundary to the centre of Berwick Street: thence South-East along the centre of Berwick Street to the point of commencement as shown in Green on Plan M.W.S.S. & D.D., W.A. No. 7288.

Owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within thirty days from date of service of prescribed notice: and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st July, 1949, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1949, rates will be charged from date of connection.

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

Dated this 20th day of May, 1949, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,  
Under Secretary.

#### CORRECTION.

P.W. 69/49.

IT is hereby notified that in the description of the land in the Notice of Amendment of Resumption (Ex. Co. No. 916) of land for the purpose of State Housing at Wellaton, Ewart, and Bushby Streets, Midland Junction, appearing in the *Government Gazette* of the 6th May, 1949, the Certificate of Title should have read Volume 1086 Folio 74.

W. C. WILLIAMS,  
Under Secretary for Works.

#### MUNICIPAL COUNCIL OF COLLIE.

NOTICE is hereby given that Mr. Jack Shepherdson has been appointed Assistant Traffic Inspector to the Municipality of Collie *vice* Mr. Arthur Burges, resigned.

G. STEWART,  
Town Clerk.

#### TOWN PLANNING AND DEVELOPMENT ACT.

Number 39 of 1928.

Geraldton Municipal Council.

Town Planning Scheme—Amendment and Amplification.

NOTICE is hereby given that the Geraldton Municipal Council, on the 13th day of April, 1949, passed the following resolution:—

That an additional Business Area (Sanford Street District) be added to the Number 1 Commercial or Business Area by adding the whole of the land bounded on the South by Augustus Street and Maitland Street, and on the West, North and East by the existing business boundaries.

That the Commercial Area previously established and situated in the Fitzgerald Street District, as advertised and described in the *Government Gazette* dated 29th August, 1941, page 1210, clause 6, be cancelled, and revert to a residential area, excepting that within this area there be established a minor shopping area on lot 5 of sub lot 396, situated Fitzgerald Street.

That the Commercial Area previously established in the Keane Street district and advertised and described in the *Government Gazette* dated 29th August, 1941, page 1210, clause 7, be cancelled and reverted to a residential district.

And notice is hereby given that the lots referred to in the above resolution have been delineated on the plan and the scheme deposited in the Council Chambers, Geraldton, and will be open to inspection by any person interested without payment of a fee, between the hours of 10 a.m. and 3 p.m., Monday to Friday, and 10 a.m. to 12 noon on Saturdays.

Any objections to the above proposed amendment, amplification and revocation should be sent in writing to the Town Clerk, Geraldton, or the Chairman of the Town Planning Board, Cathedral Avenue, Perth, before the 4th June, 1949.

Dated this 6th day of May, 1949.

R. W. CARTER,  
Town Clerk.

And notified for public information.

DAVID L. DAVIDSON,  
Chairman, Town Planning Board.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipal Election.

Department of Public Works,  
Perth, 18th May, 1949.

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

Date of election; Member elected: Surname, Christian name; Occupation; How vacancy occurred: (a) Retirement, (b) Resignation, (c) Death; Name of previous member.

\*Kalgoorlie Municipal Council.

9th April, 1949; Watson, Frederick William; Business Manager; (b); O'Callaghan, G. J.

\*Denotes extraordinary election.

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

THE ROAD DISTRICTS ACT, 1919-1948.

Section 298.

Toodyay Road Board.

Notice of Intention to Borrow £7,000.

Proposed Loan No. 7—£7,000.

THE said sum of £7,000 is proposed to be raised by sale of debentures repayable with interest by twenty (20) equal half-yearly payments over a period of ten (10) years.

The debentures shall bear interest at a rate not exceeding 3½ per cent. per annum, payable half-yearly.

The purpose for which the proposed loan is to be applied is for (a) the purchase of road-making plant, including an all-steel Diesel tipping truck, and a Diesel road patrol; (b) purchasing of extra land for accommodation and development of the Toodyay Sports Oval and Agricultural Show Ground.

A schedule of the proposed expenditure of the money may be inspected at the office of the Board during office hours.

The above resolution was passed by the Board on 14th May, 1949.

H. C. WOOD,  
Chairman.

M. V. KEATING,  
Secretary.

16/5/49.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between the undersigned Robert George Hannah and Kenneth Charles Hannah in the business of Bakers carried on at 1 Lovegrove Avenue, Bunbury, under the firm name of "Hannah's Bakery" has been dissolved as from the 30th day of November, 1948, by mutual consent.

The said business will henceforth be carried on solely by the said Robert George Hannah to whom all debts due to the said Partnership should be paid and who will pay and discharge all debts owing by the said partnership.

Dated the 14th day of February, 1949.

R. HANNAH.

Signed by the said Robert George Hannah in the presence of—

E. C. Eastman,  
Solicitor,  
Bunbury.

K. HANNAH.

Signed by the said Kenneth Charles Hannah in the presence of—

M. McGinn,  
Captain,  
an Officer of the Australian Military Forces.  
Eastman & Jenour, Victoria Street, Bunbury.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
53/49	1949. May 13	Mr. Bert Bennett ....	19A, 1949	Purchase and Removal of Second-hand 1934 "Willys" 77 Tourer (Eng. No. 24383), as it now lies at the Plant Engineer's Depot, Jewell Street, East Perth, as per Item 1	Mines ....	for £185.
214/49	do.	A. H. McDonald & Co.	108A, 1949	2 only 20/25 B.H.P. "YD" type, Super Diesel Crude Oil Engines, etc., as per Item 1, delivered at Port Hedland	Public Works ....	£412 10s. each.
214/49	do.	Wm. Adams & Co. ....	107A, 1949	2 only 3 in. Single Stage Horizontal "Stalker" Centrifugal Pumps with Stainless Steel Spindles, as per Item 1, each delivered at Fremantle Crated for Shipment	Public Works ....	£42 each.
1141/48	do.	A. Shimenson & Co.	132A, 1949	Purchase and Removal of obsolete Geological Equipment, as per Items hereunder:— Item 1 ..... Item 2 ..... Item 3 ..... Item 4 ..... Item 5 ..... Item 6 .....	Mines	£7 10s. each. for 10s. for £3. 2s. 6d. each. for 15s. for 7s. 6d.
223/49	do.	.....	133A, 1949	Purchase and Removal of Second-hand Bicycles as they now lie at the Fisheries Department, Perth, as follows:— Item 1 ..... Item 2 .....	Fisheries	for £1. for 15s.
213/49	do.	E. H. Shaw ..... J. Brownfield ..... Atkins (W.A.), Ltd. ....	109A, 1949	1 only Mill Exhaust Fan Unit, as per Item 1, delivered to P.W.D. Workshop, Mouatt, Street, Fremantle	Public Works ....	for £96 10s.
297/49	May 11	Elder Smith & Co. Ltd.	128A, 1949	6,500 tons of "Tunnel" Brand Portland Cement to British Standard Specification, as per Item 1	Public Works ....	£7 12s. 9d. (Sterling per ton.)
236/49	do.	Atkins (W.A.), Ltd. ....	115A, 1949	Conveyor Equipment for the State (W.A.) Alunite Industry, as per Item 1, delivered to the above at Chandler, via Merredin	Industries ....	for £910.

## ERRATUM.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department Concerned.	Rate.
155/49	1949. May 2	Sterling Cable Co., Ltd.	83A, 1949	Cable, Delivered to Electricity & Gas Department Store, Murray Street, Perth, as per Items hereunder :— Item 1 .... Item 2 .... Item 3 .... Item 4 ....	State Electricity Commission	for £754. for £500. for £717. for £290.

*Cancellation of Contract.*

Tender Board No.	Date.	Contractor.	Particulars.
53/49	1949. May 13	W. A. Spencer	Schedule No. 19A, 1949.—Purchase and Removal of Secondhand Motor Cars, ex Plant Engineer's Depot.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

*Tenders for Government Supplies.*

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			
Apr. 12	135A, 1949	Machinery for Railways	May 26
May 10	175A, 1949	Oxalic Acid	May 26
May 12	178A, 1949	Pressed Steel Baths	May 26
May 12	179A, 1949	Petrol Engine Driven Portable Rock Drill	May 26
May 12	180A, 1949	Screenings for Main Roads Department	May 26
May 12	181A, 1949	Firewood for No. 8 Pumping Station	May 26
May 12	182A, 1949	25 cub. ft. Refrigerator for Perth Lock Up	May 26
May 12	183A, 1949	Copper Conductor for State Electricity Commission	May 26
May 12	184A, 1949	$\frac{3}{8}$ in. Mild Steel Bars	May 26
May 19	191A, 1949	Printing of Royal Perth Hospital Handbook	May 26
May 10	173A, 1949	Plan Printing Paper and Linen for P.W.D.	June 2
May 3	163A, 1949	Copper and Steel Conductor for State Electricity Commission	Extended to June 2
May 3	164A, 1949	Copper and Steel Conductor for State Electricity Commission	June 2
May 12	177A, 1949	Windmill, Tank, etc., for Ravensthorpe for No. 3 Tank	June 2
May 5	102 and 103	Dairy Produce and Meat	June 2
May 19	189A, 1949	X-Ray Apparatus for Merredin Hospital	June 2
May 19	193A, 1949	Fluorescent Lighting Fittings for State Electricity Commission	June 2
May 19	194A, 1949	World Range Radiogram	June 2
May 19	196A, 1949	Hand Operated Screwing Machine	June 2
Apr. 7	129A, 1949	Furnace Charger for Midland Junction Workshops	June 9
May 5	165A, 1949	Machinery for Plant Engineer's Depot	June 9
May 19	192A, 1949	Electric Lamps for 12 months	June 9
May 17	187A, 1949	Internal Combustion Pavement Breakers for Metropolitan Water Supply	June 9
May 19	190A, 1949	Cartage of Stores from Meekatharra to Aborigines Rescue Mission at Jigalong	June 9
May 5	170A, 1949	Marine Diesel Engine and Accessories for Fisheries Department	Extended to June 9
May 19	195A, 1949	Firewood for Cue State Battery	June 9
May 19	197A, 1949	Exhaust Fan Unit for Visual Education Branch	June 16
May 3	159A, 1949	Crankshaft Grinding Machine	Extended to June 16
May 19	188A, 1949	36 in. C.I. Pipes and Pipe supports for State Electricity Commission	June 16
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>			
May 12	184A, 1949	Quantity of Secondhand Motor Vehicles, Spare Engine and Motor Cycle	May 26
May 12	186A, 1949	Secondhand Chevrolet Tourer	May 26
May 10	176A, 1949	Secondhand Tram Bodies (Small type)	May 26

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.

19th May, 1949.

THE MINING ACT, 1904.  
(Regulation 180).

Warden's Office,  
Coolgardie, 26th 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, Coolgardie, on Monday the 27th day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

COOLGARDIE GOLDFIELD.

*Coolgardie District.*

Machinery Area.

86—Lister, George Francis; Widgiemooltha; non-payment of rent.

Garden Area.

88—Meilak, Antonia; Coolgardie; non-payment of rent.

Water Rights.

220—Denninup Vale Pastoral Company Limited; C.M.L. Buildings, St. George's Terrace, Perth; non-payment of rent.

502—Denninup Vale Pastoral Company Limited; C.M.L. Buildings, St. George's Terrace, Perth; non-payment of rent.

550—Denninup Vale Pastoral Company Limited; C.M.L. Buildings, St. George's Terrace, Perth; non-payment of rent.

559; Widgiemooltha Public Battery N.L.; Room 210, Second Floor, C.M.L. Buildings, Perth; non-payment of rent.

566—Consolidated Gold Mines of Coolgardie; Coolgardie; non-payment of rent.

570—Ives, Leonard; Higginsville; non-payment of rent.

571—Oreb, Ante; Higginsville; non-payment of rent.

*Kunanalling District.*

Water Rights.

59S—Western Australian Goldfields Firewood Supply; Lakewood; non-payment of rent.

60S—Western Australian Goldfields Firewood Supply; Lakewood; non-payment of rent.

65S—Crawford, M. A.; Carbine; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,  
Ravensthorpe, 20th 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.) H. G. SMITH,  
Warden.

To be heard at the Warden's Court, Ravensthorpe, on Wednesday the 8th day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

PHILLIPS RIVER GOLDFIELD.

*Ravensthorpe District.*

Mineral Claims.

15—Clackline Refractories Ltd.; c/o. H. Wehr, Ravensthorpe; non-payment of rent.

16—Clackline Refractories Ltd.; c/o. Hans Wehr, Ravensthorpe; non-payment of rent.

18—Clackline Refractories Ltd.; c/o. Hans Wehr, Ravensthorpe; non-payment of rent.

19—Clackline Refractories Ltd. c/o. H. Wehr, Ravensthorpe; non-payment of rent.

20—Clackline Refractories Ltd.; c/o. Hans Wehr, Ravensthorpe; non-payment of rent.

Water Rights.

34—Beryl Gold Mines Pty. Ltd.; St. George's House, St. George's Terrace, Perth; non-payment of rent.

36—Beryl Gold Mines Pty. Ltd.; St. George's House, St. George's Terrace, Perth; non-payment of rent.

37—Beryl Gold Mines Pty. Ltd.; St. George's House, St. George's Terrace, Perth; non-payment of rent.

38—Beryl Gold Mines Pty. Ltd.; St. George's House, St. George's Terrace, Perth; non-payment of rent.

39—Beryl Gold Mines Pty. Ltd.; St. George's House, St. George's Terrace, Perth; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,  
Bridgetown, 12th 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.

L. W. STOTTER,  
Warden.

To be heard at the Warden's Court, Bridgetown, on Wednesday the 22nd day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

GREENBUSHES MINERAL FIELD.

Dredging Claim.

105—Gibson, W. A.; 705 Hay Street, Perth; non-payment of rent.

Mineral Claims.

65—Lines, Alfred John; 27 Castlereagh Street, Sydney, N.S.W.; non-payment of rent and no Miner's Right.

66—Lines, Alfred John; 27 Castlereagh Street, Sydney, N.S.W.; non-payment of rent and no Miner's Right.

67—Lines, Alfred John; 27 Castlereagh Street, Sydney, N.S.W.; non-payment of rent and no Miner's Right.

68—Smith, J. H., Collett, J. H., Kent, L. H.; c/o. J. H. Smith, Greenbushes, agent; non-payment balance rent, Collett and Kent no Miner's Rights.

76—Smith, J. H., Collett, J. H.; Greenbushes; non-payment balance rent, Collett no Miner's Right.

79—Melville, E. J.; 40 Basinghall Street, Victoria Park; non-payment of rent and no Miner's Right.

Garden Area.

48—John Selfe (deceased); —; non-payment of rent 1948 and 1949.

Water Right.

296—Morgan, Francis; 79 Auckland Street, North Perth; non-payment of rent 1948 and 1949 and no Miner's Right.

THE MINING ACT, 1904.  
(Regulation 180.)

Warden's Office,  
Onslow, 26th 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.) K. H. HOGG,  
Warden.

To be heard at the Warden's Court, Onslow, on Tuesday the 21st day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

ASHBURTON GOLDFIELD.

Onslow District.

Mineral Claims.

- 1—Astrom, Sexton Alfred, Nicol, Allan John; Onslow; non-payment of rent and no Miner's Rights.
- 2—Ibbotson, George Ross; Onslow; non-payment of rent.
- 3—Dunlop, Ronald Chase, Camp, Frederick John; Onslow; non-payment of rent.
- 4—Shanks, Edward; Onslow; non-payment of rent.
- 5—Watson, Kingsley L., Summers, John Stephen, Cesar, John Frederick, Smith, Glynn Melville; 66 St. George's Terrace, Perth; non-payment of rent.
- 6—Aerial Surveys Ltd.; 66 St. George's Terrace, Perth; non-payment of rent.
- 7—Aerial Surveys Ltd.; 66 St. George's Terrace, Perth; non-payment of rent.
- 8—Hitchins, Francis Eric, Wilson, Harold W.; Cranbrook; non-payment of rent.

Machinery Area.

- 2—Clark, Samuel H. J. Neil; Onslow; non-payment of rent.

Business Area.

- 1—Austin, Joseph; deceased; non-payment of rent.

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,  
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; Glenorn Station, Malcolm; non-payment of rent.

90F—Yundamindra Pastoral Company Limited; Yundamindera, via Murrin Murrin; non-payment of rent.

THE MINING ACT, 1904-1945.

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

Department of Mines,  
Perth, 2nd May, 1949.

IN accordance with section 97 of the Mining Act, 1904-1945, notice is hereby given that, unless the rent due on the undermentioned leases be paid on or before the 17th day of June, 1949, it is the intention of the Governor, under the provisions of section 98 of the Mining Act, 1904-1945, to forfeit such leases for breach of covenant, viz., non-payment of rent.

A. H. TELFER,  
Under Secretary for Mines.

ASHBURTON GOLDFIELD.

*Mineral Leases.*

120—KOOLINE QUEEN: Camp, Frederick John, and Dunlop, Arthur Martin Chase.

130—CARDREW: Drew, Oscar Desmond.

131—CARDREW No. 2: Drew, Oscar Desmond.

132—CARDREW No. 3: Drew, Oscar Desmond.

ASHBURTON GOLDFIELD—continued.

*Mineral Leases—continued.*

133—MOUNT CONSPICUOUS: Townsend, Allen Eric.

134—SHAMROCK: Townsend, Allen Eric.

135—JUNE AUDREY: Mariotti, Angelo Francisco; Mariotti, Giovan Maria; Dunlop, Ronald Chase; Holbern, Francis James.

BROAD ARROW GOLDFIELD.

*Gold Mining Leases.*

1962W—LADY ROSINA: Ora Banda Amalgamated Mines No Liability.

1966W—CARNBE: Ora Banda Amalgamated Mines No Liability.

1967W—McKENZIE'S FIND: Ora Banda Amalgamated Mines No Liability.

1970W—LADY ROSINA EXTENDED: Ora Banda Amalgamated Mines No Liability.

2039W—GOLDEN ARROW: Parker, Thomas John.

2111W—HALLS EXTENDED: Ora Banda Amalgamated Mines No Liability.

2112W—NICHOLSON'S EXTENDED: Ora Banda Amalgamated Mines No Liability.

2119W—NICHOLSON'S DEEPS: Ora Banda Amalgamated Mines No Liability.

2120W—NICHOLSON'S WEST EXTENDED: Ora Banda Amalgamated Mines No Liability.

2188W—GOLDEN PENNY: Prnich, Mate.

2208W—WENTWORTH: Hancock, Leslie John.

2227W—MAGPIE: Mendis, Hemsley; Davey, Samuel Stephen; Davey, William Henry.

2228W—NEW PENBARK: Salinovic, Mirko.

2229W—BELLEVUE: Greengrass, Arthur Ernest; Nichols, Malcolm Gordon.

2239W—GOOD LUCK: Rowan, Francis Bernard; Morrison, Hector Ross; Daultry, Ebenezer.

2246W—ORA MUNDA: Franich, Stanko.

2248W—BEAUTY: Argus, Richard Frederick.

2255W—NEW POLE: Nazzari, Louis; Edwards, John.

2256W—ZORASTRIAN: Elliott, Stanley; Ellis, Francis Nelson.

2257W—YALBALGO: Bradshaw, Charles Edward; Argus, Richard Patrick.

2258W—ELLAVALLA: Watson, Bertram; Bradshaw, Charles Edward.

2259W—GOLDEN PEN: Elliot, Edward Burton; Penrose, Evelyn Maude.

2260W—HILL END: Selman, Araf.

COOLGARDIE GOLDFIELD.

*Coolgardie District.*

*Gold Mining Leases.*

5245—TINDALS No. 1: Consolidated Gold Mines of Coolgardie Limited.

5246—TINDALS No. 2: Consolidated Gold Mines of Coolgardie Limited.

5247—TINDALS No. 3: Consolidated Gold Mines of Coolgardie Limited.

5248—BIG BLOW: Consolidated Gold Mines of Coolgardie Limited.

5250—VICE REGAL: Lillis, Michael John.

5259—TINDALS CENTRAL: Consolidated Gold Mines of Coolgardie Limited.

5293—TWO BOYS: Birmingham, James; Birmingham, John Patrick.

5295—EMPRESS OF COOLGARDIE: Consolidated Gold Mines of Coolgardie Limited.

5296—TINDALS CENTRAL EXTENDED—Consolidated Gold Mines of Coolgardie Limited.

5297—DREADNOUGHT EXTENDED: Consolidated Gold Mines of Coolgardie Limited.

5317—FRANK: Consolidated Gold Mines of Coolgardie Limited.

5324—SPARGO'S: Spargo's Reward Gold Mine (1935) No Liability.

5325—GOLDEN GULLEY: Spargo's Reward Gold Mine (1935) No Liability.

5328—DREADNOUGHT: Consolidated Gold Mines of Coolgardie Limited.

5330—UNDAUNTED: Consolidated Gold Mines of Coolgardie Limited.

5333—DREADNOUGHT CENTRAL: Consolidated Gold Mines of Coolgardie Limited.

5334—NORTH DREADNOUGHT: Consolidated Gold Mines of Coolgardie Limited.

5362—SPARGO'S No. 3: Spargo's Reward Gold Mine (1935) No Liability.

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

- 5363—SPARGO'S No. 4: Spargo's Reward Gold Mine (1935) No Liability.  
 5451—HOST GROUP: Saunders, Oswald Arthur.  
 5466—TINDALS SOUTH: Consolidated Gold Mines of Coolgardie Limited.  
 5481—TINDALS NORTH No. 3: Consolidated Gold Mines of Coolgardie Limited.  
 5482—TINDALS NORTH No. 2: Consolidated Gold Mines of Coolgardie Limited.  
 5483—TINDALS NORTH No. 1: Consolidated Gold Mines of Coolgardie Limited.  
 5484—TINDALS NORTH No. 4: Consolidated Gold Mines of Coolgardie Limited.  
 5486—LADY CARMEN: Consolidated Gold Mines of Coolgardie Limited.  
 5488—TINDALS No. 3 WEST: Consolidated Gold Mines of Coolgardie Limited.  
 5502—FLAGSTAFF: Consolidated Gold Mines of Coolgardie Limited.  
 5504—TINDALS No. 4 WEST: Consolidated Gold Mines of Coolgardie Limited.  
 5505—EMPRESS OF COOLGARDIE SOUTH: Consolidated Gold Mines of Coolgardie Limited.  
 5514—PARIS: Finlay, James Steel; Higgs, Joseph Willard; Burgoyne, Jack Neville.  
 5532—TINDALS EAST: Consolidated Gold Mines of Coolgardie Limited.  
 5548—GREAT HOPE: Consolidated Gold Mines of Coolgardie Limited.  
 5598—KING SOLOMAN: Hall, Norman Stephen; James, Thomas Edwin.  
 5624—EUNDYNIE: Sheil, Cedric; Bermingham, Eric James.  
 5628—IVES REWARD CONSOLIDATED: Ives, Leonard.  
 5629—IVES REWARD CONSOLIDATED EAST: Ives, Leonard.  
 5645—GOLDCOIN: Rogers, William; Wolinski, Phillip; Firms, Frank Thomas; Trinidad, John Emanuel.  
 5647—FAIRPLAY GOLD MINE: Oreb, Ante; Tabain, Ante.  
 5653—GLEESON'S: Bates, Helen.  
 5656—ALICIA: Consolidated Gold Mines of Coolgardie Limited.  
 5657—ALICIA SOUTH: Consolidated Gold Mines of Coolgardie Limited.  
 5663—BOBS: Saunders, Oswald Arthur.  
 5665—NORNANDEEN: Kitto, James Warren.  
 5666—WAR TIME LEASE: Urlich, Milenko.  
 5683—MASTER KEY G.M.: Allom, Henry Ogilvie.  
 5687—GREAT WESTERN: Waples, John Thomas; McRostie, Catherine.  
 5710—TWO BOYS NORTH: Bermingham, James; Bermingham, John Patrick.  
 5713—LADY GRACE: Taylor, William Russell; Baham, Albert.  
 5715—RIVETTE GOLD MINE: Corboy, Terence Barry.  
 5743—MOYA JAN: Gorman, Morris O'Connell; Gorman, Thomas.  
 5744—PETER: Salinovich, Peter; Ives, Leonard.  
 5746—HAVALAH: Oreb, Ante.  
 5753—FAIRPLAY WEST: Benbow, William; Johnson, Ronald.  
 5756—IVANHOE: Seahill, Ernest; Prior, Benjamin Austin.  
 5764—FAIRPLAY SOUTH: Ives, Leonard.  
 5765—FAIRPLAY NORTH: Ives, Leonard.  
 5766—FAIRPLAY EXTENDED: Ives, Leonard.  
 5789—TWO BOYS SOUTH: Bermingham, James; Bermingham, John Patrick.  
 5793—TWO CEES: Wolinski, Phillip; Rogers, William; Firms, Frank Thomas; Trinidad, John Emanuel.  
 5796—PRESIDENT ROOSEVELT: Bruce, Charles.  
 5794—BLUE BIRD: Napier, George Ponsonby.  
 5812—MAIN LODE DEEPS: Frank, Marjory Alma; Gorman, Henriette.  
 5813—NIGHTINGALE: Tresidder, Francis John.  
 5815—WARREN N.: Kingswood, Richard.  
 5831—GOLD COIN SOUTH: Wolinski, Phillip; Rogers, William; Firms, Frank Thomas; Trinidad, John Emanuel.

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

- 5832—BLUE BIRD NORTH: Napier, George Ponsonby.  
 5833—SQUEAKER: Firms, Frank Thomas; Murray, Robert Patten; Murray, Ernest Arthur Lewis.  
 5834—HARPERS: Saunders, Oswald Arthur.  
 Mineral Lease.  
 106—SCHEELITE: Salmond, Ian Alexander.  
*Kunanalling District.*  
 Gold Mining Leases.  
 970S—CARBINE: Pimley, Elizabeth Mary; Crawford, Mary Ann.  
 987S—PREMIER: Hill, Alfred John.  
 988S—PREMIER NORTH: Hill, Alfred John.  
 1001S—STAR OF FREMANTLE: Hill, Alfred John.  
 1035S—OLYMPIC: Ensor, Emmet; Gilbert, Thomas.

## DUNDAS GOLDFIELD.

## Gold Mining Leases.

- 1421—BLUE BIRD NORTH: Dundas Gold Mines No Liability.  
 1422—ONKAPARINGA: Stacey, Adrian Fitzgerald; DeCean, Robert Thomas.  
 1468—BRONZEWING: James, Vincent Arthur.  
 1616—DAYDAWN: Smith, David; Gibson, Alexander; Sharpe, Clifford.  
 1617—CAESAR: Brenzi, Silvio; James, Vincent Arthur.  
 1624—VALHALLA: Tomich, Gelena.  
 1667—SUN: Stacey, Adrian Fitzgerald; Thompson, George Harold.  
 1670—SUN SOUTH: Stacey, Adrian Fitzgerald; Thompson, George Harold.  
 1675—SUN DEEPS: Stacey, Adrian Fitzgerald.  
 1684—SUN SOUTH EXTENDED: Norseman Developments No Liability.  
 1685—SUN NORTH: Norseman Developments No Liability.

## Miners' Homestead Leases.

- 68—LAKESIDE: Quinlivan, Stanley.  
 70—RICHMUND: Richmond, Warren Alfred.  
 72—LITTLE WONDER: Baker, Francis Harry.  
 74—BURNLEY: Brookes, George.  
 76—NULLABOR: Pavy, Edgar.  
 86—HILLVIEW: Hockley, Leo Sylvester.  
 90—WOODLEY: Mann, James Leslie.  
 91—AINSLEY: Hayden, Kathleen Alice.  
 92—NEWTOWN: Baker, Robert George Clive.  
 93—PERSEVERANCE: Crabbe, Alice May.  
 97—LEES HOMESTEAD: Lee, Leonard Darcy.  
 102—ANSLOW'S FARM: Anslow, Vincent.  
 103—OVERSIGHT HOMESTEAD: Lea, Ada Elizabeth.

## EAST COOLGARDIE GOLDFIELD.

## Gold Mining Leases.

- 4766E—GREAT HOPE: Cunneen, John Laurence; Smith, Edgar Arthur.  
 5465E—BIRTHDAY GIFT: Franetovich, Bert.  
 5468E—PHAR LAP: Nunn, Edward; Speed, George; Rosenberg, Ian Albert.  
 5486E—OLYMPIAN: Jessop, Patricia; Bartoll, Joakim Krojonich.  
 5493E—MILANO: New Milano No Liability. Beaton.  
 5616E—LESLIE: New Milano No Liability.  
 5737E—GOLDEN MILE CHANNEL: Mohr, John.  
 5866E—ROSEMARY: Tarabini, Domenico Francesco.  
 5872E—EVERLY: Starr, Arthur Joseph (jnr.); Smith, Harry Ernest.  
 6025E—RED STAR: Saunders, Richard.  
 6032E—DRY MOUNT: Maringoni, Giovanni Erminio; Tarabini, Domenico Francesco; Dvutin, Giovanni; Baldini, Albert Anthony.  
 6036E—WANDOO: Board, John Edward.  
 6040E—HANNANS EAST: Wardrop, Charles.  
 6041E—INKERMAN: Board, John Edward.  
 6043E—LAUNA DOONE: Cox, Charles Walter; McManus, Jean Mavis; Starr, Arthur Joseph (jnr.).

EAST COOLGARDIE GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 6019E—GOLDEN SEAM: Gianini, Ludovico.  
 6022E—PROPRIETARY: Cunneen, John Laurence; Brajeich, Jakav; Smith, Arthur Edgar.  
 6044E—KAPAI: Dawe, Ernest.  
 6046E—COLLEEN BAWN: Taylor, Frederick Milton.  
 6047E—MANERLA: Proud, Henry George.  
 6048E—AULD ACQUAINTANCE: McBrearty, James; Orr, Joseph.  
 6056E—NEW BLACK CAT: Naughton, Thomas Michael; Allen, Harry Merle.  
 6057E—LITTLE RAY: Nakeff, Phillip; Scherini, Carl John.  
 6077E—BROWNHILL CONSOLS: Nelli, Michael; Nelli, William Michael; Nelli, Raymond William; Noble, Francis Henry.  
 6094E—THREE B'S: Rulyanich, Louie.  
 6095E—RAYMOND: Shreeve, Raymond Roy; Shreeve, Claude Leslie; Quinlan, Mildred Mary; Porter, John Reginald.  
 6099E—TRY AGAIN: Duke, Henry.  
 6107E—SPINIFEX: Avo, Daniele Dell; Tarabini, Giovanni Vito; Tarabini, Movesto; Grosina, Frank.  
 6152E—SHANNON: Scherini, Julius George; Nakeff, Phillip.  
 6211E—HIDDEN SECRET: Trinidad, John Emanuel; Bell, Herbert.

## Miners' Homestead Leases.

- 253E—HILLSIDE: Laming, Leslie George.  
 255E—LAKE VIEW HOMESTEAD: Mundy, Ernest John Richard.  
 256E—MAJESTIC HOMESTEAD: Pozzi, Guido; Fracaro, Victor.  
 279E—HAPPY ACRES FARM: Laming, Esme Irene.  
 284E—GOLDEN VALLEY: Trythall, William Thomas.  
 301E—AIR VIEW: Jones, Horace Carlyle; Kemp, Robert William.  
 302E—PIPE TRACK FARM NORTH: Worgan, Harold Edgar.  
 305E—PIPE TRACK FARM EAST: Worgan, Harold Edgar.  
 306E—WRIGHTS: Wright, John James.  
 307E—SOUTH BOULDER POULTRY FARM: Hinton, Selinda Georgina.

## Residential Lease.

- 28—MILANO RESIDENCE: New Milano No Liability.

## Tailings Lease.

- 139—MILANO TAILINGS: New Milano No Liability.

*Bulong District.*

## Gold Mining Leases.

- 1308Y—SOUTHERN CROSS: Nicol, Hugh.  
 1319Y—TWO H'S: Harrington, Robert John; Hansen, Albert Leach.  
 1320Y—TWO H'S SOUTH: Harrington, Robert John; Hansen, Albert Leach.

## EAST MURCHISON GOLDFIELD.

*Wiluna District.*

## Gold Mining Leases.

- 277J—LAKE VIEW CONSOLS EAST EXTENDED: The Wiluna Gold Mines Limited.  
 416J—WILUNA WEST No. 2: The Wiluna Gold Mines Limited.  
 662J—BLACK ADDER: McHugh, George Edward.  
 669J—VINAURUM: Hancock, Langley George; Walters, Islyn.  
 671J—BARWIDGIE: Ferrarini, Vittorio.  
 674J—ESSEX: Bourne, William Uriah; Hille, Victor Stanley; Hyman, Alexander.  
 675J—TRIED AGAIN: Robinson, George Arthur.  
 677J—LUCKY HIT: Bower, Bertram George.

EAST MURCHISON GOLDFIELD—*continued.**Wiluna District—continued.*

## Tramway Leases.

- 2J—ESSEX TRAMWAY LEASE: The Wiluna Gold Mines Limited.  
 3J—MOONLIGHT TRAMWAY: The Wiluna Gold Mines Limited.  
 4J—MOONLIGHT TRAMWAY LEASE EXTENDED: The Wiluna Gold Mines Limited.  
 5J—ESSEX TRAMWAY LEASE EXTENDED: The Wiluna Gold Mines Limited.

## Machinery Lease.

- 2J—HAPPY JACK MACHINERY: The Wiluna Gold Mines Limited.

## Miners' Homestead Leases.

- 27J—BUTCHER'S BLOCK: Hayes, James; Hayes, Adelaide Mary.  
 31J—BEDAN: Kirwan, Stella Kathleen.  
 35J—VIOLET ABATTOIRS: The Lake Violet Pastoral Company Proprietary Limited.  
 41J—RONDIN FARM: Heylen, Thomas Herbert.  
 44J—FAIRVIEW: O'Connor, Michael.  
 56J—PREMIER PIGGERY: Dryden, Ernest.  
 67J—BETTERVIEW: O'Connor, Michael.  
 72J—MALVERN: Maund, William John; Weir, Felix Christie.  
 73J—POVERTY FLAT: Hipper, Alexander.  
 74J—ECLIPSE: Mickle, Eben Edison; Mickle, Eustace Herrington.  
 75J—ROSEWOOD: Watson, Richard Livingstone.  
 77J—MILLROSE: Ward, Nicholas Rauert.

*Lawlers District.*

## Gold Mining Leases.

- 1330—BETH HENO: Alac, Mate; Kundid, Marko.  
 1333—VANGUARD: White, Noel Francis William.  
 1340—NEVER CAN TELL: Pegler, George William.  
 1346—BELLEVUE: White, Noel Francis William.  
 1348—MOUNT HARRIS: Maund, William John; Adamson, Robert Henry; Coleman, William Peter.

*Black Range District.*

## Gold Mining Leases.

- 958B—LADY MARY: Parkinson, Tom.  
 967B—NORTH END G.M.: Ross, Kenneth William; Ross, Hugh McKenzie (junior); Ross, Ethel Janet; Ross, Colin Campbell; Hornsby, Norma Jean; Ross, Donald Barker; Ross, Hugh McKenzie.  
 972B—SHEELITE: Atkinson, Joseph Vincent; Weeks, Edward Sydney; Weeks, Arthur Worland.  
 976B—SHEELITE NORTH: Atkinson, Joseph Vincent; Weeks, Edward Sydney; Weeks, Arthur Worland.  
 998B—NORTH END No. 4: Ross, Hugh McKenzie (senior); Ross, Colin Campbell; Ross, Kenneth William; Ross, Ethel Janet; Hornsby, Norma Jean; Ross, Donald Barker; Ross, Hugh McKenzie (junior).  
 1062B—DALMATION: Parkinson, Tom; Birin, Don.  
 1085B—SONNY JAMES: Paskov, Dume; Paskov, William Richard.  
 1086B—NEW PIX: Sorenson, Hans Christian.

## KIMBERLEY GOLDFIELD.

## Gold Mining Leases.

- 96—WEST AND LEFT: Smith, Robert Richard; Downing, Michael J.  
 97—RUBY QUEEN: Smith, Robert Richard; Downing, Michael J.  
 98—GOLIATH: Smith, Robert Richard; Downing, Michael J.  
 99—RUBY QUEEN NORTH: Smith, Robert Richard; Downing, Michael J.  
 100—ST. LAWRENCE: Smith, Robert Richard; Downing, Michael J.  
 102—RUBY QUEEN EXTENDED: Smith, Robert Richard; Downing, Michael J.

## MT. MARGARET GOLDFIELD.

*Mt. Margaret District.*

## Gold Mining Leases.

- 2138T—NIL DESPERANDUM: Probert, Arthur  
Adrian; Clark, Henry Burke.  
2245T—LANCFIELD EXTENDED WEST: Cable  
Douglas.  
2446T—BOOMERANG: Cable, Douglas.  
2445T—LANCFIELD: Cable, Douglas.  
2446T—BOOMERANG: Cable, Douglas.  
2463T—TEMPEST: Thompson, David.  
2471T—TRUMP: Cable, Douglas.  
2476T—HAPPY FIND: De Marie, Giovanni Maria;  
Bonandrini, Luigi; Boni, Pietro; Tarabini,  
Luigi; Anderson, Albert Francis; Bosio,  
Antonio; Bosio, Luigi.  
2478T—LANCFIELD NORTH: Cable, Charles; Cox,  
George Worters; Wingate, Ivor Churchill;  
Hill, Archie Gilechrist.  
2480T—MOCKING BIRD: Fletcher, Charles Henry.  
2484T—BOOMERANG EXTENDED: Cable, John.  
2489T—WEDGE: Cable, Douglas.  
2492T—GOLDEN BELL: De Marie, Giovanni Maria;  
Bonandrini, Luigi; Boni, Pietro; Tarabini,  
Luigi; Anderson, Albert Francis; Bosio,  
Antonio; Bosio, Luigi.  
2500T—WESTRALIA: Bridgeman, Henry Victor  
Stanley.  
2501T—WESTRALIA SOUTH: Bridgeman, Henry  
Victor Stanley.  
2502T—KARRIDALE: Cable, James Lardner; Cable,  
Martin.  
2504T—LANCFIELD EAST: Cable, Douglas.  
2505T—LANCFIELD EXTENDED: Cable, Douglas.

## Tailings Leases.

- 85(3T)—GLADIATOR TAILINGS: Gladiator Gold  
Mines Limited.  
110(4T)—GLADIATOR TAILINGS LEASE—Gladi-  
ator Gold Mines Limited.

*Mt. Morgans District.*

## Gold Mining Leases.

- 510F—LANDED AT LAST: Crocker, Clifford Clyde.  
521F—NORTH DEMOCRAT: Parolo, Jack; Forkin,  
Frank Mason Mark; Delmarco, Giovanni.  
529F—SECOND FORTUNE: Kosovich, Ivan.  
539F—DEMOCRAT: Zanotti, Fermo; Zanotti, Fran-  
cesco.  
547F—VODICE: Birin, Mise; Rodin, Josip; Marian,  
Joseph Slavko; Marian, Zvony Marin.  
550F—MULTI MILLIONAIRE: Birin, Mise; Rodin,  
Josip; Marian, Joseph Slavko; Marian, Zvony  
Marin.  
553F—LOCAL LADY: Forkin, Frank Mason Mark;  
Bettini, Antonio.  
554F—DEVON: Zanotti, Peter; Guerinoni, Alfred.  
557F—TRIXIE: Swanson, Charles.  
560F—QUEEN OF THE MAY: Annear, Horace  
Edmund.  
561F—QUEEN OF THE MAY SOUTH: Annear,  
Horace Edmund.  
562F—PETOSSA NORTH—Annear, Horace Edmund.  
563F—GOLDEN TREASURE: Annear, Horace  
Edmund.

*Mt. Malcolm District.*

## Gold Mining Leases.

- 1794C—MIGHTY SPLASH: Castledine, George An-  
drew; Gleeson, Mary.  
1795C—RANGOON: Courcier, Kenneth Aubrey;  
Spencer, Percy Ernest.  
1805C—WANGHI: Courcier, Kenneth Aubrey.  
1808C—INGLEWOOD: Courcier, Kenneth Aubrey.  
1820C—THE DRAGON: Sanderson, Ronald William;  
Wright, Richard Walter; Metzke, James.  
1827C—MERTONS CONSOLIDATED NORTH: Gan-  
non, Michael; Dover, Harry Joseph.  
1828C—MERTONS CONSOLIDATED: Gannon,  
Michael; Dewar, Harry Joseph.

## MURCHISON GOLDFIELD.

*Cue District.*

## Gold Mining Leases.

- 2241—EAGLE HAWK: Woiner, Bernard.  
2258—TWO UP: Foster, William George.

## Miners' Homestead Leases.

- 25—GOORAMUDDA: Turner, Frederick Wellman.  
29—SUNSHINE: Grazioli, Teresa.

*Day Dawn District.*

## Gold Mining Lease.

- 677D—HILL END: Poletti, Gildo.

*Mount Magnet District.*

## Gold Mining Leases.

- 1255M—EDWARD CARSON: Cassey, Andrew.  
1281M—SATURN: Parkinson, William Jones.  
1286M—EVENING STAR: Slavin, Joseph Clarence;  
Jewell, Horace.  
1308M—EMPRESS: Grose, John.  
1355M—MOYAGEE: Poletti, Gildo; Dorigo, Lily;  
Bianchi, Alberto.  
1372M—SATURN EXTENDED: Parkinson, William  
Jones.  
1378M—GAMBIER LASS: Haworth, Thomas Lear;  
Evans, Edward William Samuel; Laing, Wil-  
liam.  
1379M—GALTEE MOORE: Grose, Charles.  
1380M—SATURN EAST: Parkinson, William Jones.  
1415M—EDWARD CARSON SOUTH: Cassey, Andrew.  
1442M—ROBINS NEST: Hebbard, Bernard.  
1446M—PIEDMONT: Nicoli, Luigi.

## Mineral Leases.

- 12M—WONDER: Shirrefs, George Walter.  
13M—LITTLE WONDER: Giles, Arthur Sydney;  
Atkinson, Robert William.

*Meekatharra District.*

## Gold Mining Leases.

- 1542N—INGLISTON ALBERTS: Meekatharra Sands  
Treatment and Mining No Liability; Walsh,  
Esmond Thomas; Metcalfe, Christopher Dud-  
dell; Brodie-Hall, Laurence Charles; Rollings,  
Emily Maude; Gerick, Ivor Richard; Hutch-  
inson, Marta Lina.  
1849N—NEW ALLIANCE: Hollingsworth, Harold  
Thornton.  
1853N—BLUE BIRD: Scott, Frank Muir; Gibson,  
Bernard.  
1854N—GOLDEN STAR: Young, James Francis;  
Seiarsa, Primo; Beehelli, Aristide.  
1860N—NEW GWALIA: Lynch, Joseph Henry;  
Fisher, William Edwin.  
1872N—BLUE PEDRO: Wilson, Cyril Clarence;  
Rinaldi, Dominic; Pains, Cesare.  
1890N—GOLD JAY: Gerick, Eric Suffield; Hollings-  
worth, Harold Thornton; Fisher, William  
Edwin; Lynch, Joseph Henry.  
1893N—HALCYON: Gale, Aubrey Layton Carlisle;  
Gale, Leonard John; Gale, Aubrey Francis.  
1898N—ROCKLEE: Egan, Charles; Egan, Daniel  
Joseph.  
1912N—NEW ALLIANCE NORTH: Hollingsworth,  
Harold Thornton.  
1913N—NEW ALLIANCE SOUTH EXTENDED:  
Hollingsworth, Harold Thornton.  
1914N—NEW ALLIANCE SOUTH: Hollingsworth,  
Harold Thornton.  
1918N—KING OF THE HILLS: Moro, Andrea; Moro,  
Giuseppe; Comensoli, Giovanni; Vicini, Vin-  
cenzo; Bonomelli, Vincenzo.  
1919N—DEVIL'S DICE: Power, Dudley William;  
Bartle, Arnold Wilfred.  
1921N—FREDERICK: Wallis, Arthur Bernard.  
64N—CRYSTAL BROOK: Cooper, John Gilbert.

## Miner's Homestead Lease.

## NORTH COOLGARDIE GOLDFIELD.

*Menzies District.*

## Gold Mining Leases.

- 5549Z—LADY HARRIET: Sawyer, Ephraim Thomas.  
 5714Z—LADY HARRIET NORTH: Sawyer, Ephraim Thomas.  
 5719Z—THE COONEGA: Walshaw, Mildred Mary.  
 5735Z—PRETTY EASY: Clark, Joseph William.  
 5740Z—GULLS BLOW: Muldoon, Harold Patrick; Branchi, Domenic.  
 5741Z—NEW START: Di Crescenzo, Amedeo; Mitchell, Herbert Keane; Brown, Edward Harry.

## Tailings Lease.

- 31—TAILINGS LEASE: Sand Queen-Gladstone Mines No Liability.

*Ularring District.*

## Gold Mining Leases.

- 1078U—RABBIT: Sachse, Harold Frederick; Howchin, Henry John; Mills, Samuel John.  
 1101U—EMERALD: Bassett, Ernest Robert; Heenan, Eric Michael; Hartrey, Thomas Augustine.  
 1136U—NEW GOLDEN POLE: Trip, Hendrik Jan Van Vierssen.  
 1151U—EMERALD SOUTH: Linden (W.A.) Gold No Liability.  
 1153U—FOUR MILE: Trip, Hendrik Jan Van Vierssen.

*Yerilla District.*

## Gold Mining Leases.

- 1221R—GOLDEN HILL: Fletcher, Allen James; Giudicatti, Basilio; Foppoli, Charles.  
 1321R—YERILLA KING: Masters, Harry; Morechetti, Domenic.

*Niagara District.*

## Gold Mining Leases.

- 925G—NEW SOUTH CHAMPION: Owen, Rupert Heyward.  
 928G—ALTONA: Barrett, Thomas.  
 929G—NORTH ALTONA: Barrett, Thomas.  
 930G—NEW CHAMPION: Cowan, Peter Ernest.

## NORTH-EAST COOLGARDIE GOLDFIELD.

*Kanowna District.*

## Gold Mining Leases.

- 1561X—KURRAJONG: Board, John Edward.  
 1570X—LADY GERALDINE: Little, Noel Brodie.

## PEAK HILL GOLDFIELD.

## Gold Mining Leases.

- 565P—NATHAN BITTER: Kinder, Frank.  
 573P—WIMPIE: Livingstone, Bert; Livingstone, Keith; Livingstone, Newton Charles; Martin, William.  
 575P—LABOURCHERE MAIN LODE: Scott, Frank Muir; Gibson, Bernard.

## PILBARA GOLDFIELD.

*Marble Bar District.*

## Gold Mining Leases.

- 707—KITCHENER: Jackson, Hugh.  
 740—MOUNT PROPHECY: Watson, Robert.  
 794—PERSEVERANCE: Watson, Robert.  
 817—PRINCE CHARLIE: McAlister, Leslie William.  
 856—BULLETIN: Longfellow, Arthur Ferguson; Brooking, Mervyn Sherlock; Hampton, William Morton; Goode, Reginald Eli.  
 866—BONNIE DOON: Greater Bonnie Doon (1935) Limited.  
 878—MT. PROPHECY NORTH: Watson, Robert.  
 901—RYANS: Greater Bonnie Doon (1935) Limited.  
 912—HOMEWARD BOUND: Hansen, Hagbarth; Rieck, Alfred.  
 924—TRUE BLUE: Hansen, Hagbarth; Langdon, Thomas Edward.  
 1010—MICKEY: Smith, Horace.  
 1013—TRUMP: Miller, Leslie Melbourne.  
 1054—ILLAREEN: Wyndham, Geoffrey Alexander.  
 1055—ILLAREEN NORTH: Wyndham, Geoffrey Alexander.  
 1063—GENERAL: MacLean, William Gordon.

## PILBARA GOLDFIELD—continued.

*Marble Bar District—continued.*

## Gold Mining Leases—continued.

- 1072—PRINCESS MAY: McAlister, Leslie William.  
 1075—QUEEN: Grgich, George.  
 1080—TABLE TOP: Corboy, Desborough John; Pelle, John Christian.  
 1081—TABLE TOP NORTH: Corboy, Desborough John; Pelle, John Christian.  
 1082—EDELWEIS: Corboy, Desborough John; Pelle, John Christian.  
 1083—HILLVIEW: Corboy, Desborough John; Pelle, John Christian.  
 1084—NEW COPENHAGEN: Hausen, Hagbarth.  
 1085—VICTORY: Corboy, Desborough John; Pelle, John Christian.  
 1086—VICTORY EAST: Corboy, Desborough John; Pelle, John Christian.  
 1087—TOWN TALK: Crane, Reginald Charles Russell; Crane, Clement Joseph; Barnes, Alfred John; Clarke, Arthur William.  
 1088—TOWN TALK EAST: Crane, Reginald Charles Russell; Crane, Clement Joseph; Barnes, Alfred John; Clarke, Arthur William.  
 1089—REPEATER: Stubbs, Stuart Henry.  
 1090—MANOLIS: Stubbs, Stuart Henry.  
 1091—ALETHIA: Hedley, Donald McKenzie.

## Mineral Leases.

- 313—TABBA TABBA CONSOLIDATED: Crawford, Lindsay William Seabrook; Crawford, Allan Robert.  
 362—MOUNT CANNING: Crawford, Allan Robert. Miner's Homestead Lease.  
 15—DUNCRAIG: Watson, Robert.

*Nullagine District.*

## Gold Mining Leases.

- 256L—BILL JIM: Dods, John Nisbet; Tonkin, Victor Colin.  
 267L—LITTLE WONDER: Stevens, Frank.  
 276L—ROSE: Milner, Arthur Edward Keith; Tonkin, Victor Colin; Tonkin, Eileen.  
 279L—ALL NATIONS: Howard, Roland Henry; Boholm, Walter; Clemesha, Milton Douglas.  
 283L—GRANT'S HILL: McKinnon, William Michael.  
 291L—BILL JIM EAST: Dods, John Nisbet; Tonkin, Colin Victor.  
 293L—VALENTINE: Cunningham, Alexander.  
 294L—NULLAGINE VIEW: Hunter, William.  
 295L—CHRYSLER SOUTH: Branchi, Georgio.

## Miners' Homestead Leases.

- 2L—RIVERDALE: Allsopp, James Hunter.  
 9L—CAMPSITE: Doughty, James Jackson.

## PHILLIPS RIVER GOLDFIELD.

## Gold Mining Leases.

- 266—GEM RESTORED: Willoughby, Leonard Ernest.  
 267—MT. IRON: Wehr, Werner Carl Otto.

## Mineral Lease.

- 409—MONOLITH: Clackline Refractories Ltd.

## YALGOO GOLDFIELD.

## Gold Mining Leases.

- 907—BROWN'S REWARD: Arkle, James Vere.  
 1085—SWEET WILLIAM: Lake, Laurence Wilfred.  
 1102—ASTOR: Lake, Laurence Wilfred.  
 1113—FIELD'S FIND: Arkle, James Vere.  
 1119—FIELD'S FIND CENTRAL WEST: Mambretti, Guido.  
 1189—KING SOLOMONS MINE: Crooks, Albert William.  
 1197—GNOW'S NEST: Nevill, John Laurence.  
 1198—ASTER SOUTH: Lake, Laurence Wilfred.  
 1201—HARD TO FIND: Nevill, Gloria.  
 1203—REVIVAL: Nevill, Aloysius Martin.  
 1212—SHENANDOAH: Johnston, Gilbert Hartley.  
 1215—EXCHANGE SOUTH: Nevill, Beatrice Mary.  
 1216—DOLLAR: Nevill, William Joseph.  
 1219—EMERALD MINE: Gold and Mineral Prospecting Company No Liability; Nevill, John Laurence; Morrow, Chester, Arthur.

## YILGARN GOLDFIELD.

## Gold Mining Leases.

- 3248—RADIO DEEPS: Lang, Samuel Carsley; Andrews, Richard Bullock.
- 3449—DIE HARDY: Calzoni, Antonio; Calzoni, Frank; Craig, James.
- 3480—Great Victoria: Burbidge Gold Mines No Liability.
- 3544—CHILD OF GOLD: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3545—YELLOWDINE No. 1: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3546—YELLOWDINE No. 2: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3547—YELLOWDINE No. 3: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3548—YELLOWDINE No. 4: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3549—YELLOWDINE No. 5: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3550—YELLOWDINE No. 6: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3551—YELLOWDINE No. 7: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3555—NO TRUMPS: Friedlander, Harris.
- 3557—GREAT VICTORIA BLOCK 1: Burbidge Gold Mines No Liability.
- 3558—GREAT VICTORIA BLOCK 2: Burbidge Gold Mines No Liability.
- 3559—GREAT VICTORIA BLOCK 3: Burbidge Gold Mines No Liability.
- 3562—GREAT VICTORIA BLOCK 6: Burbidge Gold Mines No Liability.
- 3572—GREAT VICTORIA BLOCK No. 10: Burbidge Gold Mines No Liability.
- 3577—GREAT VICTORIA BLOCK No. 11: Burbidge Gold Mines No Liability.
- 3676—YELLOWDINE DEEPS No. 2: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3750—GOLDEN SQUARE: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3867—YELLOWDINE CENTRAL: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3875—VICTORIA: Rota, Gildo.
- 3902—YELLOWDINE SOUTH-WEST: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3913—YELLOWDINE WEST: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 3936—NEWFIELD CENTRAL: Pringle, James Milne.
- 3942—EDWARD'S REWARD: Edwards, Francis William (jnr.); Edwards, Alfred George (snr.); Edwards, Francis William (sr.); Edwards, James Joseph; Unmack, Geoffrey; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Cain, Lily; Ross, William Archibald; Stallard, Amelia May.
- 3943—SUNSHINE: Edwards, Francis William (jnr.); Edwards, Alfred George; Edwards, Francis William (sr.); Edwards, James Joseph; Unmack, Geoffrey; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Ross, William Archibald; Ross, Archibald Gordon; Stallard, Amelia May.
- 3957—COMET: Evans, Gomer; Gibellini, Ivy Beatrice; Worth, Thomas Edward.
- 3966—DONOVAN'S FIND: Howlett, Thomas William.
- 3987—GRAND NATIONAL: Burbidge Gold Mine No Liability.
- 3994—GREAT VICTORIA SOUTH: Burbidge Gold Mine No Liability.
- 3997—GRAVEL PIT: Wesley, Ernest Cornwall; Wesley, Latham Charles.
- 4000—OLGA: Burro, David; Mazzina, Arturo.
- 4004—EXCELSIOR: Roberts, Albert Muschamp; Roberts, John Thomas; Grace, William James; Everett, James Henry.
- 4007—GREAT VICTORIA EAST: Burbidge Gold Mines N.L.
- 4015—STAR: Evans, Gomer; Gibellini, Ivy Beatrice; Worth, Thomas Edward.
- 4019—YELLOWDINE SOUTH: Yellowdine Gold Development Pty. Limited (In Liquidation).
- 4033—QUEEN ELIZABETH: Tyler, Robert Walter.
- 4034—FIRELIGHT: Brand, Percy James; Brand, Mer-ville, George.

## YILGARN GOLDFIELD—continued.

## Gold Mining Leases—continued.

- 4046—BANKER: Hurn, Bert.
- 4057—FOUR THREES: Morris, Ruby Violet.
- 4073—MOUNTAIN KING: Howlett, Thomas William.
- 4078—RADIO DEEP'S NORTH: Deane, Thomas.
- 4079—RADIO NORTH-EAST: Deane, Thomas.
- 4080—RADIO DEEP'S SOUTH: Deane, Thomas.
- 4083—RADIO DEEPS SOUTH EXTENDED: Deane, Thomas.
- 4084—RADIO DEEPS EXTENDED: Deane, Thomas.
- 4116—EDWARD'S REWARD NORTH: Edwards, Francis William (jnr.); Edwards, Alfred George; Edwards, Francis William (snr.); Edwards, James Joseph; Unmack, Geoffrey; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Ross, William Archibald; Ross, Archibald Gordon; Stallard, Amelia May; Cain, Lily.
- 4117—SUNSHINE SOUTH: Edwards, Francis William (jnr.); Edwards, Alfred George; Edwards, Francis William (snr.); Edwards, James Joseph; Unmack, Geoffrey; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Ross, William Archibald; Ross, Archibald Gordon; Stallard, Amelia May; Cain, Lily.
- 4164—PRINCE GEORGE: Burbidge Gold Mine N.L.
- 4169—HOLLETON EAST: Calzoni, Frank.
- 4173—INSPIRATION: Lanfranchi, Michael Joseph; Zanotti, Giacomo.
- 4175—EDWARD'S REWARD EAST: Edwards, Francis William (jnr.); Edwards, Alfred George; Edwards, Francis William (snr.); Edwards, James Joseph; Unmack, Geoffrey; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Ross, William Archibald; Ross, Archibald Gordon; Stallard, Amelia May; Cain, Lily.
- 4176—BRONCHO LINKS: Burbidge Gold Mines N.L.
- 4181—NICKS: Scott, Colin; Deane, Thomas; Crudace, Arnold Leslie; Reets, Hubert Henry.
- 4182—QUEEN ANN: Wesley, Ernest Cornwall; Wesley, Latham Charles.
- 4191—CENTEPEDE: Bell, Roger; Bell, Wallace Albert; Bell, Edward James.
- 4200—JUPITER: Wesley, Latham Charles; Wesley, Ernest Cornwall.
- 4201—SCOTS GREYS: Lawrence, Phillip Bruce; Hunt, John Leslie.
- 4221—TWO BAR: King, Arthur Bert.
- 4229—SCORPIO: Lucas, Milton.
- 4242—THREE COLOURS: Appleyard, Eric Roland; Solomon, Edward Lyle.
- 4245—BRANDS EXTENDED: Whinfield, John Stephen.
- 4246—LONE PINE: Polkinghorne, Abner Smith; Polkinghorne, John Rae.
- 4247—LILY OF THE VALLEY: Harper, Joseph Ernest.
- 37PP—BRITANNIA: Symes, John Andrew James; Symes, John Chesterman.

## Miners' Homestead Leases.

- 104—APPLECROSS: Bennett, Dorothy Ann.
- 112—DORORIC: Cornford, Ronald.
- 114—MOUNTAIN PRINCE: Moore, Winifred Marjorie.
- 117—CHARLESVILLE: McIntosh, Robert.

## Tailings Lease.

- 11—TUNGSTEN: Edna May (W.A.) Amalgamated Gold Mines N.L.

## Machinery Lease.

- 3—EDNA MAY: Edna May (W.A.) Amalgamated Gold Mines No Liability.

## OUTSIDE ANY PROCLAIMED GOLDFIELD.

## Gold Mining Lease.

- 1PP—HILLSDALE: Hassell, Noel Boucher; Hassell, Barbar Zoe.

YILGARN GOLDFIELD—*continued.*

Mineral Leases.

- 376H—FERRICOX: Dwyer, Raymond James.
- 377H—TRY AGAIN: Daniels, Walter George.
- 378H—NEVER DESPAIR: Daniels, Arnold Edward.
- 379H—PEEWAH ANTIMONY MINE: Rogers, Albert Edward; Rogers, Leonard Lathian; Radley, Cecil; Rodwell, Alfred; Barrett, John Goodes.
- 51PP—WILGIE HILL: O'Connor, Edward Desmond.
- 53PP—BAKER'S HILL FIRECLAY DEPOSITS: Dunn, James Gribble; Pedler, John Alfred; Lovell, Ernest.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,  
Wiluna, 11th May, 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.

L. J. REGAN,  
Warden.

To be heard at the Warden's Court, Wiluna, on Wednesday the 22nd day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

EAST MURCHISON GOLDFIELD.

*Wiluna District.*

Residence Areas.

- 150J—Lynch, Patrick J.; Third Street, Lakeside; no miner's right and non-compliance with conditions.
- 248J—Quin, Archibald M.; Urquhart Street, Red Hill; no miner's right and non-compliance with conditions.
- 277J—Phillips, John J.; Fifth Street, Lakeside; no miner's right and non-compliance with conditions.
- 280J—Watson, Richard L.; Wiluna; no miner's right and non-compliance with conditions.
- 312J—Neil, Donald Roy; Fifth Street, Lakeside; no miner's right and non-compliance with conditions.
- 470J—Gallop, Joyce K.; Red Hill; no miner's right and non-compliance with conditions.

Machinery Area.

- 5J—Coolgardie Brilliant No Liability; c/o L. C. Horley, Meekatharra; non-payment of rent.

Tailings Area.

- 5J—Parkinson, Edward A.; Wiluna; non-payment of rent.

Water Rights.

- 26J—The Wiluna Gold Mines Limited; Wiluna; non-payment of rent.
- 27J—The Wiluna Gold Mines Limited; Wiluna; non-payment of rent.
- 39J—Wiluna Road Board; Wiluna; non-payment of rent.

*Lawlers District.*

Garden Area.

- 65—Pegler, George W.; Lawlers; non-payment of rent.

Machinery Area.

- 34—Australian Machinery & Investment Co., Ltd.; 321 Murray Street, Perth; no miner's right and non-payment of rent.

EAST MURCHISON GOLDFIELD—*continued.*

*Lawlers District—continued.*

Tailings Areas.

- 16—Vickery, Arthur; Kalgoorlie; no miner's right and non-payment of rent.
- 17—Vickery, Arthur; Kalgoorlie; no miner's right and non-payment of rent.
- 21—Lewis, George W., Vickery, Arthur, and Norwood, Arthur F. B.; Kalgoorlie; no miner's right and non-payment of rent.
- 25—Vickery, Arthur; Kalgoorlie; no miner's right and non-payment of rent.
- 26—Vickery, Arthur; Kalgoorlie; no miner's right and non-payment of rent.
- 35—Australian Machinery & Investment Co., Ltd.; 321 Murray Street, Perth; no miner's right and non-payment of rent.

Mineral Claims.

- 2—Finch, John, and Finch, Leslie; Wiluna; non-payment of rent.
- 3—Taaffee, William, and Panizza, Peter; c/o T. K. Moriarty, Kathleen Valley; no miner's right and non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,  
Southern Cross, 12th May, 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 163 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.

M. HARWOOD,  
Warden.

To be heard at the Warden's Court, Southern Cross, on Thursday the 16th day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

YILGARN GOLDFIELD.

Machinery Areas.

- 44—Samuel Arthur Harper; Bullfinch; non-payment of rent. Joseph Ernest Harper; Bullfinch; non-payment of rent and no miner's right.
- 45—Sydney Charles Bennett; Westonia; non-payment of rent.

Garden Areas.

- 35—William John Cubley; Karalee; non-payment of rent and no miner's right.
- 37—Richard Albert May; Yellowdine; non-payment of rent.

Water Rights.

- 56—Edna May (W.A.) Amalgamated Gold Mines No Liability; Westonia; non-payment of rent.
- 58—Edna May (W.A.) Amalgamated Gold Mines No Liability; Westonia; non-payment of rent.

Mineral Claims.

- 30—Ajax Plaster Company Limited; 152 Havelock Street, West Perth; non-payment of rent.
- 31—Ajax Plaster Company Limited; 152 Havelock Street, West Perth; non-payment of rent.
- 32—Ajax Plaster Company Limited; 152 Havelock Street, West Perth; non-payment of rent.
- 33—Phillip Silas Tunsey; Gatherer; non-payment of rent.
- 34—Raymond Leopold Braddock; Burbidge; non-payment of rent.
- 35—Leslie Fisher Scaddan Peirce; Yellowdine; non-payment of rent. Henry Arthur Parsons; Yellowdine; non-payment of rent.
- 37—Ajax Plaster Company Limited; 152 Havelock Street, West Perth; non-payment of rent.

## Business Areas.

- 127—Kalgoorlie Brewing and Ice Company Limited; Kalgoorlie; non-payment of rent and no miner's right.
- 1049—Bertha Wilhemina Collins; 63 Evandale Street, Floreat Park; non-payment of rent.
- 1088—Alice Louisa Massie; Yellowdine; non-payment of rent and no miner's right.
- 1100—George Midland Hewitt; Southern Cross; non-payment of rent and no miner's right.

## Residence Areas.

- 818—Mary Adelaide Cruse; Westonia; no miner's right.
- 1095—Joseph Della Bosca; Bullfinch; no miner's right.
- 1096—Alice Della Bosca; Bullfinch; no miner's right.
- 1099—William Alexander Robinson; Marvel Loch; no miner's right.
- 1102—Frank Herbert Williams; Marvel Loch; no miner's right.

THE MINING ACT, 1904.  
(Regulation 180.)

Warden's Office,  
Kalgoorlie, 5th May, 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.

T. A. DRAPER,  
Warden.

To be heard at the Warden's Court, Kalgoorlie, on Monday the 26th day of June, 1949.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

## NORTH COOLGARDIE GOLDFIELD.

*Menzies District.*

## Water Rights.

- 352Z—The Sand Queen Gladsome Mines No Liability; c/o Bewick Moreing & Co., St. George's House, St. George's Terrace, Perth; non-payment of rent.
- 365Z—Woolgar Gold Mines Limited; c/o Bewick Moreing & Co., St. George's House, St. George's Terrace, Perth; non-payment of rent.
- 368Z—Sand Queen Gladsome Mines No Liability; c/o Bewick Moreing & Co., St. George's House, St. George's Terrace, Perth; non-payment of rent.
- 370Z—First Hit Gold Mine No Liability; c/o Paton & Morris, Pastoral House, 156 St. George's Terrace, Perth; non-payment of rent.
- 376Z—Epis, Antonio; Menzies; non-payment of rent.

## Machinery Area.

- 65Z—Sawyer, Ephraim Thomas; Menzies; non-payment of rent.

*Ularring District.*

## Water Rights.

- 25U—Halford, William Charles, and Halford, Maurice Holman; 19A Victoria Street, Kalgoorlie; non-payment of rent.
- 39U—Halford, William Charles, and Halford, Maurice Holman; 19A Victoria Street, Kalgoorlie; non-payment of rent.
- 40U—Halford, William Charles, and Halford, Maurice Holman; 19A Victoria Street, Kalgoorlie; non-payment of rent.

*Yerilla District.*

## Water Right.

- 48R—Edjudina Pastoral Company Limited; 47 Waymouth Street, Adelaide, S.A.; non-payment of rent.

## NORTH COOLGARDIE GOLDFIELD—continued.

*Yerilla District—continued.*

## Business Area.

- 340R—Clifford, Daniel; Edjudina; non-payment of rent.

## BROAD ARROW GOLDFIELD.

## Residence Area.

- 133W—Fitzgerald, Alice Maud; Grants Patch; non-possession of miner's right.

## Business Areas.

- 70W—Finlayson, Mattie Carveth; Ora Banda; non-payment of rent.
- 72W—Smith, James; Broad Arrow; non-payment of rent.
- 131W—Sanders, William Alfred; Grants Patch; non-payment of rent.
- 132W—Sanders, William Alfred; Grants Patch; non-payment of rent.

## Machinery Area.

- 41W—Associated Northern Ora Banda No Liability; c/o W. G. Moore, Palace Chambers, Kalgoorlie; non-payment of rent.

## Tailings Area.

- 42W—Associated Northern Ora Banda No Liability; c/o W. G. Moore, Palace Chambers, Kalgoorlie; non-payment of rent.

## Water Rights.

- 76W—Argus, John; Ora Banda; non-payment of rent.
- 93W—Associated Northern Ora Banda No Liability; c/o W. G. Moore, Palace Chambers, Kalgoorlie; non-payment of rent.
- 99W—Ora Banda Amalgamated No Liability; Grants Patch; non-payment of rent.
- 107W—Mitchell, Alexander James; Bardoc; non-payment of rent.

## NORTH-EAST COOLGARDIE GOLDFIELD.

*Kurnalpi District.*

## Mineral Claim.

- 2K—Jones, Robert Load Cecil; 26 Varden Street, Kalgoorlie; non-payment of rent.

*Kanowna District.*

## Mineral Claims.

- 10X—Willmott, Joseph; 203 Collins Street, Kalgoorlie; non-payment of rent.
- 11X—Smith, John Urwin; Kanowna; non-payment of rent.

## Garden Area.

- 52X—Willis, Jabez; Kanowna; non-payment of rent.

## Water Right.

- 83X—Pearce, Walter Nicholas (Estate of); Bardoc; non-payment of rent.

## EAST COOLGARDIE GOLDFIELD.

## Quarrying Area.

- 2E—Municipality of Kalgoorlie; Town Hall, Kalgoorlie; non-payment of rent.

## Water Rights.

- 296E—Goldfields Firewood Supply Limited; Lake-wood; non-payment of rent.
- 297E—New Milano No Liability; c/o P.O. Box 208, Kalgoorlie; non-payment of rent.
- 299E—New Milano No Liability; c/o P.O. Box 208, Kalgoorlie; non-payment of rent.
- 300E—New Milano No Liability; c/o P.O. Box 208, Kalgoorlie; non-payment of rent.
- 301E—Goldfields Firewood Supply Limited; Lake-wood; non-payment of rent.
- 302E—Goldfields Firewood Supply Limited; Lake-wood; non-payment of rent.
- 303E—Goldfields Firewood Supply Limited; Lake-wood; non-payment of rent.

EAST COOLGARDIE GOLDFIELD—*continued.*

Mineral Claims.

- 10E—Pascoe, Richard Alexander; 14 Cassidy Street, Kalgoorlie; non-payment of rent.
- 11E—Clackline Refractories Limited; c/o Paton & Morris, Pastoral House, 156 St. George's Terrace, Perth; non-payment of rent.
- 12E—Smith, Frederick Robert; Mt. Monger; non-payment of rent.

Garden Areas.

- 179E—Sorrell, Catherine Isabel (administratrix); 82 Mary Street, Como; non-payment of rent.
- 185E—Ameni, Walter; Golden Mile Dining Rooms, Maritana Street, Kalgoorlie; non-payment of rent.
- 187E—Condren, Patrick James; Cremorne Dairy, Kalgoorlie; non-payment of rent.
- 188E—Condren, Patrick James; Cremorne Dairy, Kalgoorlie; non-payment of rent.

Residence Areas.

- 158E—Jolley, Freda Doris; Brown Hill Road, East Kalgoorlie; no miner's right.
- 163E—Symons, John Vivian, and Bishop, Christopher; 5 Macdonald Street, Kalgoorlie; no miner's right.
- 181E—Coffey, James; Brown Hill Road, East Kalgoorlie; no miner's right.

Bulong District.

Mineral Claims.

- 3Y—Jones, Robert Load Cecil; 26 Varden Street, Kalgoorlie; non-payment of rent.
- 13Y—Clackline Refractories Limited; c/o Paton & Morris, Pastoral House, 156 St. George's Terrace, Perth; non-payment of rent.
- 14Y—Jones, Robert Load Cecil; 26 Varden Street, Kalgoorlie; non-payment of rent.

MINE WORKERS' RELIEF FUND.

General Election—Mine Worker Representative.

Returning Officer's Report.

NOTICE is hereby given that the result of the ballot taken between the 14th and 20th days of April, 1949, for the election of one Mine Worker Representative is as follows:—

First Count—T. G. Brown, 1119; J. F. T. Flynn, 262; A. M. Moir, 614; R. J. Wallis, 1,348. Informal, 86. Total, 3,429.

Second Count—T. G. Brown, 1,283; A. M. Moir, 668; R. J. Wallis, 1,392. Total, 3,343.

Third Count—T. G. Brown, 1,595; R. J. Wallis, 1,748. Total, 3,343.

Majority for Mr. R. J. Wallis, 153.

I hereby declare Mr. R. J. Wallis elected as Mine Worker Representative on the Board of Control for the ensuing period of two years, subject to the provisions of the Mine Workers' Relief Act, 1932-1943, and regulations.

W. A. BARNETT,

Returning Officer.

Kalgoorlie,

10th May, 1949.

COAL MINES REGULATION ACT, 1902-1926.

Department of Mines,  
Perth, 18th May, 1949.

1131/47.

THE Hon. the Minister for Mines has been pleased to make the following appointment:—

Stanley William Waywood as Miners' Representative on the Board of Trustees of the Collie Coal Mines Accident Relief Fund Trust for a period of 12 months from the 1st day of June, 1949.

(Sgd.) A. H. TELFER,

Under Secretary for Mines.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

3 Edw. VII.—No. 23.

Sale of Goods, Property and Effects.

R.C. 3819/41, Pt. 2.

NOTICE is hereby given that the articles mentioned in the Schedule hereunder, being lost and unclaimed Goods, Property and Effects found on Railway Premises, also Goods, Property and Effects left and deposited at Cloak Rooms and unclaimed, together with Goods, Property and Effects upon which charges are due and unpaid, pursuant to the Act, by-laws and regulations, will be sold by auction at Perth Station on Tuesday, 21st June, 1949, commencing at 10 o'clock in the forenoon.

A. G. HALL,

Commissioner of Railways.

Schedule.

- A—List of lost and unclaimed goods, property and effects found on Railway premises.
- B—List of goods, property, and effects left and deposited at cloak rooms and unclaimed.
- C—List of goods, property, and effects upon which charges are due and unpaid.

A.

Lot, Station, Articles, Marks, etc.

- 1—Commercial Agent; 1 empty suitcase (damaged).
- 2—L.P.O.; 1 suitcase gent's clothing.
- 3—L.P.O.; 1 attache case girls' clothing.
- 4—L.P.O.; 1 bag golf sticks.
- 5—L.P.O.; 1 suitcase men's work clothes.
- 6—L.P.O.; 1 attache case football togs.
- 7—L.P.O.; 1 suitcase men's clothing.
- 8—L.P.O.; 1 attache case boy's clothing.
- 9—L.P.O.; 2 pair men's football boots, sizes 6 and 7.
- 10—L.P.O.; 1 grey blanket.
- 11—L.P.O.; 1 travelling rug.
- 12—L.P.O.; 1 ladies' grey overcoat.
- 13—L.P.O.; 1 ladies' raincoat.
- 14—L.P.O.; 1 boys' raincoat.
- 15—L.P.O.; 1 girl's rain cape.
- 16—L.P.O.; 6 men's old overcoats.
- 17—L.P.O.; 1 bag men's working boots (5 pair).
- 18—L.P.O.; 1 child's chair.
- 19—L.P.O.; 1 attache case children's toys and sundries.
- 20—L.P.O.; 1 attache case ladies' scarves.
- 21—L.P.O.; 1 Gladstone bag.
- 22—L.P.O.; 1 Gladstone bag.
- 23—L.P.O.; 1 attache case (6) towels.
- 24—L.P.O.; 1 attache case babies' clothing.
- 25—L.P.O.; 1 kitbag men's working clothes.
- 26—L.P.O.; 1 kitbag men's working clothes.
- 27—L.P.O.; 1 bundle (5) pillows.
- 28—L.P.O.; 1 bundle (5) cushions.
- 29—L.P.O.; 1 tennis racquet.
- 30—L.P.O.; 1 tennis racquet.
- 31—L.P.O.; 1 tennis racquet.
- 32—L.P.O.; 1 tennis racquet.
- 33—L.P.O.; 6 gent's felt hats.
- 34—L.P.O.; 7 gent's felt hats.
- 35—L.P.O.; 7 old rugs.
- 36—L.P.O.; 6 old blankets.
- 37—L.P.O.; 4 pair men's boots and sandshoes.
- 38—L.P.O.; 1 kitbag men's boots and shoes (10 pairs).
- 39—L.P.O.; 1 camp stretcher.
- 40—Merredin; 1 camp stretcher.
- 41—L.P.O.; 1 bicycle wheel and tyre.
- 42—L.P.O.; 1 child's playground.
- 43—L.P.O.; 1 old mattress.
- 44—L.P.O.; 1 bag ladies' cardigans and wool jackets.
- 45—L.P.O.; 1 lady's overcoat.
- 46—L.P.O.; 1 lady's overcoat.
- 47—L.P.O.; 1 lady's overcoat.
- 48—Commercial Agent; 1 set boxing gloves.
- 49—L.P.O.; 1 hockey stick.
- 50—L.P.O.; 1 cricket bat and 3 pads.
- 51—L.P.O.; 6 old attache cases.
- 52—L.P.O.; 6 pair old overalls.
- 53—L.P.O.; 6 pair old overalls.
- 54—Maddington; 7 boys' and girls' old overcoats.
- 55—L.P.O.; 1 bag ladies' slippers and sandals.

## Lot, Station, Articles, Marks, etc.

- 56—L.P.O.; 1 carton ladies' shoes.  
 57—L.P.O.; 1 attache case men's sandals (5 pairs).  
 58—L.P.O.; 1 attache case baby's blankets and  
 diapers.  
 59—L.P.O.; 1 attache case children's clothing.  
 60—L.P.O.; 1 attache case ladies' slippers (6 pair).  
 61—L.P.O.; 1 attache case children's shoes and  
 slippers (7 pairs).  
 62—L.P.O.; 1 attache case girls' footwear (6 pair).  
 63—L.P.O.; 1 box kitchenware.  
 64—L.P.O.; 1 carton ladies' clothing.  
 65—L.P.O.; 1 box boys' hats and caps (5 hats and  
 6 caps).  
 66—Commercial Agent; 1 bag men's clothing.  
 67—Geraldton; 1 pair men's rubber boots.  
 68—Fremantle; 1 tin trunk (damaged).  
 69—Fremantle; 1 tin trunk (damaged).  
 70—L.P.O. and Commercial Agent; 1 attache case  
 children's toys.  
 71—L.P.O.; 6 men's old felt hats.  
 72—L.P.O.; 6 men's old felt hats.  
 73—L.P.O.; 1 carton men's work trousers, cardigans,  
 etc.  
 74—L.P.O.; 6 old suitcases.  
 75—L.P.O.; 5 ladies' and girls' overcoats and rain-  
 coats.  
 76—L.P.O.; 1 girl's raincoat.  
 77—L.P.O.; 3 boys' coats.  
 78—L.P.O.; 1 gent's overcoat.  
 79—L.P.O.; 1 gent's overcoat.  
 80—L.P.O.; 1 youth's gabardine overcoat.  
 81—L.P.O.; 1 lady's umbrella.  
 82—L.P.O.; 1 lady's umbrella.  
 83—L.P.O.; 1 lady's umbrella.  
 84—L.P.O.; 1 lady's umbrella.  
 85—L.P.O.; 1 lady's umbrella.  
 86—L.P.O.; 1 lady's umbrella.  
 87—L.P.O.; 1 lady's sunshade.  
 88—L.P.O.; 1 dozen pairs ladies' kid gloves.  
 89—L.P.O.; 1 dozen pairs ladies' kid gloves.  
 90—L.P.O.; 1 dozen pairs ladies' kid gloves.  
 91—L.P.O.; 1 dozen pairs ladies' cotton gloves.  
 92—L.P.O.; 1 dozen pairs ladies' cotton gloves.  
 93—L.P.O.; 1 dozen pairs ladies' assorted gloves.  
 94—L.P.O.; 1 dozen pairs ladies' assorted gloves.  
 95—L.P.O.; 1 dozen pairs ladies' and children's as-  
 sorted gloves.  
 96—L.P.O.; 8 pairs children's woollen gloves.  
 97—L.P.O.; 3 bicycle pumps.  
 98—L.P.O.; 6 damaged cycle pumps.  
 99—L.P.O.; 1 package carpenter's tools.  
 100—L.P.O.; 1 package airgun, golf stick and sundries.  
 101—L.P.O.; 1 package conduit and sundries.  
 102—L.P.O.; 1 tennis racquet.  
 103—L.P.O.; 1 carton ladies' assorted hats (5 dozen).  
 104—L.P.O.; 1 attache case men's working clothes.  
 105—L.P.O.; 1 attache case mixed books.  
 106—L.P.O.; 1 attache case religious books.  
 107—L.P.O.; 1 attache case girl's clothing.  
 108—L.P.O.; 1 attache case youth's clothing.  
 109—L.P.O.; 1 attache case serviettes and sundries.  
 110—L.P.O.; 6 pairs old overalls.  
 111—L.P.O.; 1 attache case boys' school caps (8).  
 112—L.P.O.; 1 attache case men's clothing.  
 113—Commercial Agent; 1 lady's green woollen jacket  
 (new, soiled).  
 114—Commercial Agent; 1 lady's pink woollen jacket  
 (new, soiled).  
 115—Commercial Agent; 1 lady's pink woollen jacket  
 (new, soiled).  
 116—Commercial Agent; 1 lady's blue woollen pullover  
 (new, soiled).  
 117—Commercial Agent; 1 lady's blue woollen cardigan  
 (new, soiled).  
 118—Commercial Agent; 1 lady's grey woollen cardi-  
 gan (new, soiled).  
 119—Commercial Agent; 2 ladies' shortees (new,  
 soiled).  
 120—Commercial Agent; 2 ladies' shortees (new,  
 soiled).  
 121—Commercial Agent; 1 lady's white blouse, 1 roll  
 pink ribbon (new, soiled).  
 122—L.P.O.; 1 bundle 3 babies' pillows.  
 123—L.P.O.; 1 bundle men's leather gloves (4 pairs).  
 124—L.P.O.; 1 bag men's shoes (6 pairs).  
 125—L.P.O.; 1 tin trunk (damaged).

## Lot, Station, Articles, Marks, etc.

- 126—L.P.O.; 1 attache case girl's clothing.  
 127—L.P.O.; 1 attache case odd gloves.  
 128—L.P.O.; 1 carton men's helmets (4).  
 129—L.P.O.; 3 knitting bags and knitting.  
 130—L.P.O.; 9 string shopping bags.  
 131—L.P.O.; 10 string shopping bags.  
 132—L.P.O.; 8 shopping bags.  
 133—L.P.O.; 7 school bags.  
 134—L.P.O.; 1 basket ball.  
 135—L.P.O.; 1 dart board.  
 136—L.P.O.; 6 haversacks.  
 137—L.P.O.; 5 haversacks, 3 Army packs.  
 138—L.P.O.; 3 children's coats.  
 139—L.P.O.; 2 men's overcoats.  
 140—L.P.O.; 2 men's overcoats.  
 141—L.P.O.; 1 tennis racquet.  
 142—L.P.O.; 1 tennis racquet in press.  
 143—L.P.O.; 1 tennis racquet.  
 144—L.P.O.; 7 boys' hehnets.  
 145—L.P.O.; 6 men's felt hats.  
 146—Commercial Agent; 1 old damaged vacuum  
 cleaner.  
 147—L.P.O.; 5 men's old overalls.  
 148—L.P.O.; 1 attache case wool and knitting.  
 149—L.P.O.; 1 attache case children's cardigans and  
 pullovers.  
 150—L.P.O.; 1 attache case girls' and boys' clothing.  
 151—L.P.O.; 1 attache case bunny rugs and diapers.  
 152—L.P.O.; 1 attache case (6) towels.  
 153—L.P.O.; 1 case literature.  
 154—L.P.O.; 1 case toilet bags and fancy work.  
 155—L.P.O.; 1 badminton racquet.  
 156—6 gents' felt hats.  
 157—L.P.O.; 6 gents' felt hats.  
 158—L.P.O.; 18 girls' assorted hats.  
 159—L.P.O.; 26 ladies' hats, assorted.  
 160—L.P.O.; 3 ladies' overcoats.  
 161—L.P.O.; 3 ladies' overcoats.  
 162—L.P.O.; 3 boys' overcoats.  
 163—L.P.O.; 3 child's overcoats.  
 164—L.P.O.; 3 ladies' overcoats.  
 165—L.P.O.; 1 gent's umbrella (slightly damaged).  
 166—L.P.O.; 1 gent's umbrella (damaged).  
 167—L.P.O.; 1 lady's umbrella (slightly damaged).  
 168—L.P.O.; 1 lady's umbrella (slightly damaged).  
 169—L.P.O.; 1 lady's umbrella (slightly damaged).  
 170—L.P.O.; 1 lady's umbrella (slightly damaged).  
 171—L.P.O.; 1 lady's umbrella (slightly damaged).  
 172—L.P.O.; 1 lady's umbrella (slightly damaged).  
 173—L.P.O.; 1 lady's umbrella (slightly damaged).  
 174—L.P.O.; 1 lady's umbrella (slightly damaged).  
 175—L.P.O.; 1 lady's umbrella (slightly damaged).  
 176—L.P.O.; 6 ladies' umbrellas (damaged).  
 177—L.P.O.; 6 ladies' umbrellas and sunshades (dam-  
 aged).  
 178—L.P.O.; 6 ladies' umbrellas and sunshades (dam-  
 aged).  
 179—North Fremantle and G.A., Perth; 1 box kitchen-  
 ware.  
 180—L.P.O.; 4 old leather bags.  
 181—L.P.O.; 3 old leather bags.  
 182—L.P.O.; 1 rifleman's field kit.  
 183—L.P.O.; 1 attache case children's bathers and  
 trunks.  
 184—L.P.O.; 1 attache case ladies' scarves (12).  
 185—L.P.O.; 1 attache case wool and knitting.  
 186—L.P.O.; 1 attache case boys' school caps.  
 187—L.P.O.; 6 haversacks.  
 188—L.P.O.; 6 haversacks.  
 189—L.P.O.; 1 attache case school and children's  
 books.  
 190—L.P.O.; 1 attache case ladies' scarves (12).  
 191—L.P.O.; 1 attache case girls' pullovers and cardi-  
 gans (6).  
 192—L.P.O.; 1 attache case ladies' pullovers and car-  
 digans (6).  
 193—L.P.O.; 1 suitcase men's working shirts (8).  
 194—L.P.O.; 1 suitcase men's working clothes  
 195—Commercial Agent, Daglish, Geraldton; 1 case  
 kitchen utensils.  
 196—L.P.O.; 1 gent's overcoat.  
 197—L.P.O.; 1 boy's raincoat.  
 198—L.P.O.; 1 gent's overcoat.  
 199—L.P.O.; 1 youth's overcoat.  
 200—L.P.O.; 1 gent's overcoat.  
 201—Collie, Northam; 1 bag men's work boots (6  
 pairs).

## Lot, Station, Articles, Marks, etc.

- 202—L.P.O.; 1 bag ladies' shoes (8 pairs).  
 203—L.P.O.; 5 gent's old overcoats.  
 204—L.P.O.; 6 gent's old overcoats.  
 205—L.P.O.; 6 gent's felt hats.  
 206—L.P.O.; 6 gent's felt hats.  
 207—Commercial Agent; 1 carton (42) cellulose boxes.  
 208—L.P.O.; 1 pair gent's leather leggings.  
 209—L.P.O.; 6 old attache cases.  
 210—L.P.O.; 6 old attache cases.  
 211—Midland Junction; 1 child's tricycle.  
 212—L.P.O.; 1 stroller.  
 213—L.P.O.; 1 basinet.  
 214—Esperance; 1 new motor pump.  
 215—L.P.O.; 1 empty tin trunk.  
 216—L.P.O.; 1 blanket.  
 217—L.P.O.; 1 pair blankets.  
 218—L.P.O.; 1 carton ladies' assorted hats.  
 219—L.P.O.; 1 attache case odd gloves.  
 220—L.P.O.; 1 attache case odd gloves.  
 221—L.P.O.; 1 box wire clothes line and sundries.  
 222—L.P.O.; 1 attache case children's toys.  
 223—L.P.O.; 1 satchell, 1 school bag.  
 224—L.P.O.; 7 old military hats.  
 225—L.P.O.; 1 box kitchen utensils.  
 226—L.P.O.; 1 hot water bottle and sundries.  
 227—L.P.O.; 1 suitcase men's clothing.  
 228—L.P.O. and Wiluna; 1 suitcase ladies' and gent's clothing.  
 229—L.P.O.; 1 carton sheets (4), pillow, and blankets.  
 230—Merredin, Fremantle; 1 attache case youths' clothing.  
 231—L.P.O. and Carlisle; 1 suitcase ladies' clothing.  
 232—L.P.O. and Commercial Agent; 5 old rugs.  
 233—Merredin, Albany; 1 box motor parts and sundries.  
 234—L.P.O.; 1 gent's waterproof overcoat.  
 235—Esperance; 1 gent's overcoat.  
 236—L.P.O.; 1 gent's rainproof overcoat.  
 237—L.P.O.; 1 gent's overcoat.  
 238—L.P.O.; 1 gent's rainproof overcoat.  
 239—L.P.O.; 1 gent's overcoat.  
 240—L.P.O.; 1 gent's raincoat.  
 241—Coolgardie; 1 old tent, 8ft. x 10ft.  
 242—L.P.O.; 1 suitcase men's clothing.  
 243—L.P.O.; 1 empty suitcase.  
 244—Naremben; 1 basinet.  
 245—Brunswick Junction; 1 stroller.  
 246—Commercial Agent; 6 gent's felt hats (new, soiled).  
 247—Commercial Agent; 6 gent's felt hats (new, soiled).  
 248—Commercial Agent; 6 gent's felt hats (new, soiled).  
 249—L.P.O.; 1 case spectacles.  
 250—L.P.O.; 1 case spectacles.  
 251—L.P.O.; 1 case spectacles.  
 252—L.P.O.; 1 case spectacles.  
 253—L.P.O.; 1 case spectacles.  
 254—L.P.O.; 1 case spectacles.  
 255—L.P.O.; 1 case spectacles.  
 256—L.P.O.; 1 case spectacles.  
 257—L.P.O.; 1 case spectacles.  
 258—L.P.O.; 1 pair binoculars.  
 259—L.P.O.; 1 pair motor goggles.  
 260—L.P.O.; 1 pair motor goggles.  
 260—L.P.O.; 1 cigarette case.  
 261—L.P.O.; 1 cigarette case.  
 262—L.P.O.; 1 cigarette case.  
 263—L.P.O.; 1 cross.  
 264—L.P.O.; 1 cross.  
 265—L.P.O.; 1 gent's wrist watch.  
 266—L.P.O.; 1 lady's bangle.  
 267—L.P.O.; 1 case spectacles.  
 268—L.P.O.; 1 case spectacles.  
 269—L.P.O.; 1 case spectacles.  
 270—L.P.O.; 1 case spectacles.  
 271—L.P.O.; 1 case spectacles.  
 272—Commercial Agent; 1 case spectacles.  
 273—L.P.O.; 6 empty spectacle cases.  
 274—L.P.O.; 6 empty spectacle cases.  
 275—L.P.O.; 5 empty spectacle cases.  
 276—L.P.O.; 5 empty spectacle cases.  
 277—L.P.O.; 1 sovereign case.  
 278—L.P.O.; 1 fountain pen.  
 279—L.P.O.; 1 fountain pen.  
 280—L.P.O.; 1 fountain pen.

## Lot, Station, Articles, Marks, etc.

- 281—L.P.O.; 1 fountain pen.  
 281—L.P.O.; 1 fountain pen.  
 282—L.P.O.; 1 fountain pen.  
 283—L.P.O.; 3 pairs sun glasses.  
 284—L.P.O.; 2 pairs sun glasses.  
 285—L.P.O.; 1 locket.  
 286—L.P.O.; 1 ring.  
 287—L.P.O.; 1 ring.  
 288—L.P.O.; 6 brooches.  
 289—L.P.O.; 1 cigarette case.  
 290—L.P.O.; 1 necklace.  
 291—L.P.O.; 1 necklace.  
 292—L.P.O.; 1 locket.  
 293—L.P.O.; 2 necklaces.  
 294—L.P.O.; 4 sets rosary beads.  
 295—L.P.O.; 1 box trinkets and sundries.  
 296—L.P.O.; 1 box camera.  
 297—L.P.O.; 1 box camera.  
 298—L.P.O.; 1 box camera.  
 299—L.P.O.; 1 box camera (slightly damaged).  
 300—L.P.O.; 1 box camera.  
 301—L.P.O.; 1 cigarette case.  
 302—L.P.O.; 1 gent's wrist watch.  
 303—L.P.O.; 1 gent's wrist watch.  
 304—L.P.O.; 1 gent's wrist watch.  
 305—L.P.O.; 1 wedding ring.  
 306—L.P.O.; 1 ring.  
 307—L.P.O.; 2 rings.  
 308—L.P.O.; 1 lady's bracelet.  
 309—L.P.O.; 1 box nightdress.  
 310—L.P.O.; 1 mantel radio (Peter Pan).  
 311—L.P.O.; 6 old attache cases.  
 312—L.P.O.; 6 old attache cases.  
 313—L.P.O.; 12 ladies' handbags and wallets.  
 314—L.P.O.; 5 ladies' handbags and wallets.  
 315—L.P.O.; 4 children's handbags.  
 316—L.P.O.; 6 tobacco pouches.  
 317—L.P.O.; 6 tobacco pouches.  
 318—L.P.O.; 12 tobacco pouches.  
 319—L.P.O.; 11 men's wallets and folders.  
 320—L.P.O.; 1 attache case women's purses and handbags.  
 321—L.P.O.; 1 attache case women's and children's purses.  
 322—L.P.O.; 1 lady's rain cape.  
 323—L.P.O.; 1 gent's overcoat.  
 324—L.P.O.; 1 girl's red coat.  
 325—L.P.O.; 1 boy's overcoat.  
 326—L.P.O.; 1 boy's overcoat.  
 327—L.P.O.; 2 ladies' fur capes.  
 328—L.P.O.; 1 lady's coat.  
 329—L.P.O.; 2 gent's overcoats.  
 330—Merredin; 1 grey blanket.  
 331—L.P.O.; 1 grey blanket.  
 332—L.P.O.; 1 grey blanket.  
 333—L.P.O.; 1 grey blanket.  
 334—L.P.O.; 1 travelling rug.  
 335—L.P.O.; 1 travelling rug.  
 336—L.P.O.; 1 alarm clock.  
 337—Kalgoorlie; 1 damaged sewing machine.  
 338—Interstate Goods, Perth; 1 carton electric jug assemblies (119), and electric jug spirals (144).  
 339—Commercial Agent; 1 parcel (4 pairs) men's briefs.  
 340—Commercial Agent; 1 parcel (4 pairs) men's briefs.  
 341—Commercial Agent; 1 gent's hat (new, slight damage).  
 342—Commercial Agent; 1 gent's hat (new, slight damage).  
 343—Commercial Agent; 1 gent's hat (new, slight damage).  
 344—Commercial Agent; 1 gent's hat (new, slight damage).  
 345—Commercial Agent; 1 gent's hat (new, slight damage).  
 346—Commercial Agent; 1 gent's hat (new, slight damage).  
 347—Commercial Agent; 1 gent's hat (new, slight damage).  
 348—Commercial Agent; 1 gent's hat (new, slight damage).  
 349—Commercial Agent; 1 gent's hat (new, slight damage).  
 350—Commercial Agent; 1 gent's hat (new, slight damage).

Lot, Station, Articles, Marks, etc.	Lot, Station, Articles, Marks, etc.
351—Commercial Agent; 1 gent's hat (new, slight damage).	397—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
352—Commercial Agent; 1 gent's hat (new, slight damage).	398—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
353—Commercial Agent; 1 gent's hat (new, slight damage).	399—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
354—Commercial Agent; 1 gent's hat (new, slight damage).	400—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
355—Commercial Agent; 3 ladies' pullovers (new, soiled, 2 ladies' pullovers (new, damaged)).	401—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
356—Commercial Agent; 1 gent's shirt and 2 collars, size 14½ (new, soiled).	402—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
357—Commercial Agent; 3 ladies' sportees (new, soiled).	403—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
358—Commercial Agent; 3 ladies' sportees (new, soiled).	404—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
359—Commercial Agent; 3 ladies' sportees (new, soiled).	405—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
360—Commercial Agent; 3 ladies' sportees (new, soiled).	406—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).
361—Commercial Agent; 1 sports shirt (new, soiled).	407—Commercial Agent; 1 dozen ladies' handkerchiefs (new, soiled).
362—Commercial Agent; 6 pairs kiddies' pants (new, soiled).	408—Commercial Agent; 1 dozen ladies' handkerchiefs (new, soiled).
363—Commercial Agent; 1 new stroller hood.	409—Commercial Agent; 1 dozen ladies' handkerchiefs (new, soiled).
364—Commercial Agent; 1 box (6) ladies' brassieres (new, soiled).	410—Commercial Agent; 1 dozen ladies' handkerchiefs (new, soiled).
365—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	411—Commercial Agent; 7 ladies', 2 gent's handkerchiefs (new, soiled).
366—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	412—Commercial Agent; 17 D'Oyleys, 3 sandwich mats (new, soiled).
367—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	413—Commercial Agent; 2 pairs white shoes (new, soiled).
368—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	414—Commercial Agent; 1 pair white shoes (new, soiled).
369—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	415—Commercial Agent; 1 pair white shoes (new, soiled).
370—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	416—Commercial Agent; 1 pair white shoes (new, soiled).
371—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	417—Commercial Agent; 1 pair white shoes (new, soiled).
372—Commercial Agent; 1 box (12) ladies' brassieres (new, soiled).	418—Commercial Agent; 1 pair white shoes (new, soiled).
373—Commercial Agent; 1 lady's hat (new, soiled), 1 pair child's slippers (damaged).	419—Commercial Agent; 1 pair white shoes (new, soiled).
374—Commercial Agent; 1 bundle (7 doz.) comics.	420—Commercial Agent; 1 pair white shoes, (new, soiled).
375—Commercial Agent; 1 bundle assorted magazines.	421—Commercial Agent; 1 pair white shoes (new, soiled).
376—Commercial Agent; 4 child's pullovers (new, slightly soiled).	422—Commercial Agent; 1 pair white shoes (new, soiled).
377—Commercial Agent; 4 child's pullovers (new, slightly soiled).	423—Commercial Agent; 1 pair white shoes, (new, soiled).
378—Commercial Agent; 4 child's pullovers (new, slightly soiled).	424—Commercial Agent; 1 pair white shoes, (new, soiled).
379—Commercial Agent; 4 child's pullovers (new, slightly soiled).	425—Commercial Agent; 1 pair white shoes, (new, soiled).
380—Commercial Agent; 4 child's pullovers (new, slightly soiled).	426—Perth Goods; 1 wet battery.
381—L.P.O.; 6 old attache cases.	427—Albany; 1 agricultural part.
382—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 2-2½).	428—Beverley; 1 box dried fruits.
383—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 3).	429—Pingelly; 1 aircraft chair.
384—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 3½).	430—Naremben; 1 bundle plow discs.
385—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 4).	431—Kalgoorlie; 1 bundle hessian, approximately 100ft. by 6ft.
386—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 4).	432—Perth Goods; 1 pulley wheel.
387—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 4½).	433—Perth Goods; 1 cupboard effects.
388—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 4-4½).	434—Merredin; 1 crate baker's platter and pole.
389—Commercial Agent; 2 pairs ladies' white buckskin shoes (new, soiled, size 4½).	435—Fremantle; 1 cement mixer.
390—Commercial Agent; 1 pair lady's white buckskin shoes (new, soiled, size 5).	436—Fremantle; 1 car drive shaft.
391—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	437—Katanning; 1 plow share.
392—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	438—Merredin; 1 bale flax.
393—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	439—Merredin; 3 radiator covers.
394—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	440—East Perth; 2 truck rims.
395—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	441—Ballidu; 1 empty 44-gallon drum.
396—Commercial Agent; 1 dozen babies' pillow slips (new, soiled).	442—Bayswater; 1 empty ammunition case.
	443—Victoria Park; 1 bundle (2) mattresses.
	444—Victoria Park; 1 bundle (2) mattresses.
	445—Mt. Magnet; 1 bundle mattresses.
	446—Beverley; 1 bag mattress.
	447—Pemberton; 1 pair new military boots (size 6).
	448—Pemberton; 1 camp oven.
	449—Pemberton; 1 boot last.
	450—Pemberton; 1 meat safe.
	451—Pemberton; 1 box kitchen utensils.
	452—Pemberton; 1 hurricane lamp.

Lot, Station, Articles, Marks, etc.

- 453—L.P.O.; 1 attache case trinkets and sundries.
- 454—L.P.O.; 6 old attache cases.
- 455—L.P.O.; 5 old attache cases.
- 456—L.P.O.; 1 box (2 pairs) hair clippers.
- 457—L.P.O.; 3 lunch tins.
- 458—L.P.O.; 1 mattress and cover.
- 459—L.P.O.; 1 package sheets (4) and household linen.
- 460—L.P.O.; 1 rug, 1 blanket.
- 461—L.P.O.; 3 cushions.
- 462—L.P.O.; 1 bag ladies' clothing.
- 463—L.P.O.; 1 bag wool and knitting.
- 464—L.P.O.; 6 ladies' cardigans.
- 465—L.P.O.; 6 children's coats and blazers.
- 466—L.P.O.; 2 ladies' coats.
- 467—L.P.O.; 5 ladies' old overcoats.
- 468—L.P.O.; 4 ladies' cardigans and woollen jackets.
- 469—L.P.O.; 5 children's cardigans and pullovers.
- 470—L.P.O.; 2 ladies' lightweight coats.
- 471—L.P.O.; 1 camp mattress.
- 472—L.P.O.; 6 boys' school caps.
- 473—L.P.O.; 5 old blankets.
- 474—L.P.O.; 1 grey blanket.
- 475—L.P.O.; 1 gent's overcoat.
- 476—L.P.O.; 3 children's overcoats.
- 477—L.P.O.; 2 military overcoats.
- 478—L.P.O.; 1 lady's overcoat.
- 479—L.P.O.; 2 dustcoats.
- 480—L.P.O.; 1 gent's gabardine coat.
- 481—L.P.O.; 1 gent's gabardine coat.
- 482—L.P.O.; 1 gent's gabardine coat.
- 483—L.P.O.; 1 gent's gabardine coat.
- 484—L.P.O.; 1 lady's coat.
- 485—L.P.O.; 1 girl's coat.
- 486—L.P.O.; 2 ladies' overcoats.
- 487—Merredin; 10 new Army blankets.
- 488—L.P.O.; 1 camp bed mattress.
- 489—L.P.O.; 1 bag (2) old mattresses.
- 490—L.P.O.; 1 box kitchen utensils.
- 491—L.P.O.; 1 bundle old towels (approximately 2 dozen).
- 492—L.P.O.; 1 bundle builder's tools.
- 493—Interstate Goods, Perth; 1 second-hand motor tyre.
- 494—Interstate Goods, Perth; 1 bundle (4) bed rails.

B.

Lot; Station; Articles, Marks, etc.; Name.

- 1—Northam; 1 suitcase ladies' clothing; Lawson.
- 2—Perth; 1 bag men's clothing; various.
- 3—Brunswick Junction, Daglish; 1 bag men's work clothing; Lucas.
- 4—Perth, Geraldton; 1 suitcase ladies' clothing; Minnett.
- 5—Perth; 6 old blankets; various.
- 6—Perth; 6 old blankets; various.
- 7—Perth; 1 bag men's old work boots and shoes (8 pair); various.
- 8—Perth; 1 suitcase men's clothing; various.
- 9—Perth; 1 package miscellaneous books; various.
- 10—Perth; 1 box kitchen utensils; various.
- 11—Perth; 4 old attache cases; various.
- 12—Perth; 1 hat box; Leonard.
- 13—Perth; 1 suitcase ladies' clothing; various.
- 14—Perth, C.R., L.P.O.; 1 suitcase men's and boys' clothing; various.
- 15—L.P.O.; 2 old gladstone bags; various.
- 16—Perth; 1 suitcase ladies' clothing; various.
- 17—Perth; 1 suitcase men's working clothes; various.
- 18—Perth; 1 package ladies' shoes and sandals (3 pair); various.
- 19—Perth; 1 suitcase ladies' clothing; various.
- 20—Perth and Northam; 6 old suitcases; various.
- 21—Perth; 4 rollers for blinds; Robinson.
- 22—Perth and Northam; 2 ladies' old overcoats and one dressing gown; various.
- 23—Perth; 1 suitcase ladies' clothing and household linen; various.
- 24—Perth; 1 ladies' overcoat; Ashmore.
- 25—Perth; 1 gent's overcoat; N.N.
- 26—Perth; 1 pair grey blankets; Clucas.
- 27—Perth; 1 military overcoat; N.N.
- 28—Perth; 1 pair grey blankets; Delles.
- 29—Perth; 1 rain cape; Frost.
- 30—Perth; 1 gent's overcoat; Henderson.
- 31—Perth; 1 gent's overcoat; Henderson.
- 32—Perth; 1 pair grey blankets; N.N.

Lot, Station, Articles, Marks, etc., Name.

- 33—Perth; 1 grey blanket; Sline.
- 34—Perth; 1 pair blankets; McComish.
- 35—Perth; 1 cot mattress; N.N.
- 36—Perth; 1 package sheets, bed covers and cushion; various.
- 37—Perth; 4 old attache cases; various.
- 38—Perth; 1 suitcase men's work clothes; various.
- 39—Perth; 1 suitcase men's work clothes; various.
- 40—Perth; 1 suitcase ladies' clothing; various.
- 41—Perth; 1 suitcase ladies' clothing; various.
- 42—Perth; 1 suitcase men's work clothes; various.
- 43—Perth; 1 suitcase men's work clothes; various.
- 44—Perth; 1 child's tricycle; various.
- 45—Perth; 1 child's tricycle; Jones.
- 46—Perth; 5 old military overcoats; various.
- 47—Perth; 4 men's old overcoats; various.
- 48—Perth; 1 immersion heater; Campbell.
- 49—Perth; 2 swords; Daley.
- 50—Perth; 1 camp stretcher; Turnbull.
- 51—Perth; 1 hammock; Walker.
- 52—Perth; 1 gladstone bag; N.N.
- 53—Perth; 1 stroller; N.N.
- 54—Perth; 1 stroller; Abbott.
- 55—Perth; 6 old rugs and blankets; various.
- 56—Perth; 7 old rugs and blankets; various.
- 57—Perth; 1 suitcase men's working clothes; various.
- 58—Perth; 1 suitcase youth's working clothes; various.
- 59—Perth; 6 old suitcases; various.
- 60—Fremantle and Midland Junction; 1 portmanteau men's working clothes; various.
- 61—Yilliminning and Perth; 1 suitcase lady's clothing; various.
- 62—Perth; 6 old blankets; various.
- 63—Perth; 6 old suitcases; various.
- 64—Perth; 1 empty suitcase; Howell.
- 65—Perth; 1 tropical hammock; N.N.
- 66—Perth; 1 tropical hammock; N.N.
- 67—Perth; 1 tropical hammock; N.N.
- 68—Maylands; 1 bicycle; Smith.
- 69—Perth; 1 pair single sheets (new); N.N.
- 70—Perth; 1 pair single sheets (new); N.N.
- 71—Perth; 1 pair single sheets (new); N.N.
- 72—Perth; 1 pair blankets (new); N.N.
- 73—Perth; 1 pair blankets (new); N.N.
- 74—Perth; 6 towels (new); N.N.
- 75—Perth; 1 trunk sundries; Fox.
- 76—Perth; 1 trunk sundries; Fox.
- 77—Perth; 1 bundle blankets, sheets and pillows; Fox.
- 78—Perth; 1 tub glassware; Fox.
- 79—Perth; 1 bicycle; Jones.
- 80—Perth; 1 bicycle; Ribble.
- 81—Perth; 1 bicycle; N.N.
- 82—Perth; 1 folding cot; N.N.
- 83—Perth; 1 grey blanket; N.N.
- 84—Perth; 1 clock; N.N.
- 85—Perth; 1 carton 1 dozen chrome vents (new); N.N.

C.

Lot, Station, Articles, Marks, etc., Name.

- 1—Maylands; 1 pair grey blankets; McIntyre.
- 2—Maylands; 1 grey blanket; McIntyre.
- 3—Maylands; 1 steel rule; McIntyre.
- 4—Collie; 1 shade; N.N.
- 5—Northam, York; 1 bag men's working clothes; Sullivan.
- 6—Merredin; 1 old mattress; Bennett.
- 7—Commercial Agent, Brunswick, Merredin; 1 bag men's shoes (6 pairs); McDonald.
- 8—Perth Parcels; 1 stroller; Monerief.
- 9—Carlisle, Northam; 6 old suitcases; Perry, Richards.
- 10—Commercial Agent, Merredin; 5 old blankets; various.
- 11—Perth Parcels; 1 empty leather suitcase; Sholl.
- 12—Various Stations; 1 suitcase women's and children's clothing; various.
- 13—Various Stations; 1 bundle empty chick boxes; various.
- 14—Southern Cross; 1 camp oven; Asheroft.
- 15—Perth Parcels; 1 camp stretcher; Ballard.
- 16—Various Stations—1 bag men's working clothes; various.
- 17—Various Stations; 5 old rugs; various.
- 18—Kalamunda; 1 package single sheets (4), pillow slips (4) and towels; Horton.

## Lot; Station; Articles, Marks, etc.; Name.

- 19—Subiaco; 1 bassinette; N.N.  
 20—Kalgoorlie; 1 bicycle; Hawarth.  
 21—Kalamunda; 1 blanket; Horton.  
 22—Kalgoorlie; 1 military overcoat; Lang.  
 23—Southern Cross; 1 box kitchen utensils; N.N.  
 24—Victoria Park; 1 pram; N.N.  
 25—Perth Goods; 1 single bed; Gerivoch.  
 26—Perth Goods; 1 iron bedstead; Morris.  
 27—Perth Goods; 1 tin canoe and paddle; Waun.  
 28—Perth Goods; 1 kitchen table; Cream.  
 29—Serpentine; 1 old mattress; N.N.  
 30—Coolgardie; 1 package tin dishes; Gerovich.  
 31—Waroona; 1 camp oven; Hampstead.  
 32—East Perth; 1 bundle tools; Anning.  
 33—Maujimup; 1 set saucepans; Jackson.  
 34—Collie; 1 box sundries; Sullivan.  
 35—Collie; 1 bucket; Sullivan.  
 36—Collie; 1 box kitchen utensils; Sullivan and Jackson.  
 37—Collie; 1 box kitchen utensils; Sullivan.  
 38—Kalgoorlie; 1 camp oven; Hawarth.  
 39—Gnowangerup; 1 bush rug; Jones.  
 40—Gnowangerup and Collie; 1 bag men's working boots and shoes (7 pairs); Jones and Sullivan.  
 41—Bridgetown and Wongan Hills; 1 bag men's working clothes; N.N.  
 42—Meekatharra; 1 carton ladies' clothing; Beatie.  
 43—Wongan Hills; 1 grey blanket; Carroll.  
 44—Serpentine; 1 military overcoat; N.N.  
 45—Gnowangerup and Wongan Hills; 4 old blankets, 1 pair sheets; Jones and Carroll.  
 46—Collie; 1 hurricane lamp; Sullivan.  
 47—Serpentine; 1 hurricane lamp; N.N.  
 48—Various Stations; 1 bundle canvas pieces; N.N.  
 49—Various Stations; Quantity bags and bagging; N.N.

POLICE ACT, 1892.  
 (Section 76.)

THE following unclaimed property (found in tram-cars) will be sold by auction at Perth Railway Station on 21st and 22nd June, 1949.

J. DOYLE,  
 Commissioner of Police.

## Lot, Article.

- 1—1 lady's umbrella.  
 2—1 lady's umbrella.  
 3—1 lady's umbrella.  
 4—1 lady's umbrella.  
 5—1 lady's sunshade.  
 6—1 dozen pair ladies' kid gloves.  
 7—1 dozen pair ladies' kid gloves.  
 8—1 dozen pair ladies' kid gloves.  
 9—1 dozen pair ladies' kid gloves.  
 10—1 dozen pair ladies' kid gloves.  
 11—1 dozen pair ladies' kid gloves.  
 12—1 dozen pair ladies' kid gloves.  
 13—1 tweed overcoat (boy's).  
 14—2 boys' overcoats.  
 15—6 babies' pillows.  
 16—6 towels.  
 17—1 pair men's boots (size 7).  
 18—6 men's felt hats.  
 19—1 attache case baby's clothing.  
 20—1 gladstone bag.  
 21—1 attache case ladies' purses.  
 22—5 ladies' handbags.  
 23—1 attache case, (2) ladies' dustcoats.  
 24—5 shopping bags.  
 25—1 attache case children's bathers and bathing trunks (8 pairs).  
 26—1 attache case girl's clothing.  
 27—1 attache case men's clothing.  
 28—1 attache case lady's clothing.  
 29—1 attache case girls' plastic scarves (10).  
 30—3 ladies' lightweight overcoats.  
 31—1 gent's raincoat.  
 32—2 girls' raincoats.  
 33—1 dozen pair ladies' cotton gloves.  
 34—1 dozen pair ladies' silk and cotton gloves.  
 35—1 dozen pair ladies' silk and cotton gloves.  
 36—1 dozen pair ladies' silk and cotton gloves.  
 37—1 dozen pair ladies' assorted gloves.  
 38—1 dozen pair children's gloves.  
 39—1 lady's umbrella (slight defects).  
 40—1 lady's umbrella (slight defects).

## Lot, Article.

- 41—1 lady's umbrella (slight defects).  
 42—1 lady's umbrella (slight defects).  
 43—1 lady's umbrella (slight defects).  
 44—1 lady's umbrella (slight defects).  
 45—1 lady's umbrella (slight defects).  
 46—1 lady's umbrella (slight defects).  
 47—1 lady's umbrella (slight defects).  
 48—1 lady's umbrella (slight defects).  
 49—1 attache case bathing trunks and bathers (4 pair).  
 50—1 attache case boy's clothing.  
 51—4 babies' pillows and 2 bunny rugs.  
 52—1 attache case women's and children's footwear (7 pair).  
 53—1 attache case ladies' purses.  
 54—1 box ladies' and girls' hats (14).  
 55—1 attache case child's cloth hats and handkerchiefs.  
 56—1 attache case children's purses and wallets.  
 57—1 cycle rain cape.  
 58—1 girl's rain cape.  
 59—1 boy's rain coat.  
 60—3 children's rain coats.  
 61—1 rain cape.  
 62—6 shopping bags.  
 63—6 shopping bags.  
 64—1 attache case ladies' scarves (19).  
 65—1 attache case ladies' purses.  
 66—1 attache case schoolbooks.  
 67—1 attache case miscellaneous books.  
 68—1 attache case children's books.  
 69—1 lady's sunshade (slight defects).  
 70—1 lady's sunshade (slight defects).  
 71—1 child's sunshade (slight defects).  
 72—12 string shopping bags.  
 73—12 string shopping bags.  
 74—1 attache case boys' college caps (8).  
 75—1 attache case children's purses and wallets.  
 76—6 ladies' umbrellas (damaged).  
 77—6 ladies' umbrellas (damaged).  
 78—1 bag ladies' odd gloves.  
 79—1 lady's umbrella.  
 80—1 lady's umbrella.  
 81—1 lady's umbrella.  
 82—1 lady's umbrella.  
 83—1 lady's umbrella.  
 84—1 lady's umbrella.  
 85—1 lady's umbrella.  
 86—1 lady's umbrella.  
 87—1 lady's umbrella.  
 88—1 lady's umbrella.  
 89—1 lady's umbrella.  
 90—1 lady's umbrella.  
 91—1 dozen pair ladies' kid gloves.  
 92—1 dozen pair ladies' kid gloves.  
 93—1 dozen pair ladies' kid gloves.  
 94—1 dozen pair ladies' kid gloves.  
 95—1 dozen pair ladies' kid gloves.  
 96—1 dozen pair ladies' kid gloves.  
 97—1 dozen pair ladies' kid gloves.  
 98—1 dozen pair ladies' kid gloves.  
 99—1 dozen pair ladies' kid gloves.  
 100—1 dozen pair ladies' kid gloves.  
 101—1 dozen pair ladies' kid gloves.  
 102—1 dozen pair ladies' kid gloves.  
 103—3 bicycle pumps and wheel spokes.  
 104—7 tobacco pouches.  
 105—7 tobacco pouches.  
 106—2 old blankets, 1 old rug.  
 107—6 gent's felt hats.  
 108—5 shopping bags.  
 109—9 string shopping bags.  
 110—9 string shopping bags.  
 111—1 attache case children's handbags and wallets.  
 112—1 attache case boy's clothing.  
 113—1 attache case children's shoes and slippers.  
 114—1 attache case children's school books and books.  
 115—1 lady's umbrella (slight defects).  
 116—1 lady's umbrella (slight defects).  
 117—1 lady's umbrella (slight defects).  
 118—1 lady's umbrella (slight defects).  
 119—1 lady's umbrella (slight defects).  
 120—1 lady's umbrella (slight defects).  
 121—1 lady's umbrella (slight defects).  
 122—1 lady's umbrella (slight defects).  
 123—1 lady's umbrella (slight defects).  
 124—1 lady's umbrella (slight defects).  
 125—1 lady's umbrella (slight defects).  
 126—1 lady's umbrella (slight defects).

Lot, Article.
127—2 old gladstone bags.
128—4 old leather lunch bags.
129—2 shopping bags.
130—1 bicycle wheel.
131—1 child's raincoat.
132—1 boy's overcoat, 1 boy's raincoat.
133—3 children's raincoats.
134—3 rain capes.
135—1 dozen pair ladies' cotton gloves.
136—1 dozen pair ladies' cotton gloves.
137—1 dozen pair ladies' cotton gloves.
138—1 dozen pair ladies' cotton gloves.
139—1 dozen pair ladies' cotton gloves.
140—1 dozen pair ladies' cotton gloves.
141—1 dozen pair ladies' cotton gloves.
142—1 dozen pair ladies' silk gloves.
143—1 dozen pair children's wool gloves.
144—1 dozen pair children's wool gloves.
145—1 dozen pair children's assorted gloves.
146—1 box, frying pan and sundries.
147—1 wicker pram.
148—1 wicker pram, hood.
149—2 cricket bats.
150—6 baby's pillows.
151—1 gladstone bag.
152—1 gladstone bag.
153—1 suitcase ladies' clothing.
154—1 suitcase men's working clothes.
155—6 old attache cases.
156—1 attache case girl's and children's clothing.
157—1 attache case ladies' purses.
158—1 lady's umbrella.
159—1 lady's umbrella.
160—1 lady's umbrella.
161—1 lady's umbrella.
162—1 lady's umbrella.
163—1 lady's umbrella.
164—1 lady's umbrella.
165—1 lady's umbrella.
166—1 lady's umbrella.
167—1 lady's umbrella.
168—1 lady's umbrella.
169—1 lady's umbrella.
170—1 dozen pair ladies' kid gloves.
171—1 dozen pair ladies' kid gloves.
172—1 dozen pair ladies' kid gloves.
173—1 dozen pair ladies' kid gloves.
174—1 dozen pair ladies' kid gloves.
175—1 dozen pair ladies' kid gloves.
176—1 dozen pair ladies' kid gloves.
177—1 dozen pair ladies' kid gloves.
178—1 dozen pair ladies' kid and woollen gloves.
179—1 gladstone bag.
180—1 bag men's shoes and slippers (4 pair).
181—1 attache case boys' caps and fisher hats (8).
182—1 attache case children's hats and sundries.
183—1 attache case ladies' purses.
184—3 boys' and 1 gent's helmets.
185—4 pair men's and boys' football boots.
186—1 box ladies' assorted hats (16).
187—1 lady's umbrella.
188—1 lady's sunshade.
189—1 lady's sunshade.
190—1 lady's sunshade.
191—1 lady's sunshade.
192—1 lady's umbrella (slight defects).
193—1 lady's umbrella (slight defects).
194—1 lady's umbrella (slight defects).
195—1 lady's umbrella (slight defects).
196—1 lady's umbrella (slight defects).
197—1 lady's umbrella (slight defects).
198—1 lady's umbrella (slight defects).
199—1 lady's umbrella (slight defects).
200—1 lady's umbrella (slight defects).
201—1 lady's umbrella (slight defects).
202—1 lady's umbrella (slight defects).
203—1 lady's umbrella (slight defects).
204—1 gent's umbrella (slight defects).
205—1 gent's umbrella (slight defects).
206—1 gent's umbrella (slight defects).
207—1 gent's umbrella (slight defects).
208—6 old attache cases.
209—6 old attache cases.
210—9 old attache cases.
211—1 bag odd gloves.
212—1 bag odd gloves.
213—1 bag odd gloves.
214—2 pair men's leather gloves.
215—1 attache case children's toys.

Lot, Article.
216—1 lady's umbrella (slight defects).
217—1 lady's umbrella (slight defects).
218—1 lady's umbrella (slight defects).
219—1 lady's umbrella (slight defects).
220—1 lady's umbrella (slight defects).
221—1 lady's umbrella (slight defects).
222—1 lady's umbrella (slight defects).
223—1 lady's umbrella (slight defects).
224—1 lady's umbrella (slight defects).
225—1 lady's umbrella (slight defects).
226—1 lady's umbrella (slight defects).
227—1 lady's umbrella (slight defects).
228—1 lady's sunshade (slight defects).
229—1 lady's sunshade (slight defects).
230—1 lady's sunshade (slight defects).
231—1 lady's sunshade (slightly damaged).
232—6 ladies' umbrellas (damaged).
233—6 ladies' umbrellas (damaged).
234—6 ladies' umbrellas (damaged).
235—6 ladies' umbrellas (damaged).
236—6 ladies' umbrellas (damaged).
237—6 ladies' umbrellas (damaged).
238—6 ladies' sunshades (damaged).
239—3 gent's umbrellas (damaged).
240—16 string shopping bags.
241—1 camera.
242—1 fountain pen.
243—1 fountain pen.
244—1 fountain pen.
245—1 fountain pen.
246—1 fountain pen.
247—1 fountain pen.
248—1 fountain pen.
249—1 fountain pen.
250—1 lady's wrist watch.
251—1 lady's wrist watch.
252—1 lady's wrist watch.
253—1 cigarette case.
254—1 cigarette case.
255—1 cigarette case.
256—1 necklace.
257—1 locket.
258—2 necklaces.
259—1 necklace.
260—2 necklaces.
261—1 gent's wrist watch.
262—1 gent's wrist watch.
263—1 locket.
264—1 gent's watch.
265—3 lady's necklaces.
266—2 lady's necklaces.
267—2 lady's necklaces.
268—1 cigarette case.
269—1 cigarette case.
270—2 ladies' bracelets.
271—2 ladies' bracelets.
272—3 children's chain bangles.
273—2 children's bangles.
274—4 gent's rings.
275—1 cigarette lighter.
276—1 lady's necklace.
277—4 sets rosary beads.
278—1 card brooches.
279—1 card brooches.
280—1 card dress ornaments.
281—1 fountain pen.
282—1 fountain pen.
283—1 fountain pen.
284—1 fountain pen.
285—9 fountain pens (slight defects).
286—3 propelling pencils.

## FEEDING STUFFS ACT, 1928-1946.

Department of Agriculture,  
Perth, 17th May, 1949.

IT is hereby notified for general information that the appointments of the persons whose names appear hereunder as "Analysts" for the purpose of the Feeding Stuffs Act, 1928-1946, are hereby cancelled:—

Frederick Francis Allsop and Arthur Glyde Turton.

(Sgd.) A. L. McK. CLARK,  
Acting Director of Agriculture.

IN THE COURT OF ARBITRATION OF  
WESTERN AUSTRALIA.

No. 51 of 1948.

Between Coastal District Committee Amalgamated Engineering Union Association of Workers, Applicant, and Galena Lead Mines (No Liability), Northampton Mining Development Co. Ltd. and Heinsen Bros., Respondents.

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

Memorandum of Agreement.

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

1.—Term.

The term of this agreement shall be for a period of one (1) year from the date hereof.

2.—Area.

This agreement shall apply to the Lead Mining industry and shall operate over any portion of the State of Western Australia where lead mining is carried on.

3.—Rates of Wages.

	South-West Land Division. Per Week. £ s. d.	Rest of State excluding the Metropolitan Area. Per Week. £ s. d.
(a) Basic Wage . . . . .	5 17 1	6 5 10

(b) Margins as per Schedule A attached to this agreement.

(c) Lead Bonus as per Schedule B attached to this agreement, subject to automatic increases or reductions as follows:—

- i. The domestic lead price as quoted in the "American Engineering and Mining Journal" and converted to Australian currency at the ruling rate of exchange at the date of this agreement shall be taken as the norm.
- ii. For each increase or decrease of five Pounds (£5) the said Bonus shall increase or decrease as the case may be by the sum of three shillings (3/-) per week.
- iii. The Bonus shall be adjusted each calendar quarter and such adjustment shall be based on the averaged realised price of lead in accordance with (i) of this sub-clause on the figures of the quarter next preceding the calendar month in which the fortnight ends.
- iv. The Bonus due shall be added to the wages or piecework earnings of each worker each fortnight.
- v. Hours of overtime worked shall not carry the Bonus unless the ordinary hours worked are insufficient to make a full fortnight when the hours of overtime actually worked shall be taken into account to make up the deficiency.

(d) Notwithstanding anything contained in sub-clause (c) of this clause should the Commonwealth Government or the State Government of Western Australia at any time after the date of this Agreement impose a tax or levy on lead or lead concentrates the lead bonus herein referred to shall be calculated as set out in sub-clause (c), after deducting from the domestic price of lead as quoted in the "American Engineering and Mining Journal" the amount of tax or levy above referred to.

(e) Liberty is reserved to the employer to apply to the Court for an amendment of sub-clause (c) of this clause in the event of the Commonwealth Government or State Government of W.A. placing any restriction on the export of lead concentrates.

4.—District Allowances.

Payment shall be made in accordance with Schedule C annexed hereto so far as applicable.

5.—Hours.

(Other than Continuous Process Workers.)

(a) The ordinary working hours shall not exceed forty (40) in any one week, and shall not exceed eight (8) hours daily to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday inclusive.

(b) Lunch interval shall not exceed forty-five (45) minutes.

(c) Workers working underground shall work the hours provided in the Agreement governing members of the Australian Workers' Union.

Should the worker's service underground occupy less than the full underground shift of seven (7) hours thirty (30) minutes, he shall, on the completion of two (2) hours of such service, be credited at ordinary time rate with having performed four (4) minutes' additional service in respect of each hour's absence from the surface on duty; and at the employer's option this may be adjusted by allowing time off duty corresponding to such credited additional service.

6.—Overtime.

(Other than Continuous Process Workers.)

(a) The amount of overtime shall be restricted to the lowest practicable minimum.

(b) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(c) For all work done on Saturday's payment shall be at the rate of time and a half for the first four (4) hours and double time thereafter.

(d) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations shall be paid for at the rate of time and a half on Saturdays, Sundays and holidays.

(e) Work done on Sundays and holidays shall be paid for at the rate of double time.

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

(g) When a worker is required to continue working after the usual knock-off time for more than one hour without having been notified on the previous day, he shall be provided with any meal required, or shall be paid two shillings and sixpence (2s. 6d.) in respect of any such meal required.

(h) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(i) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(j) When computing overtime, any district allowance shall not be computed as an addition to the day's pay.

(k) Systematic overtime shall not be worked. Overtime shall be considered systematic when two weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week; provided this sub-clause shall not apply to cases where, after application to the secretary of the applicant union, extra competent labour is not available.

7.—Continuous Process Workers.

(a) Forty (40) hours shall constitute a week's work from Mondays to Saturdays to be worked in five (5) shifts of eight (8) hours each inclusive of crib time.

(b) A worker called upon to work a sixth shift in any week shall be paid at the rate of time and a half.

(c) For work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(d) When computing overtime, the district allowances shall not be computed as an addition to the day's pay.

(e) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves, or which is necessary for affecting periodical rotation of shifts, or which is owing to a relieving man not coming on at the appointed time.

The time for which any worker may be paid at ordinary rates instead of overtime, due to a relieving man not coming on at the proper time, shall not exceed two (2) hours, after the expiration of which overtime rates shall apply for the whole shift.

(f) When a worker is required to continue working after the usual knock-off time for more than one hour without having been notified on the previous day, he shall be provided with a meal, or shall be paid two shillings and sixpence (2s. 6d.) in respect of any such meal.

(g) All work done on Sundays shall stand alone and be paid for at the rate of time and a half, and any work done in excess of eight (8) hours shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.

(h) Work done on holidays shall be paid at double time, except work in connection with repairs to machinery which has broken down and caused a stoppage of operations.

#### 8.—Annual Leave and Holidays.

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay, or should the period of continuous employment be less than one year, the worker shall be paid a sum proportionate as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is dismissed for wilful misconduct he will not be entitled to the benefits of this clause.

(b) The amounts to be paid under sub-clause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The provisions as to annual leave shall not apply to casual workers.

(d) Subject to Clause 6(c), the following shall be paid holidays—Christmas Day, Easter Monday, Labour Day and one additional day in each calendar year to be nominated by the employer. If Christmas Day falls on a Sunday the following Monday shall be observed. Provided that any worker who does not present himself for work on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

#### 9.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 10, or such absence is on account of holidays to which the worker is entitled under the provisions of the Agreement.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(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.

#### 10.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay at the award rate for each completed month of service; provided that payment for absence through such ill-health shall be limited to one week's pay 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.

#### 11.—Shifts.

(a) Men working shifts not subject to weekly rotation shall be paid for each shift other than day shift at the rate of time and a quarter.

(b) Men working shifts which rotate weekly shall be paid an additional five per cent. (5%) when on night shift.

(c) Work other than day shift shall not be recognised as afternoon or night shift unless in either case five (5) consecutive afternoons or nights are worked, but shall be deemed to be overtime; on completion of the fifth consecutive afternoon's or night's work the worker shall be deemed to have been employed on afternoon or night shift, as the case may be, during the preceding four (4) afternoons or nights and thereafter during any subsequent consecutive afternoons or nights he is so employed.

#### 12.—Payment of Wages.

Pay day shall be in accordance with Section 55 of the Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or, within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

#### 13.—Record Book.

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the union at any time during working hours, and he shall be allowed to take necessary extracts therefrom. Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

#### 14.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Agreement, an accredited representative of the union shall be permitted to interview the workers during the recognised meal hour, or at some other period convenient to the employer 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.

#### 15.—No Reduction.

Any worker who has been prior to the date of this Agreement in receipt of a higher rate of pay for his particular class of work than that prescribed by the award heretofore in force, shall not by reason of this Agreement suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Agreement.

## 16.—Higher Duties.

A worker engaged for more than two (2) hours in any one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day.

A fitter or other tradesman, not specially employed as a welder, who, in addition to his employment as such is also required to do welding shall be entitled to receive one shilling (1s.) per day extra whilst so employed.

## 17.—Special Rates and Provisions.

(a) Height Money: Tradesmen and welders engaged on the surface in the erection, repair and/or maintenance of steel frame buildings, smoke stacks, bridges or similar structures at a height of fifty (50) feet or more above the nearest horizontal plane shall be paid at the rate of one shilling and tenpence (1s. 10d.) per shift extra.

- (b) i. Goggles, glasses and gloves or other efficient substitutes therefor shall be available for the personal use of any worker engaged in welding.
- ii. Every worker shall sign an acknowledgment on receipt thereof and on leaving employment shall return the same to the employer.
- iii. During the time the same are on issue to the worker, he shall be responsible for any loss or damage thereto, fair wear and tear attributable to ordinary use excepted.
- iv. No worker shall lend another worker the goggles, glasses or gloves or substitutes issued to such first-mentioned worker, and if the same are lent, both the lender and the borrower shall be deemed guilty of wilful misconduct.
- v. Before goggles, glasses or gloves or any such substitutes which have been used by a worker are re-issued by the employer to another worker they shall be effectively sterilised.

(c) Leading Hand: Leading hands in charge of not less than three (3) and not more than ten (10) workers shall be paid at the rate of nine shillings (9s.) per week extra; more than ten (10) and not more than twenty (20) workers, eighteen shillings (18s.) per week extra; more than twenty (20) workers, twenty-seven shillings (27s.) per week extra.

(d) Dirt Money: Workers employed on dirty work, or in wet places, shall be paid one penny halfpenny (1½d.) per hour extra. In case of a dispute as to whether the work is or is not dirty or wet, it shall be referred to the Board of Reference whose decision shall be final.

(e) A fitter or other tradesman, not specially employed as a welder who, in addition to his employment as such is also required to do welding shall be entitled to receive one shilling (1s.) per day extra whilst so employed.

(f) Casual Workers: Casual workers shall be paid ordinary rates plus ten per cent. (10%).

## 18.—Definitions.

(a) "Motor Mechanic" means a worker employed in fitting, turning, making, repairing, altering, assembling or testing the metal parts of motor cars or any other motor vehicle.

(b) "Patternmaker" means a tradesman engaged in the making of patterns in wood.

(c) "Electrical Fitter" means a tradesman employed in making, repairing, altering, assembling, testing, winding, or wiring electrical machines, instruments, meters or other apparatus, other than wires leading thereto, but a worker whose duty consists of placing electrodes in "Neon" tubes sealed by the worker shall not be deemed for that reason to be an electrical fitter.

(d) "Electrical Wireman" means a worker engaged in installing electric light, meters, bells, or telephones, or running, repairing and testing of wires used for power, light or heating purposes.

(e) "Electrical Linesman" means a worker engaged (with or without labourers assisting) in erecting poles for electrical wires, or erecting wires or cables on poles or over buildings, or tying it or them to insulators, or joining or insulating it or them or doing

any work on electrical poles off the ground, but no linesman shall be allowed to work off the ground on live wires without the assistance of a labourer.

(f) "Motor Attendant" means a worker engaged in stopping or starting motors, replacing motor fuses, oiling or cleaning motors, and who shall be engaged exclusively on such work.

(g) "Switchboard Attendant" means any worker attending to or in charge of any switchboard, or doing any work necessary for the working of the same other than repairs or additions.

(h) "Pipe Fitter" means any worker employed on pipe work but does not include a worker solely engaged in assembling, joining and fixing pipes. All work on live steam pipes shall be a tradesman's work.

(i) "Casual Hand" means any worker whose services are dispensed with by the employer before he shall have completed five (5) days of his engagement.

(j) "Drill Doctor" shall mean a worker, other than a tradesman, engaged in assembling, renewing or putting together the parts of a rock drill as received from the maker and in servicing same when assembled but does not include a worker engaged in any work in the nature of altering or repairing such parts, which is the work of a fitter.

## 19.—Employment.

(a) Subject to the provisos contained hereunder, preference of employment in the industry to which this Agreement relates shall be given to members of the Coastal District Committee, Amalgamated Engineering Union Association of Workers, or to members of any other registered industrial union which is a party to an award or industrial agreement in the lead mining industry; or to persons who give the employer an undertaking in writing to make application to join any such registered union, within one month of accepting employment.

Provided that:

- i. There are members of the relevant union, or intending members applying as aforesaid, equally qualified with other workers offering their services to perform the particular work to be done and ready and willing to undertake the same and
- ii. The rules of such union shall permit any worker of good character with the requisite qualifications (if any) coming within the scope of this Agreement to become a member of the union upon payment of the subscription and/or entrance fee prescribed by the registered rules.

(b) Where a worker, not having been a member of the relevant union at the time of his engagement, applies for membership of the union within one month of his engagement it shall be deemed that no question of preference has arisen.

(c) If during the continuance of this Agreement, anything in the nature of a strike occurs in the industry hereby regulated, or if there is any restriction in output by the workers or any section thereof acting in concert, the benefit of this clause shall thereupon cease and determine insofar as the particular union or unions involved is, or are, concerned.

For further assurance, and without modification of or prejudice to the foregoing provisions of this sub-clause, the employer may at any time apply to the Court, upon giving seven (7) days' notice to the union, for a declaration hereunder and the consequential cancellation of this clause, and the Court, upon cause being shown, shall make a declaration and order accordingly appropriate to the particular case.

(d) The provisions of this clause shall not apply to junior workers, apprentices, or to members of the staff of any mine.

(e) The operation of this clause is suspended pending further order.

## 20.—University Students.

Provisions may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making thereof.

21.—Apprentices.

(a) The provisions of Schedule D hereto marked "Apprenticeship Regulations" subject to any modifications or alterations contained in this clause are hereby embodied in and form part of this award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him in that branch; provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice is employed on a mine and the mine ceases any operations in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer, the certificate he has received from the former employer shall be prima facie evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

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

(e) The Court may in its discretion for any cause which it may deem sufficient, on the application of any party to any apprenticeship agreement, abrogate or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

(f) Apprentices shall be allowed to one of the following trades, namely, patternmaker, coppersmith, electrical fitter, blacksmith, fitter and/or turner, machinist, motor mechanic, welder.

Liberty to apply is reserved in respect of Regulations 10, 22, 24, 37 and 40.

22.—Board of Reference.

(a) The Court appoints for the purposes of the Agreement a Board of Reference for each mine. Each Board shall consist of a chairman who shall be a person selected by the representatives of the parties, if such may be agreed upon, or failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and if not a Government Inspector of Mines and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the union, appointed for such purpose by the union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

- i. deciding matters specifically referred to in the agreement as being the subject matter of a decision of the Board;
- ii. adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Agreement, or any of them;
- iii. deciding all matters and questions referred to in the agreement as being the subject of mutual agreement if not agreed upon;
- iv. deciding any other matter that the Court may refer to such Board from time to time.

(c) 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 and form part of this Agreement (Regulation 92).

(d) There shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(e) The term "manager" includes the person acting as such for the time being.

23.—Under-Rate 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.

24.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The union may during the currency of the Agreement apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate, or any other system of payment by results.

25.—Junior Workers.

Unapprenticed male juniors may be employed in all occupations for which apprenticeship is not provided, at the rates of wages prescribed in Schedule A.

26.—Junior Worker's Certificate.

Junior workers, upon being engaged shall, if required, furnish the employer with a certificate containing the following particulars:—

- i. name in full;
- ii. age and date of birth.

No worker shall have any claim upon an employer for additional pay, in the event of the age of the worker being wrongfully stated on the certificate. If any worker shall wilfully misstate his age in the above certificate, he alone shall be guilty of a breach of this agreement.

27.—Operation.

Notwithstanding any of the provisions herein contained, the wages' schedule of Award No. 5 of 1934 as amended shall continue in operation until the Court of Arbitration orders that the wages schedule contained in Award No. 37 of 1947 (Gold Mining Engineers) shall take effect, when the wages prescribed in Schedule A of this Agreement shall become payable.

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 29th day of September, 1948.

[L.S.]

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

Filed at my office this 29th day of September, 1948.

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

SCHEDULE A.  
Wages.

Occupation	Margin per week.	
	£	s. d.
1. Driller and/or Screwer .. .. .	1	2 0
2. Motor Attendant .. .. .	1	2 0
3. Switchboard Attendant .. .. .	1	2 0
4. Electrical Wireman or Lineman .. .. .	1	15 6
5. Pipe Fitter .. .. .	1	6 6
6. Coppersmith .. .. .	2	7 6
7. Blacksmith .. .. .	2	7 6
8. Electrical Fitter .. .. .	2	6 0
9. Fitter .. .. .	2	6 0
10. Motor Mechanic .. .. .	2	6 0
11. Turner .. .. .	2	6 0
12. Universal Miller .. .. .	2	6 0
13. Miller .. .. .	2	6 0
14. Borer .. .. .	2	6 0
15. Planer .. .. .	2	6 0
16. Shaper .. .. .	2	6 0
17. Slotter .. .. .	2	6 0
18. Radial Driller .. .. .	2	6 0
19. Driller using Cutter Bar .. .. .	2	6 0
20. Oxy-acetylene and Electric Welder .. .. .	2	10 6
21. Patternmaker .. .. .	3	0 0
22. Drill Doctor .. .. .	1	16 0

Wages.—*continued.*

Apprentices.

	Percentage of Basic Wage and Industry Allowance.
First six months .. .. .	20
Second six months .. .. .	25
Second year .. .. .	30
Third year .. .. .	45
Fourth year .. .. .	65
Fifth year .. .. .	85

Liberty to apply is reserved in the event of the Court altering standard apprenticeship rates.

The wages of apprentices to patternmaking shall be two shillings and sixpence (2s. 6d.) per week in excess of the above.

Junior Workers.

	Percentage of Basic Wage and Lead Bonus Per Week.
Under 16 years of age .. .. .	25
Between 16 and 17 years of age .. .. .	35
Between 17 and 18 years of age .. .. .	45
Between 18 and 19 years of age .. .. .	60
Between 19 and 20 years of age .. .. .	75
Between 20 and 21 years of age .. .. .	90

SCHEDULE B.

Lead Bonus.

Domestic Lead Price as quoted in the "American Engineering and Mining Journal" and converted to Australian currency at the ruling rate of exchange.

£A70 and below	£A75	per ton of Lead	Bonus, full week worked. Per Week.
			s. d.
75	80	" " " "	3 0
80	85	" " " "	6 0
85	90	" " " "	9 0
90	95	" " " "	12 0
95	100	" " " "	15 0
100	105	" " " "	18 0
105	110	" " " "	21 0
110	115	" " " "	24 0
115	120	" " " "	27 0
120	125	" " " "	30 0
125	130	" " " "	33 0
130	135	" " " "	36 0
135	140	" " " "	39 0
140	145	" " " "	42 0
145	150	" " " "	45 0
			48 0

and for each subsequent advance of £5 per ton, 3/- per week.

SCHEDULE C.

District Allowances.

1. In addition to the wages prescribed in clause 3 of this Agreement, the following allowance shall be paid for five (5) days per week to workers employed in the District hereinafter described:—

(a) The area within a line commencing on the coast thence East along Latitude 28 to Tallering Peak; thence South-East to Mt. Gibson and Burracoppin; thence to a point South-East at the junction of Latitude 32 and Longitude 119; thence South along Longitude 119 to the coast .. Nil

(b) The area within a line commencing on the coast at Latitude 27; thence East to a point on Longitude 119, then South along Longitude 119 to Latitude 28; thence East along Latitude 28 to a point North of Mt. Redcliffe; thence due South along a point on Latitude 30; thence East along Latitude 30 to Longitude 123; thence South along Longitude 123 to the coast; thence along the coast to the boundary of (a) above .. 6/- per week.

(c) In the case of any mine or district within the area to which this Agreement applies which is not dealt with under the provisions of this Schedule, the union may apply to the Court at any time for the purpose of having an allowance prescribed upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application the service of such notice shall be made pursuant to the provisions relating thereto prescribed by the regulations under the "Industrial Arbitration Act, 1912-1941."

SCHEDULE D.

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 probationership herein contained.

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

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

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

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

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

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

### Apprenticeship Board.

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

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

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

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

- (a) to endeavour to promote apprenticeships under this Award;
- (b) to draw up syllabi of training and to arrange for the periodical examination of apprentices;
- (c) to permit in any special circumstances the taking or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded;
- (d) to enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed.
- (e) to require any employer to furnish the Board with any specified information relating to any trade or industry subject to this Award, or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community;
- (f) to advise the Court as to all matters appertaining to apprentices.
- (iv) A majority of the members of the Board, one of whom must be the chairman, shall constitute a quorum.
- (v) The decision of the Board shall be the decision of the majority of the members and shall be signed by the chairman and forwarded to the Registrar.
- (vi) Either party, with the consent of the Court, may at any time alter its representative.

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

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

### Agreement of Apprenticeship.

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

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

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

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may be prescribed by the Award, but this period may be reduced in special circumstances with the approval of the Court.

11. Every agreement of apprenticeship entered into shall contain—

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

### Transfer of Apprentices.

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

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

(b) The transfer of every agreement shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assignee, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.

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

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

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

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

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

#### Cancellation of Agreement.

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

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

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

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

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

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

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

#### Extension of Term.

22. Subject to Regulation 38, time lost by the apprentice through sickness or any other cause whatsoever (except through breakdowns of machinery) 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 condi-

tions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

#### Technical Education Classes.

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

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

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

25. Any apprentice who:

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

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

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

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

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

#### Examinations.

29. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

(b) Every apprentice shall, prior to submitting himself to examination, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place on 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 if 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.....

Signature of Parent (or Guardian).

Date.....

Form B.

To The Registrar, Arbitration Court, Perth.

Please take notice that..... has entered my service (on probation) as an apprentice to the..... trade on the..... day of..... 19.....

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

(Signature of Employer).....

Note.—When the probationary period has expired an additional notification should be sent, with the words in italics struck out.

Form C.

(Regulation 14.)

Certificate of Service.

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

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

(Signature of Employer).....

Form D.

Certificate of Proficiency.

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

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

Registrar.

Form E.

Final Certificate.

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

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

Registrar.

Examiners.

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

THIS AGREEMENT, made this..... day of..... 19..... between..... of..... (address)..... (occupation) (hereinafter called "the employer"), of the first part,..... 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 employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1941, 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. 72 of 1948.

Between West Australian Operative Bakers' Union of Workers, Applicant, and Bread Manufacturers (Perth and Suburbs) 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 commencing after the date hereof.

2.—Area.

This Award shall have effect over the area comprised within a radius of twenty-five (25) miles from the General Post Office, Perth.

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 to be arranged to suit the requirements of the shop: Provided that not more than one (1) shift of ten (10) hours is worked during the week.
iii. Any worker other than a doughmaker called upon to make a hand dough or doughs outside the prescribed starting or finishing times for less than the full shift, shall be allowed a minimum of two (2) hours for the first dough, and thereafter the actual time worked, and such time may be deducted from his working hours on the following day; otherwise, overtime conditions at doughmaker's rates for overtime shall be paid: Provided, however, that any time necessarily spent in standing by shall be paid for.
iv. 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.
v. Any worker called upon to make a brown dough by machine shall be allowed the actual time worked.
vi. The term of making a dough shall include all work incidental to, preparing for, and finishing off the work of a doughmaker.
vii. For all workers except doughmakers the starting time shall be not earlier than 3 a.m. on Monday and 5 a.m. on Tuesday, Wednesday, and Thursday with a finishing time of not later than 6 p.m. On Friday the starting time shall not be earlier than 5 a.m. with a finishing time not later than 12 noon and a further starting time of not earlier than 8 p.m. nor later than 10 p.m. with a finishing time not later than 12 noon on Saturday.
viii. (a) When a double or treble delivery day falls on a Tuesday, Wednesday, Thursday or Friday, the starting time shall be not earlier than 8 p.m. on the day preceding such double or treble day.
(b) The starting time following Christmas Day, New Year's Day, Labour Day and Union Picnic Day shall not be earlier than 3 a.m.
(c) When a carter's holiday falls on a Monday the starting time shall be not earlier than 3 a.m. on that day. When a baker's holiday

falls on a Monday the starting time shall be not earlier than 3 a.m. the following day (Tuesday).

- ix. A jobber shall not be engaged for less than three (3) hours in any one day, except when engaged in doughmaking, and shall be paid his rail or tram fare outside a radius of one (1) mile from the General Post Office, Perth, or the Post Office, Fremantle.
- x. There shall be no fixed starting or finishing time for doughmakers, but forty (40) hours shall constitute a week's work.
- xi. 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.
- 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. 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.

#### 5.—Wages.

Basic Wage	Per Week.
	£ s. d.
(a) Within a 15-mile radius of the General Post Office, Perth, at the rate of .. .. .	6 1 7
(b) Outside a 15-mile radius from the General Post Office, Perth, at the rate of .. .. .	6 1 3
	Margin
	Per Week.
	£ s. d.
(c) Foreman in charge of four or more workers .. .. .	3 2 6
Foreman in charge of less than four workers .. .. .	3 0 0
(For the purpose of these calculations "workers" shall be deemed to include apprentices.)	
Single hand baker .. .. .	2 17 6
Doughmaker .. .. .	2 17 6
Baker doing oven work or board hand .. .. .	2 12 6
Jobber, 4s. 10d. per hour.	
Jobber taking charge, 5s. per day extra.	

(d) 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.

(e) 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.

(f) Workers, including apprentices, who are called upon to work outside of the prescribed hours in Clause 4, subclause vii, 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.—Overtime.

(a) All time worked in excess of forty (40) hours for the week shall be paid for at the rate of time and a half for the first three (3) hours and double time thereafter.

(b) All time worked in excess of ten (10) hours on Friday evening shift shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.

(c) All time worked after 8 a.m. on Saturday morning on treble days shall be paid for at the rate of double time. This clause shall also apply to jobbers.

(d) All time worked on Sundays, excepting for dough-making, shall be paid for at double time rates. No permanent hand shall work overtime in any bakehouse on work for which jobbers have been engaged while there are jobbers available in the bakehouse for such work.

(e) Work done on Good Friday shall be paid for at the rate of double time.

(f) 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.

#### 7.—Holidays.

(a) Twelve (12) consecutive days' holiday and four other days, namely, Christmas Day, New Year's Day, Labour Day, and Union Picnic Day, on full pay shall be granted to each worker on completion of twelve (12) months' service. The twelve consecutive days shall be taken within two months of the completion of each twelve months of service. If any work is done on these specially named days it shall be paid for at double time rates. If the holiday on any of the specially named days is celebrated on a Sunday, another day shall be given in lieu thereof.

(b) In the event of a worker leaving the service of his employer before the expiration of the twelve (12) months, he shall, excepting in the case of relieving workers, be paid pro rata for the time he has worked in his employment.

(c) No worker shall be allowed to relieve for more than a fortnight in any one shop, except by mutual agreement.

(d) A worker who is dismissed for wilful misconduct will not be entitled to the benefits of the provisions of this clause.

(e) Holiday pay shall not accrue during a worker's absence from duty, except on account of permitted absence through sickness, in accordance with Clause 15 hereof.

#### 8.—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 (4) hours, and if employed for four (4) hours, or more they shall receive a days' pay at such higher rates.

#### 9.—Quantity of Flour in Doughs.

A baker required to make a hand dough containing not more than 600 lbs. of flour shall be allowed the actual time 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.

#### 10.—Record.

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 record shall be open during working hours for the inspection of the secretary of the union, or its accredited representa-

tive. Any system of automatic recording by mechanical means shall be deemed a compliance with this clause to the extent of the information recorded.

11.—Accommodation.

Each employer shall be required to provide suitable accommodation for workers to change their working clothes.

12.—Termination of Employment.

One (1) week's notice on either side shall be given for the termination of employment.

13.—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.

14.—Breakdowns, Etc.

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

15.—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.

16.—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	Non-adjustable Addition to Wage
		s. d.
First six months ..	20	1 8
Second six months ..	25	2 1
Second year .. ..	35	2 7
Third year .. ..	55	3 10
Fourth year .. ..	80	5 6
Fifth year .. ..	95	7 3

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 Employment Act, 1945, and the apprentice is in receipt of the tradesman's rate through Government supplementation.

(e) Apprentices shall be examined in handing-up in their first year, moulding and shaping in their second year, peeling on and fermentation in their third year, doughmaking in their fourth year, and oven work in their fifth year.

17.—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.

18.—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 12th day of November, 1948.

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

[L.S.]

Filed at my office this 12th day of November, 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 probationership herein contained.

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

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

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

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

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

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

#### Apprenticeship Board.

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

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

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

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

- (a) to endeavour to promote apprenticeships under this Award;
- (b) to draw up syllabi of training and to arrange for the periodical examination of apprentices;
- (c) to permit in any special circumstances the taking or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded;
- (d) to enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed;
- (e) to require any employer to furnish the Board with any specified information relating to any trade or industry subject to this Award, or any of the workers engaged

therein, with a view to determining whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community;

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

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

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

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

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

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

#### Agreement of Apprenticeship.

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

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

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

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may be prescribed by the Award, but this period may be reduced in special circumstances with the approval of the Court.

11. Every agreement of apprenticeship entered into shall contain—

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

### Transfer of Apprentices.

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

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

(b) The transfer of every agreement shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.

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

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

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

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

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

### Cancellation of Agreement.

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

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

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

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

Provided, however, that an apprentice may be suspended for misconduct by the employer, but in any such case the employer shall forthwith make an application for cancellation of the agreement of apprenticeship, and in the event of the Court refusing

same the wages of the apprentice or such portion thereof, if any, as the Court may order shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

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

(a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date.

(b) Neither the apprentice, his parent or guardian, shall have any right of action against the employer unless the Court specifically authorises the same after consideration of the circumstances, and in any event, any proceedings for damages hereunder authorised by the Court must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

(c) If the contract of apprenticeship is transferred on the bankruptcy or insolvency of the employer, to another employer, the apprentice named in such contract shall not be counted in calculating the proportion of apprentices to other labour.

### Extension of Term.

22. Subject to regulation 38, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass two successive periodical examinations, either by ordering a continuation of any particular year of the apprenticeship, in which case the next year of service shall not commence until after the expiration of the extended period, or by adding the period of extension to the last year of service. It shall be the duty of the examiners to make any recommendation they see fit to the Court for the purpose of such extension. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

### Technical Education Classes.

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

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

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

25. Any apprentice who:

- (a) fails without reasonable cause, the proof whereof lies on him, to attend any technical school or class punctually when such is available for instruction, at the time appointed for

the commencement of the school or class, or leaves school or class before the time appointed for leaving, without the permission of the teacher; or

- (b) fails to be diligent or behaves in an indecorous manner while in such school or class; or
- (c) destroys or fails to take care of any material or equipment in such school or class

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

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

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

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

#### Examinations.

29. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

(b) Every apprentice shall, prior to submitting himself to examination, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction, unless he is exempted from such attendance for good cause.

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

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

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

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

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

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

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 examina-

tion. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Registrar thereof.

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

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

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

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

#### Lost Time.

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

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

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

(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.....

Signature of Parent (or Guardian).

Date.....

Form B.

To The Registrar, Arbitration Court, Perth.

Please take notice that..... of....., has entered my service (on probation) as an apprentice to the..... trade on the..... day of..... 19.....

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

(Signature of Employer).....

Note.—When the probationary period has expired an additional notification should be sent, with the words in italics struck out.

Form C.

(Regulation 14.)

Certificate of Service.

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

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

(Signature of Employer).....

Form D.

Certificate of Proficiency.

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

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

Registrar.

Form E.

Final Certificate.

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

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

Registrar.

Examiners.

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

THIS AGREEMENT, made this..... day of..... 19..... between..... of..... (address)..... (occupation) (hereinafter called "the employer"), of the first part,..... of....., born on the..... day

of.....19..... (hereinafter called "the apprentice"), of the second part, and..... of..... (address).....(occupation)....., parent (or guardian) of the said.....(hereinafter called the "parent" or "guardian"), of the third part, witnesseth as follows:—

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

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

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

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1941, 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. 59 of 1948.

Between Electrical Trades Union of Workers of Australia (Western Australian Goldfields Sub-Branch), Kalgoorlie, Applicant, and Lake View and Star Limited, 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 Agreement shall be for a period of one year from the date hereof.

2.—Area.

This Agreement shall apply to the gold mining industry and shall operate over the Yilgarn, Coolgardie, Broad Arrow, Dundas, Phillips River, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison, Yalgoo, Peak Hill and Gascoyne Goldfields, and the area outside those goldfields in Western Australia comprised within the 20th and 26th parallels of latitude.

3.—Wages.

(a) Basic Wage at the rate of £6 5s. 10d. per week.

(b) Industry Allowance at the rate of twelve shillings (12s.) per week subject to automatic increases or reductions as follows:—

i. The standard price of gold per ounce in Australian currency to the nearest ten shillings as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ended September, 1934, namely eight pounds ten shillings (£8 10s.) shall be taken as the norm, and equivalent to an industry allowance of twelve shillings (12s.) per week or the proportionate amount per shift.

- ii. For each increase or decrease of ten shillings (10s.) per ounce the said allowance shall increase or decrease, as the case may be, by the sum of two shillings (2s.) per week or the proportionate amount per shift.
- iii. All calculations for this allowance shall be made on the average price per calendar quarter and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half £.
- iv. Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the tables appearing in the judgment accompanying the Mining Industry Awards.
- v. Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the 15th day of the calendar month following the quarter for which the calculations are made.
- vi. The allowance shall be assessed upon the net price of gold per fine ounce actually received by the employer from the purchaser.

(c) Occupation—

	Margin per Week.		
	£	s.	d.
Motor and Battery Attendant .. .. .	1	2	0
Switchboard Attendant .. .. .	1	2	0
Electrical Wireman or Linesman .. .	1	15	6
Electrical Fitter .. .. .	2	6	0

(d) Apprentices—

	Percentage of Basic Wage and Industry Allowance.
First six months .. .. .	20
Second six months .. .. .	25
Second year .. .. .	30
Third year .. .. .	45
Fourth year .. .. .	65
Fifth year .. .. .	85

Liberty to apply to amend is reserved in the event of the Court altering standard apprenticeship rates.

(e) Casual Workers:—Casual workers shall be paid ordinary rates plus ten per cent. (10%).

4.—District Allowances.

The District Allowances provided by Award numbered 11 of 1946 made on the 23rd of December, 1947, between the Australian Workers' Union, Westralian Branch Industrial Union of Workers and Lake View and Star Limited and others, shall apply to and be deemed to be incorporated in this Industrial Agreement.

5.—Hours.

(Other than Continuous Process Workers.)

(a) The ordinary working hours shall not exceed forty (40) in any one week, and shall not exceed eight (8) hours daily to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday inclusive.

(b) Lunch interval shall not exceed forty-five (45) minutes.

(c) Workers working underground shall work the hours provided in the award governing members of the Australian Workers' Union.

Should the worker's service underground occupy less than the full underground shift of seven (7) hours thirty (30) minutes, he shall, on the completion of two (2) hours of such service, be credited at ordinary time rate with having performed four (4) minutes' additional service in respect of each hour's absence from the surface on duty; and at the employer's option this may be adjusted by allowing time off duty corresponding to such credited additional service.

6.—Overtime.

(Other than Continuous Process Workers.)

(a) The amount of overtime shall be restricted to the lowest practicable minimum.

(b) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(c) For all work done on Saturdays, payment shall be at the rate of time and a half for the first four (4) hours and double time thereafter.

(d) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations shall be paid for at the rate of time and a half on Saturdays, Sundays and holidays.

(e) Work done on Sundays and holidays shall be paid for at the rate of double time.

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

(g) When a worker is required to continue working after the usual knock-off time for more than one hour without having been notified on the previous day, he shall be provided with any meal required, or shall be paid two shillings and sixpence (2s. 6d.) in respect of any such meal required.

(h) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(i) When a worker is required for duty during any meal time, whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(j) When computing overtime, any district allowance shall not be computed as an addition to the day's pay.

(k) Systematic overtime shall not be worked. Overtime shall be considered systematic when two weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week; provided that this sub-clause shall apply only within a radius of twenty-five miles from the Kalgoorlie Town Hall, and shall not apply to cases where, after application to the Secretary of the applicant union, extra competent labour is not available.

7.—Continuous Process Workers.

(a) Forty (40) hours shall constitute a week's work from Mondays to Saturdays to be worked in five (5) shifts of eight (8) hours each inclusive of crib time.

(b) A worker called upon to work a sixth shift in any week shall be paid at the rate of time and a half.

(c) For work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(d) When computing overtime, the district allowances shall not be computed as an addition to the day's pay.

(e) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves, or which is necessary for effecting periodical rotation of shifts, or which is owing to a relieving man not coming on at the appointed time. The time for which any worker may be paid at ordinary rates instead of overtime, due to a relieving man not coming on at the proper time, shall not exceed two (2) hours, after the expiration of which overtime rates shall apply for the whole shift.

(f) When a worker is required to continue working after the usual knock-off time for more than one hour without having been notified on the previous day, he shall be provided with a meal, or shall be paid two shillings and sixpence (2s. 6d.) in respect of any such meal.

(g) All work done on Sundays shall stand alone and be paid for at the rate of time and a half, and any work done in excess of eight (8) hours shall be paid for at the rate of time and a half for the first two (2) hours' work, and double time thereafter.

(h) Work done on holidays shall be paid at double time, except work in connection with repairs to machinery which has broken down and caused a stoppage of operations.

8.—Annual Leave and Holidays.

(a) Each worker shall be entitled to three (3) week's annual leave on full pay, or should the period of continuous employment be less than one year, the worker shall be paid a sum proportionate as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is dismissed for wilful misconduct he will not be entitled to the benefits of this clause.

(b) The amounts to be paid under sub-clause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The provisions as to annual leave shall not apply to casual workers.

(d) Subject to clause 6 (e), the following shall be paid holidays:—Christmas Day, Easter Monday, Labour Day and one additional day in each calendar year to be nominated by the employer. If Christmas Days falls on a Sunday the following Monday shall be observed. Provided that any worker who does not present himself for work on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

#### 9.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 10, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(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.

#### 10.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay at the Award rate for each completed month of service; provided that payment for absence through such ill-health shall be limited to one week's pay 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.

#### 11.—Shifts.

(a) Men working shifts not subject to weekly rotation shall be paid for each shift other than day shift at the rate of time and a quarter.

(b) Men working shifts which rotate weekly shall be paid an additional five per cent. (5%) when on night shift.

(c) Work other than day shift shall not be recognised as afternoon or night shift unless in either case five (5) consecutive afternoons or nights are worked, but shall be deemed to be overtime; on completion of the fifth consecutive afternoon's or night's work

the worker shall be deemed to have been employed on afternoon or night shift, as the case may be, during the preceding four (4) afternoons or nights and thereafter during any subsequent consecutive afternoons or nights he is so employed.

#### 12.—Payment of Wages.

Pay day shall be in accordance with Section 55 of the Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or, within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

#### 13.—Record Book.

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the union at any time during working hours, and he shall be allowed to take necessary extracts therefrom.

Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

#### 14.—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 hour or at some other period convenient to the employer 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.

#### 15.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force, shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

#### 16.—Higher Duties.

A worker engaged for more than two (2) hours in any one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day.

#### 17.—Special Rates and Provisions.

(a) Height Money:—Tradesmen and welders engaged on the surface in the erection, repair and/or maintenance of steel frame buildings, smoke stacks, bridges or similar structures at a height of fifty (50) feet or more above the nearest horizontal plane shall be paid at the rate of one shilling and tenpence (1s. 10d.) per shift extra.

(b) i. Goggles, glasses and gloves or other efficient substitutes therefore shall be available for the personal use of any worker engaged in welding.

ii. Every worker shall sign an acknowledgment on receipt thereof and on leaving employment shall return the same to the employer.

iii. During the time the same are on issue to the worker, he shall be responsible for any loss or damage thereto, fair wear and tear attributable to ordinary use excepted.

iv. No worker shall lend another worker the goggles, glasses or gloves or substitutes issued to such first-mentioned worker, and if the same are lent, both the lender and the borrower shall be deemed guilty of wilful misconduct.

v. Before goggles, glasses or gloves or any such substitutes which have been used by a worker are re-issued by the employer to another worker they shall be effectively sterilised.

(c) Leading Hand:—Leading hands in charge of not less than three (3) and not more than ten (10) workers shall be paid at the rate of nine shillings (9s.) per week extra; more than ten (10) and not

more than twenty (20) workers, eighteen shillings (18s.) per week extra; more than twenty (20) workers, twenty-seven shillings (27s.) per week extra.

(d) **Dirt Money**:—Workers employed on dirty work, or in wet places, shall be paid one penny halfpenny (1½d.) per hour extra. In case of a dispute as to whether the work is or is not dirty or wet, it shall be referred to the Board of Reference whose decision shall be final.

(e) A fitter or other tradesman, not specially employed as a welder, who, in addition to his employment as such is also required to do welding shall be entitled to receive one shilling (1s.) per day extra whilst so employed.

#### 18.—Definitions.

(a) "Electrical Fitter" means a tradesman employed in making, repairing, altering, assembling, testing, winding, or wiring electrical machines, instruments, meters or other apparatus, other than wires leading thereto, but a worker whose duty consists of placing electrodes in "neon" tubes sealed by the worker shall not be deemed for that reason to be an electrical fitter.

(b) "Electrical Wireman" means a worker engaged in installing electric light, meters, bells, or telephones, or running, repairing and testing of wires used for power, light or heating purposes.

(c) "Electrical Linesman" means a worker engaged (with or without labourers assisting) in erecting poles for electrical wires, or erecting wires or cables on poles or over buildings, or tying it or them to insulators, or joining or insulating it or them or doing any work on electrical poles off the ground, but no linesman shall be allowed to work off the ground on live wires without the assistance of a labourer.

(d) "Motor Attendant" means a worker engaged on stopping or starting motors, replacing motor fuses, oiling or cleaning motors, and who shall be engaged exclusively on such work.

(e) "Switchboard Attendant" means any worker attending to or in charge of any switchboard, or doing any work necessary for the working of the same other than repairs or additions.

(f) "Casual Hand" means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.

#### 19.—Employment.

(a) Subject to the provisos contained hereunder, preference of employment in the industry to which this award relates shall be given to members of the Electrical Trades Union of Workers of Australia (Western Austarlian Goldfields Sub-Branch), Kalgoorlie, or to members of any other registered industrial union which is a party to an award or industrial agreement in the gold mining industry; or to persons who give the employer an undertaking in writing to make application to join any such registered union, within one month of accepting employment. Provided that:—

- i. There are members of the relevant union, or intending members applying as aforesaid, equally qualified with other workers offering their services to perform the particular work to be done and ready and willing to undertake the same; and
- ii. the rules of such union shall permit any worker of good character with the requisite qualifications (if any) coming within the scope of this award to become a member of the union upon payment of the subscription and/or entrance fee prescribed by the registered rules.

(b) Where a worker, not having been a member of the relevant union at the time of his engagement, applies for membership of the union within one month of his engagement it shall be deemed that no question of preference has arisen.

(c) If during the continuance of this Award, anything in the nature of a strike occurs in the industry hereby regulated, or if there is any restriction in output by the workers or any section thereof acting in concert, the benefit of this clause shall thereupon cease and determine insofar as the particular union or unions involved is, or are, concerned.

For further assurance, and without modification of or prejudice to the foregoing provisions of this sub-clause, the employer may at any time apply to the Court, upon giving seven (7) days' notice to the Union, for a declaration hereunder and the consequential cancellation of this clause, and the Court, upon cause being shown, shall make a declaration and order accordingly appropriate to the particular case.

(d) The provisions of this clause shall not apply to junior workers, apprentices, or to members of the staff of any mine.

(e) The operation of this clause is suspended pending further order of the Court.

#### 20.—University Students.

Provisions may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making hereof.

#### 21.—Apprentices.

(a) The provisions of Schedule II. hereto marked "Apprenticeship Regulations" subject to any modifications or alterations contained in this clause are hereby embodied in and form part of this Award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him in that branch: Provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice is employed on a mine and the mine ceases any operations in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer, the certificate he has received from the former employer shall be prima facie evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

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

(e) The Court may in its discretion for any cause which it may deem sufficient on the application of any party to any apprenticeship agreement, abrogate or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

(f) Apprentices shall be allowed to the following trade: Electrical Fitter.

#### 22.—Board of Reference.

(a) The Court appoints for the purposes of the award a Board of Reference for each mine. Each Board shall consist of a chairman who shall be a person selected by the representatives of the parties, if such may be agreed upon, or failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and if not a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the union, appointed for such purpose by the union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

- i. Deciding matters specifically referred to in the Award as being the subject matter of decision of the Board;
- ii. 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;

- iii. deciding all matters and questions referred to in the Award as being the subject of mutual agreement if not agreed upon;
  - iv. deciding any other matter that the Court may refer to such Board from time to time.
  - v. 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 and form part of this award (Regulation 92).
  - vi. There shall be no cessation of work pending the reference to and settlement of any dispute by the Board.
- (c) The term "manager" includes the person acting as such for the time being.

#### 23.—Under-Rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the union, or failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the union stating his desire that such wage should be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the magistrate upon such application.

After having given notice to the secretary, and after lodging the application mentioned, and pending the magistrate's decision thereon, the worker shall be entitled to work for, and be employed at the proposed lesser rate. The determination of the magistrate shall have effect for the period of six (6) calendar months from the date thereof, and after the expiration of the said period until the wage shall have again been fixed the instance of the said secretary in the manner prescribed. The secretary of the union may by writing under his hand appoint an agent or substitute to represent the union at the hearing of the application before the magistrate.

#### 24.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The union may during the currency of the Award apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate, or any other system of payment by results.

#### 25.—Operation.

The provisions of this Agreement with respect to hours shall take effect as from the beginning of the first pay period in January, 1948. Notwithstanding any of the provisions herein contained the wages schedule of Award No. 7 of 1939 shall continue in operation until a further order of the Court.

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 27th day of September, 1948.

[L.S.] (Sgd.) E. A. DUNPHY, President.

Filed at my office this 27th day of September, 1948.

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

#### Schedule II. 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 probationership herein contained.

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

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

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

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

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

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

##### Apprenticeship Board.

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

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

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

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

- (a) to endeavour to promote apprenticeships under this Award;
- (b) to draw up syllabi of training and to arrange for the periodical examination of apprentices;

- (c) to permit in any special circumstances the taking or employment of an apprentice by an employer, notwithstanding that the quota fixed by the Award in any particular case may be exceeded;
- (d) to enter any factory, workshop, or place where an apprentice is employed or appoint any other person for that purpose and inspect the conditions under which any apprentice is employed;
- (e) to require any employer to furnish the Board with any specified information relating to any trade or industry subject to this Award, or any of the workers engaged therein, with a view to determining whether there is a sufficient number of apprentices being trained to meet future requirements and in the interests of the community;
- (f) to advise the Court as to all matters appertaining to apprentices.
- (iv) A majority of the members of the Board, one of whom must be the chairman, shall constitute a quorum.
- (v) The decision of the Board shall be the decision of the majority of the members and shall be signed by the chairman and forwarded to the Registrar.
- (vi) Either party, with the consent of the Court, may at any time alter its representative.
8. (a) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of the Board, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member.
- (b) In any proceeding for any contravention of this subclause it shall lie upon the employer to show that any person proved to have been refused employment, or any worker proved to have been dismissed or injured in his employment or prejudiced whilst acting as such member was refused employment or dismissed or injured in his employment or prejudiced for some reason other than that mentioned in this subclause.

#### Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. No employer, guardian, or apprentice shall enter into any agreement or undertaking purporting to add to, vary, alter or amend any such agreement without the approval of the Court.
- (b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.
- (c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.
- (d) Every agreement of apprenticeship shall be subject to the provisions of the Award in force for the time being applicable to apprenticeship in the industry.
10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, or such other period as may be prescribed by the Award, but this period may be reduced in special circumstances with the approval of the Court.
11. Every agreement of apprenticeship entered into shall contain—
- (a) The names and addresses of the parties to the agreement.
- (b) The date of birth of the apprentice.
- (c) A description of the industry, craft, occupation or calling or combination thereof to which the apprentice is to be bound.
- (d) The date at which the apprenticeship is to commence and the period of apprenticeship.
- (e) A condition requiring the apprentice to obey all reasonable directions of the employer and requiring the employer and apprentice to comply with the terms of the industrial Award so far as they concern the apprentice.

- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (g) A condition that in the event of any apprentice, in the opinion of the examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

#### Transfer of Apprentices.

12. (a) The Court shall have power to transfer an apprentice from (a) one employer to another and/or (b) from one trade to another, either temporarily or permanently—
- (i) if the employer does not provide the necessary facilities for the apprentice to become proficient in his trade; or
- (ii) upon the application of the employer or the apprentice for good cause shown.
- (b) The transfer of every agreement shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.
- (c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

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

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

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

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

#### Cancellation of Agreement.

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

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

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

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

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

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

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

#### Extension of Term.

22. Subject to regulation 38, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass two successive periodical examinations, either by ordering a continuation of any particular year of the apprenticeship, in which case the next year of service shall not commence until after the expiration of the extended period, or by adding the period of extension to the last year of service. It shall be the duty of the examiners to make any recommendation they see fit to the Court for the purpose of such extension. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine. (See also regulations 34 and 35.)

#### Technical Education Classes.

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

and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

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

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

25. Any apprentice who:

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

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

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

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

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

#### Examinations.

29. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

(b) Every apprentice shall, prior to submitting himself to examination, if required by the examiners, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction, unless he is exempted from such attendance for good cause.

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

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

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

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report

to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

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

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

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

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

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

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

#### Lost Time.

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

- (a) payment for such sickness shall not exceed a total of two weeks in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer.

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

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

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

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

#### Part-time Employment.

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

- (a) to employ the apprentice for such lesser time per week or per month and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial Award or Agreement for the trade, calling, or industry; or
- (b) to suspend the contract for such period and on such terms as the Court thinks fit.

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

#### Miscellaneous.

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

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

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

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

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

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

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

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

44. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act, 1912-1941, 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.

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

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

INDUSTRIAL ARBITRATION ACT, 1912-1941.

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 .....

Signature of Parent (or Guardian).

Date.....

Form B.

To The Registrar, Arbitration Court, Perth.

Please take notice that..... has entered my service (on probation) as an apprentice to the..... trade on the..... day of..... 19 Dated this..... day of..... 19 (Signature of Employer).....

Note.—When the probationary period has expired an additional notification should be sent, with the words in italics struck out.

Form C.

(Regulation 14.)

Certificate of Service.

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

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

Form D.

Certificate of Proficiency.

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

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

Form E.

Final Certificate.

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

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

Examiners.

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

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

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

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

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

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1941, 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. 77 of 1948.

Between Western Australian Municipal, Road Boards, Parks and Racecourse Employees' Union of Workers, Perth, Applicant, and Albany Municipal Council and other employers as per schedule attached, respondents.

WHEREAS an industrial dispute existed between the abovesaid 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, 1912-1948, 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.—Definitions.

(a) "Union" shall mean the Western Australian Municipal, Road Boards, Parks and Racecourse Employees' Union of Workers, Perth.

(b) "Employer" shall mean a Municipal Council, Road Board or other Respondent bound by this Agreement.

(c) "Headquarters" shall mean and include a permanent place wherein are stored or kept plant, equipment and materials or a place where vehicles are parked or horses stabled.

(d) "Casual hand" shall mean a worker employed for less than one (1) week.

(e) "Overtime" shall mean all or any time worked on any one day or night in excess of the hours prescribed in clause 2 hereof.

(f) "Road worker" shall mean a worker forming or constructing, repairing or maintaining roads or street surfaces, including footpaths, right-of-ways and parking areas.

(g) "Wood block" or "Cube layer" shall mean a worker setting or laying wood blocks or stone cubes.

(h) "Wet Ground" shall mean ground which in the opinion of the responsible officer-in-charge of the particular work it is impracticable for workers to work without getting wet feet.

In the event of any dispute arising under this subclause, the matter may be referred to the Board of Reference for determination.

(i) "Poundkeeper" shall mean any worker looking after a pound, and who shall do such other work as the employer may require.

(j) "Quarryman" shall mean a worker engaged in the quarrying of limestone, granite, diorite, quartzite, gravel lumps or basalt.

(k) "Turf Wicket Keeper" shall mean any worker engaged on the preparation of turf cricket pitches.

(l) "Concretor" shall mean any worker engaged in mixing, wheeling or packing concrete including machine mixing.

(m) "Camping Site" shall mean a place, other than "Headquarters" where a worker is living when forced, because of the distance between his home and the location of his work for the time being, to live away from home. Provided, however, that a camping site shall not be established within a distance of ten (10) miles of a "Headquarters."

2.—Hours.

(a) Except as hereinafter provided, forty (40) hours shall constitute a weeks' work, to be worked in five (5) days of eight (8) hours, Monday to Friday inclusive.

(b) The hours of a driver shall commence when he signs on at "headquarters" or "camping site" in the morning and terminate when he signs off in the evening.

(c) Any driver required by an employer to drive any vehicle from or to any permanent yard or depot shall be paid for such time as he is actually driving, and for any time spent in servicing or maintenance of vehicles.

(d) Fifty-six (56) hours shall constitute a weeks' work for nightwatchmen and night stablemen to be worked in seven (7) daily shifts of eight (8) hours each.

(e) Forty-nine (49) hours shall constitute a weeks' work for male attendants at public latrines and for male attendants employed at caravan compounds or public camping areas and such hours shall be worked in seven (7) daily shifts of seven (7) hours each.

(f) For all workers required to travel from their usual "headquarters" or "camping site" to the job, one way travelling time shall be allowed and paid for as part of the ordinary daily hours.

3.—Overtime.

(a) All time worked by any worker in excess of eight (8) hours in any one day, or in the case of attendants at public latrines, caravan compounds or public camping areas in excess of seven (7) hours in any one day, shall be paid for at the rate of time and a-half for the first four (4) hours and double time thereafter.

(b) (i) Where work is performed on Saturday, overtime rates as under shall apply:—

(a) For the first four (4) hours before 12 o'clock noon, time and a half and thereafter double time.

(b) After 12 o'clock noon, double time.

(ii) Subject to subclause (iii) hereof all work performed on Sunday shall be paid for at the rate of double time.

(iii) All work performed on Saturday or Sunday by night stablemen, watchmen and attendants at public latrines, caravan compounds and public camping areas, shall be paid for at ordinary time rates.

(c) All work performed on the holidays prescribed in clause 4 hereof shall be paid for at the rate of double time. Provided that at the option of the employer, for all time worked on any of these days payment may be at ordinary rates, and an equivalent period may be added to the worker's annual leave for all time so worked.

(d) Work done in the meal hour or any portion thereof shall be paid for at the rate of double time, but this shall not apply to cases involving the completion of work commenced before the lunch period and not occupying more than fifteen (15) minutes from the commencement of the lunch hour, in which case the lunch period may be extended by fifteen (15) minutes beyond the ordinary time.

(e) Where a worker is recalled to perform work after 6 p.m., Monday to Friday inclusive, or on a Saturday, Sunday or a prescribed holiday, he shall be paid a minimum of two (2) hours at the appropriate overtime rate: Provided that nothing in this subclause shall apply to nightwatchmen, night stablemen, male attendants at public latrines, caravan compounds or public camping areas.

(f) Notwithstanding anything in this Agreement—

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

(ii) No organisation, party to this Agreement, or worker or workers covered by this Agreement shall in any way, whether directly or indirectly, be a party to or concerned in any 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.

#### 4.—Holidays.

(a) The following days, or the days observed in lieu, shall subject to clause 3 (c) 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, Christmas Day, Boxing Day, Local Show Day (or alternatively, King's Birthday).

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

(c) This clause shall not apply to casual workers.

#### 5.—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) In addition to the leave prescribed in subclause (a) hereof, nightwatchmen, night stablemen, attendants at public latrines, caravan compounds or public camping areas who regularly work seven (7) days per week shall be allowed one week's leave. Where a worker with twelve months' continuous service is engaged for part of the qualifying twelve-monthly period as a worker referred to in this subclause, he shall be entitled to have the period of two consecutive week's annual leave prescribed in subclause (a) hereof, increased by one-twelfth of a week for each month he is continuously engaged as aforesaid.

(c) If any prescribed holiday falls within a workers' 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.

(d) Annual leave shall be taken within six (6) months of falling due at such time as the employer may decide, but at least fourteen (14) days' notification of such decision shall be given to the worker.

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

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

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

(h) 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.

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

#### 6.—Sanitary Accommodation and Shelter Sheds.

Where practicable the employer shall provide where necessary suitable sanitary facilities and shelter sheds.

#### 7.—Accommodation (Other).

Where necessary and when practicable the employer shall provide suitable change rooms, mess rooms and showers at headquarters.

#### 8.—First Aid Kit.

(a) The employer shall provide at each workshop, store, depot or stable an adequate first aid kit for the use of his workers and shall keep same renewed and in proper condition.

(b) Bandages and suitable antiseptics shall be provided by the employer on vehicles conveying hot bitumen or tar.

#### 9.—Removal of Dead Animals.

A worker removing dead horses and cattle shall be paid five shillings (5s.) per day in addition to the rates prescribed in Clause 28 hereof whilst so employed.

#### 10.—Fumigation or Destruction of Infected Materials.

(a) Where no Health Inspector is employed and where a worker is responsible for the proper fumigation of infected materials, and where a worker is called upon to handle, carry or destroy beds, bedding, clothing or other personal effects that have been used by persons suffering from any infectious disease he shall be paid an allowance of five shillings (5s.) per day for each day or portion of a day whilst so engaged.

(b) The employer shall supply at his own expense all proper disinfectants required.

#### 11.—Supply of Protective Clothing.

All workers engaged in handling bituminous materials, garbage or tree pruning, or cutting blackberries or boxthorn, or engaged in sanitary or fumigation work shall, if the worker's clothing will be unduly damaged, be supplied with protective clothing or shall, if protective clothing is not supplied by the employer, be paid an allowance of one shilling (1s.) per day for each day whilst so employed.

#### 12.—Transportation of Workers.

As far as practicable the employer shall endeavour when transporting workers in wet weather to ensure that such workers do not get unduly wet.

#### 13.—Higher Grade Work.

A worker engaged on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for the time so employed.

#### 14.—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.

#### 15.—Record Book.

(a) A readily intelligible record shall be kept by each employer, containing the following particulars:—

- (i) The name of each worker.
  - (ii) The time he starts and finishes work each day.
  - (iii) All overtime worked.
  - (iv) The total number of hours worked.
  - (v) The wages (and overtime, if any) paid to each worker.
  - (vi) The amount of fares and special allowances (if any) paid.
  - (vii) The class of work performed by each worker.
- (b) Such record shall be signed by the worker and shall be open to inspection, during office hours, by the secretary or an accredited representative of the union, and such person may take extracts therefrom.

#### 16.—Leave of Absence.

For the purpose of this Agreement, leave of absence from duty, without prejudice, shall be granted to the president of the union or the president or secretary of any branch of the union, or any steward duly authorised by the union, without pay, provided that they shall first find satisfactory substitutes, if so required by the employer.

#### 17.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) 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.

#### 18.—Board of Reference.

(a) The Court may appoint for the purpose of the Agreement 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 Agreement, the functions of:—

- (i) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the agreement or any of them.
  - (ii) Classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Agreement.
  - (iii) Deciding any other matter that the Court may refer to such Board from time to time.
- (b) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1941, which for this purpose are embodied in this Agreement.

#### 19.—Scope of Award.

This Award shall apply to workers eligible to belong to the applicant union and employed by the respondents in any of the vocations referred to in Clause 28 (wages).

#### 20.—Area.

This Award shall have effect over the area comprised within the South-West Land Division over which the Municipal Councils and Road Boards who are respondents to this Award have local governing authority.

#### 21.—Camping.

(a) Where required, adequate camping facilities including the supply of stretchers shall be provided by the employer. Where tents are supplied the following minimum measurements shall obtain.

For one man—8 feet by 10 feet tent.

For two men—10 feet by 12 feet tent.

(b) (i) On work which necessitates camping on the job, all reasonable goods and camping outfits to be collected at the depot and returned to the depot on completion of the job.

(ii) All shifting of camp to be done in the employer's time.

(c) When workers are engaged on work which necessitates camping on a job, a medicine chest and first aid equipment shall be supplied by the employer.

#### 22.—Working in Isolated Places.

An operator of mechanical equipment, other than motor vehicles and road rollers shall not be required to work alone in isolated places on construction work.

#### 23.—Posting of Award.

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

#### 24.—Water Bags.

Water bags shall be supplied by the employer at the discretion of the officer in charge.

#### 25.—Contract of Service.

(a) The contract of hiring of every worker, other than a casual, shall be a weekly one terminable by one week's notice given on any day.

(b) Payment of wages shall be made once weekly or once fortnightly at the discretion of the employer.

(c) No employer shall keep more than two (2) days pay in hand.

(d) When a worker has been discharged or has resigned before the usual pay day, he shall be paid all wages due within twenty-four (24) hours of the time when he has been discharged or has resigned.

#### 26.—Special Conditions and Extra Rates.

(a) One shilling (1s.) per day or portion thereof in addition to the prescribed rate shall be paid to:—

- (i) Any worker working on wet ground where water-proof boots are not provided.
- (ii) Any worker using slag in building or repairing roads.
- (iii) Wood block and cube layers.
- (iv) Workers required to throw up metal or other material with a shovel more than six (6) feet above the level from which they are working.
- (v) Sanitary pan tarrers when tarring pans.
- (vi) Workers engaged in screening metal.
- (vii) Motor vehicle drivers who in the performance of their duties actually come into physical contact with tar or bitumen.
- (viii) Gully hole and sump cleaners.
- (ix) Motor vehicle drivers who actually handle rubbish.
- (x) Drivers of loaded motor wagons (except tractors) drawing a loaded trailer also or drivers of articulated vehicles (including a mechanical horse).

(b) One shilling and sixpence (1s. 6d.) per day or portion thereof in addition to the prescribed rate shall be paid to:—

- (i) Casual workers.

(c) Two shillings (2s.) per day extra shall be paid to:—

(i) Workers operating a tar spraying pressure machine or a bitumen emulsion spraying machine. This shall include the man operating the pump.

(d) Three shillings (3s.) per day extra shall be paid to:—

(i) Workers cleaning a bitumen tank or boiler.

(e) Workers removing or burying liquid or solid offensive matter or swill shall be paid at the appropriate sanitary rate.

(f) (i) Leading hands placed in charge of not less than three (3) or more than ten (10) other workers shall be paid fifteen shillings (15s.) per week above the rate of wage of the workers whose work they direct.

(ii) Leading hands placed in charge of more than ten (10) other workers shall be paid one pound (£1) per week above the rate of wage of the workers whose work they direct.

(g) The wage of any worker temporarily taking over the duties of another worker shall not be reduced whilst he is so employed.

(h) Drivers who in addition to the hours of which the week is comprised are required to feed horses shall be paid as under in addition to their ordinary wage:—

(i) Monday to Friday inclusive per horse per day, one shilling (1s.).

(ii) Saturday, Sunday and prescribed holidays, for one horse, two shillings and sixpence (2s. 6d.); for each additional horse, one shilling and sixpence (1s. 6d.).

(i) A horse driver who is required to harness or groom a horse or horses outside his ordinary hours shall be paid for such work at overtime rates.

(j) Any worker using explosives shall be paid whilst using such explosives not less than the rate prescribed for a powder monkey.

(k) (i) Except in the case of night watchmen, night stablemen and male attendants at public latrines, caravan compounds and public camping areas, workers working shift work outside the ordinary hours of duty shall be paid five per cent. (5%) in addition to their ordinary rates.

(ii) Work other than day shift shall not be recognised as afternoon or night shift unless in either case five (5) consecutive afternoons or nights are worked but shall be deemed overtime. On completion of the fifth (5th) consecutive afternoon's or night's work the worker shall be deemed to have been employed on afternoon or night shift as the case may be during the preceding four (4) afternoons or nights and thereafter any subsequent consecutive afternoons or nights he is so required. The sequence of shift work shall not be deemed to be broken under the preceding paragraphs by reason of the fact that work is not performed on a Saturday, Sunday or a holiday.

(l) Any worker who is called upon to clean out a septic tank and who is required to enter a septic tank to perform such work shall receive not less than the rate prescribed for pan removers plus two shillings and sixpence (2s. 6d.) per hour whilst so engaged: Provided that if such work is performed by mechanical means such worker shall be paid the rate prescribed for pan removers. Gum boots, masks and overalls shall be supplied by the employer to workers engaged on such work.

(m) Any worker handling wet sewerage sludge shall be paid the rate prescribed for pan removers.

(n) Pipe jointers, pipe setters, timbermen and others included in Clause 28 subclause (b) (vii) or workers employed in shafts, when working between six (6) feet and twenty (20) feet below the surface shall be paid one shilling (1s.) per day extra. When working over twenty (20) feet below the surface, three shillings (3s.) per day shall be paid.

(o) Nightwatchmen shall be allowed one (1) night off in each four (4) weeks.

(p) Any worker employed on any phase of road work or work on footpaths shall receive a margin of not less than nine shillings (9s.) per week.

(q) Except in cases where the employer provides board and lodging, any worker who is sent by his employer or is employed by his employer to work at such a distance from headquarters that it is impracticable for him to return to his home each night he

shall be paid an allowance of four shillings (4s.) per day in addition to his prescribed rate of pay per day whilst so employed.

#### 27.—Term.

The term of this Award shall be for a period of three (3) years commencing as from the beginning of the first pay period after the date hereof.

#### 28.—Wages.

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

(a) Basic Wage:	Per week.
	£ s. d.
Outside a twenty-five (25) mile radius of the General Post Office, Perth, but within the South-West Land Division .. .. .	6 1 3
	Margin
	Per week.
	£. s. d.
(b) Adults:	
(i) Sanitary Service Workers:	
Pan removers .. .. .	1 10 0
Pan washers .. .. .	1 8 0
Stage hands .. .. .	1 8 0
Trenchmen .. .. .	1 8 0
*Rubbish and dust carters (horse-drawn vehicles) who actually handle rubbish .. .. .	0 17 0
Tipmen .. .. .	0 12 0
Male attendants at public latrines (seven day week) .. .. .	0 8 0
*Motor truck drivers on sanitary work .. .. .	2 5 0
*Horse drivers on sanitary work .. .. .	1 13 0
Assistants on rubbish or dust lorries or trucks .. .. .	0 12 0
(ii) Horse Drivers, etc.:	
Over two horses .. .. .	1 5 0
Double horse .. .. .	1 3 0
Single horse .. .. .	0 15 6
Stableman .. .. .	0 12 0
(iii) Motor Vehicle Drivers:	
Not exceeding twenty-five (25) cwt. capacity .. .. .	1 3 0
Exceeding twenty-five (25) cwt. and not exceeding three (3) tons capacity .. .. .	1 6 0
Exceeding three (3) tons capacity .. .. .	1 10 0
Exceeding four (4) tons capacity .. .. .	1 11 0
Exceeding five (5) tons capacity .. .. .	1 12 0
Exceeding six (6) tons capacity .. .. .	1 13 0
Exceeding seven (7) tons capacity .. .. .	1 14 0
Exceeding eight (8) tons capacity .. .. .	1 15 0
(iv) Machine Drivers:	
*Oil driven power road roller .. .. .	1 2 6
*Bulldozer, excavator, front end or back end loader on trucks .. .. .	1 15 0
*Front end loader, pneumatic tyres .. .. .	1 10 0
Tractor .. .. .	1 6 0
*Power grader, up to eight feet .. .. .	1 5 0
*Power grader over eight feet .. .. .	1 10 0
*Geared motor power elevator .. .. .	1 2 6
*Tractor mower .. .. .	1 2 6
Men operating steam cleaner .. .. .	1 2 6
Mechanical shovelman or bin attendant .. .. .	0 15 0
*Steam roller driver .. .. .	1 10 0
(v) Gardeners, etc.:	
Nurserymen, first class gardeners appointed as such by the employer and street tree pruners .. .. .	0 18 0
Gardeners planting out and attending flower beds and assistant nurserymen .. .. .	0 14 0
Others including workers in attendance on reserves, parks and plantations and men using scythe .. .. .	0 8 0
Bowling green keepers .. .. .	0 18 0
Bowling green assistants .. .. .	0 8 0
Tennis court keepers .. .. .	0 16 0
Turf wicket keeper .. .. .	0 16 0
Tennis court assistants .. .. .	0 8 0
Hand motor mower .. .. .	0 15 0
Hand rotary hoe and operators of other machines .. .. .	0 15 0

## Wages—continued.

(b) Adults—continued.	Margin Per week. £ s. d.
(vi) Bridge and Culvert Workers:	
Culvert worker .. .. .	0 9 0
Bridge carpenter .. .. .	1 10 0
Bridge carpenter assistant .. .. .	0 12 0
(vii) Drainage Workers:	
Pipe jointer .. .. .	0 9 0
Pipe setter .. .. .	1 0 0
Timberman .. .. .	0 12 0
Others .. .. .	0 9 0
*(viii) Quarrymen:	
Jumpermen .. .. .	0 12 0
Hammer and drill men .. .. .	0 12 0
Powder monkey .. .. .	0 18 0
(ix) Bitumen Workers:	
Tar, bitumen or bituminous emulsion mixing machines .. .. .	0 15 0
Manufacturing bituminous emul- sions .. .. .	0 15 0
Spreading premix on roads or foot- paths .. .. .	0 15 0
Dragmen .. .. .	0 15 0
Topman weighing metal and bitumen for bituminous emul- sions (high temperature mixing machine) .. .. .	2 5 0
Feeding bituminous mixer (metal)	0 13 0
Feeding bituminous mixer (filler)	0 15 0
Cutting, feeding or heating ..	0 15 0
Spreading bituminous mixtures ..	1 2 0
Bitumen screed hand levelling off bituminous concrete .. .. .	1 5 0
Trimming road surfaces to shape and grade after initial spreading of metal and prior to spraying ..	0 15 0
Sweeping roads and/or spreading metal before and after tar or bitumen spraying .. .. .	0 14 0
(x) Kerb and Path Hands:	
Wood kerber .. .. .	1 0 0
Concrete slab layer .. .. .	0 13 0
Concrete kerb layer .. .. .	0 16 0
Concrete finisher .. .. .	0 13 0
Concrete slab and kerb makers ..	0 15 0
Concrete slab and kerb makers' assistants .. .. .	0 10 0
Gravel and stone lump kerb layers	0 14 0
Concrete screed hands and slab and kerb layers' assistants .. .. .	0 9 0
Workers mixing, wheeling and packing concrete (including mix- ing machine) .. .. .	0 13 0
(xi) Road Workers or Depot Men:	
Road workers and depot men ..	0 9 0
Hammer and gadmen breaking up roads or footpaths .. .. .	0 16 0
Knappers on roads or footpaths	0 9 0
Spallers on roads or footpaths ..	0 10 0
(xii) Ploughmen (not drivers):	
One (1) to three (3) horses ..	0 9 0
Over three (3) horses .. .. .	0 12 0
When ploughing with a tractor or truck .. .. .	0 16 0
(xiii) Scoopmen:	
Mechanically hauled scoop or grader .. .. .	0 16 0
Horse drawn scoop or grader ..	0 15 6
(xiv) General:	
Sand and/or gravel pitmen ..	0 9 0
Axemen .. .. .	0 9 0
Broad axemen .. .. .	1 16 6
Jack hammer men and pneumatic drillmen .. .. .	0 18 0
Grave diggers .. .. .	0 18 9
Exhumations—	

(a) for each body lifted the sum of two pounds (£2) shall be paid: Provided that this shall not apply to still-born exhumations when the sum of ten shillings (10s.) shall be paid for each body lifted.

## Wages—continued.

(b) Adults—continued.	Margin Per week. £ s. d.
(b) In the case of two or more workers being required to perform the task referred to in (a) above, the prescribed amounts shall be equally divided.	
Nightwatchmen .. .. .	0 18 11
Tree fallers (native trees) ..	0 15 0
*Sprayers or fumigators of noxious weeds and/or pests, vermin, mos- quitoes or ants or workers employed in destroying blackberry bush and boxthorn .. .. .	0 12 0
*Vermin inspector (where this work is not carried out by an officer)	1 5 0
(xv) Electricity or Gas Workers:	
Assistants employed in electricity or gas undertakings .. .. .	0 9 0
(xvi) Sinking and/or Repairing Wells:	
Well sinker .. .. .	0 15 0
Erecting and/or repairing wind- mills .. .. .	0 15 0
(xvii) Winch Drivers .. .. .	0 12 0
(xviii) Water Board Workers:	
Maintenance men—driving truck	1 10 0
Maintenance men .. .. .	0 13 0
Meter repairer .. .. .	1 10 0
Meter repairer and maintenance men .. .. .	1 5 0
(xix) Male Attendants at Caravan Com- pounds and Camping Areas ..	0 8 0
*Liberty to apply	

## 29.—Piecework.

(a) An employer may make a contract with any worker or group of workers for payment by results by piecework.

(b) The rate of payment shall be fixed on the basis that it shall be sufficient to yield to a worker of average capacity for a full week's work of the ordinary hours at least ten per cent. (10%) above the minimum time rate of pay as prescribed herein for such week's work.

(c) A worker working under any system of payment by result shall receive at least the time rate of pay as prescribed herein.

(d) Any dispute under this clause shall, in default of agreement between the employer and his workers or the employer and the union, be referred to the Board of Reference for determination.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 10th day of March, 1949.

[L.S.] (Sgd.) E. A. DUNPHY,  
President.

Filed at my office this 10th day of March, 1949.

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

## Schedule of Respondents.

## Municipalities.

Albany Municipal Council.  
Bunbury Municipal Council.  
Busselton Municipal Council.  
Collie Municipal Council.  
Geraldton Municipal Council.  
Narrogin Municipal Council.  
Northam Municipal Council.  
Wagin Municipal Council.  
York Municipal Council.  
Albany Racing Club.  
Stevenson and Langley, Sanitary Contractors,  
Albany.  
J. T. Newbey, Wallsend Street, Collie.

## Road Boards.

Albany Road Board.  
Augusta-Margaret River Road Board.  
Balingup Road Board.

Schedule of Respondents—*continued.*Road Boards—*continued.*

Beverley Road Board.  
 Bridgetown Road Board.  
 Brookton Road Board.  
 Broomehill Road Board.  
 Bruce Rock Road Board.  
 Bunbury Road Board.  
 Capel Road Board.  
 Carnamah Road Board.  
 Chittering Road Board.  
 Collie Road Board.  
 Corrigin Road Board.  
 Cranbrook Road Board.  
 Cuballing Road Board.  
 Dalwallinu Road Board.  
 Dandaragan Road Board.  
 Dardanup Road Board.  
 Denmark Road Board.  
 Doverin Road Board.  
 Drakesbrook Road Board.  
 Dumbleyung Road Board.  
 Geraldton Road Board.  
 Gingin Road and Vermin Board.  
 Gnowangerup Road Board.  
 Goomalling Road Board.  
 Greenbushes Road Board.  
 Greenough Road Board.  
 Harvey Road Board.  
 Irwin Road Board.  
 Katanning Road Board.  
 Kellerberrin Road Board.  
 Kent Road Board.  
 Kojonup Road Board.  
 Kondinin Road Board.  
 Koorda Road Board.  
 Kulin Road Board.  
 Kununoppin-Trayning Road Board.  
 Lake Grace Road Board.  
 Manjimup Road Board.  
 Marradong Road Board.  
 Meckering Road Board.  
 Merredin Road Board.  
 Mingenew Road Board.  
 Moora Road Board.  
 Morawa Road Board.  
 Mt. Marshall Road Board.  
 Mukinbudin Road Board.  
 Mullewa Road Board.  
 Murray Road Board.  
 Nannup Road Board.  
 Narembeen Road Board.  
 Narrogin Road Board.  
 Northam Road Board.  
 Northampton Road Board.  
 Nungarin Road Board.  
 Perenjori Road Board.  
 Pingelly Road Board.  
 Plantagenet Road Board.  
 Preston Road Board.  
 Quairading Road Board.  
 Serpentine-Jarrahdale Road Board.  
 Sussex Road Board.  
 Tambellup Road Board.  
 Three Springs Road Board.  
 Toodyay Road Board.  
 Upper Blackwood Road Board.  
 Upper Chapman Road Board.  
 Victoria Plains Road Board.  
 Wagin Road Board.  
 Wandering Road Board.  
 West Arthur Road Board.  
 Wickpin Road Board.  
 Williams Road Board.  
 Wongan-Ballidu Road Board.  
 Woodanilling Road Board.  
 Wyalkatchem Road Board.  
 York Road Board.  
 Bunbury Race Club.  
 Northam Race Club Inc.  
 Charles Brewster, Contractor, Bruce Rock.  
 R. Cleary, Contractor, Dalwallinu.  
 J. Close, Contractor, York.  
 W. Cockman, Contractor, Moora.  
 Crisp & Nye, Contractors, Bridgetown.  
 J. T. Fisher, Contractor, Wickpin.  
 R. Foggerty, Contractor, Three Springs.  
 J. Jarvis, Contractor, Donnybrook.

Schedule of Respondents—*continued.*Road Boards—*continued.*

C. Legges, Contractor, Tammin.  
 J. Norwood, Contractor, Wongan Hills.  
 G. Petit, Contractor, Busselton.  
 F. M. Ridley, Contractor, Manjimup.  
 G. Rowell, Contractor, Cunderdin.  
 S. Smith, Contractor, Ewington, via Collie.

THE ASSOCIATIONS INCORPORATION ACT, 1895.  
 Breeders', Owners' and Trainers' Association of W.A.

I, ALBERT MCGILVRAY, of 4 Short Street, Bayswater, Manufacturer, the person hereunto authorised by the Breeders', Owners' and Trainers' Association of W.A., do hereby give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 13th day of May, 1949.

A. MCGILVRAY,  
 President.

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

Memorial of Breeders', Owners' and Trainers' Association of W.A. filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—Breeders', Owners' and Trainers' Association of W.A.

2. Object or Purpose of the Institution—To deal with all matters conducive to the promotion and advancement of racing and for the protection of its members.

3. Where Situated or Established—The Business of the Association is conducted from 4 Short Street, Bayswater.

4. The Name or Names of the Trustee or Trustees—Albert McGilvray, of 4 Short Street, Bayswater, and Ernest James Zinneker, of 66 George Street, East Fremantle.

5. In whom the Management of the Institution is Vested, and by what Means—By the rules of the Association the management is vested in an elected committee of eight, of which the President, Vice-President, Treasurer and Secretary shall be *ex-officio* members.

Villeneuve Smith, Keall & Hatfield, 23 Barrack Street, Perth.

## THE BANKRUPTCY ACT, 1892.

In the Bankrupt Estate of William Cecil Bance, of Toodyay, General Storekeeper, No. 45 of 1926.

A SEVENTH dividend is intended to be declared in the above matter.

Creditors who have not proved their debts by the 9th June, 1949, will be excluded from the dividend.

Dated the 16th May, 1949.

A. H. JOHNSON,  
 Official Receiver,  
 6 The Esplanade, Perth.

## THE BANKRUPTCY ACT, 1892.

In the Bankrupt Estate of William James Farrell, of Carnamah, Farmer, No. 42 of 1915.

A SIXTH dividend is intended to be declared in the above matter.

Creditors who have not proved their debts by the 9th June, 1949, will be excluded from the dividend.

Dated the 16th May, 1949.

A. H. JOHNSON,  
 Official Receiver,  
 6 The Esplanade, Perth.

IN THE MATTER OF THE POWERS OF  
 ATTORNEY ACT, 1896.

(60 Vict., No. 3.)

NOTICE is hereby given that the Power of Attorney granted by Leonard Arthur Goodman to Harry Goodman and filed in the Supreme Court Office on the 13th day of June, 1928, has this day been revoked.

G. J. BOYLSON,  
 Registrar, Supreme Court.

Supreme Court,  
 13th May, 1949.

In the Supreme Court of Western Australia.

No. 6 of 1948.

IN THE MATTER OF THE LIMITED PARTNERSHIPS ACT, 1909, AND OF THE COMPANIES ACT, 1943-1947, and in the matter of the Solid Fuel Syndicate (in Liquidation).

THE Honourable the Chief Justice has, by an Order dated the 11th day of May, 1949, appointed Frank Hierons Baldwin, of Bank of Adelaide Chambers, St. George's Terrace, Perth, Public Accountant and Registered Liquidator, to be Official Liquidator of the above-named Limited Partnership in the place of John Dudley Walton, who has resigned.

Dated the 13th day of May, 1949.

B. M. O'SULLIVAN,  
Associate.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office and of the Days and Hours such Office is Accessible to the Public.

The Silk Shop Pty. Limited.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of The Silk Shop Pty. Limited was, on the 29th day of March, 1949, changed to and is now situated at 35/36 London Court, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday, inclusive, from 11 a.m. to 1 p.m. and from 2 p.m. to 4 p.m. (public holidays excepted).

Dated this 12th day of April, 1949.

S. CARVER,  
Director.

COMPANIES ACT, 1943-1947.

Notice of Office.

Ord River Limited.

(Incorporated in the Northern Territory.)

ORD RIVER LIMITED hereby gives notice that the Registered Office is situate at 1 Howard Street, Perth, Western Australia, and that the days and hours 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.

G. IMRIE,  
Agent in Western Australia.

Stone, James & Co., Solicitors for the abovenamed Company, 47 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1947.

Notice of Office.

Gordon Downs Limited.

(Incorporated in the Northern Territory.)

GORDON DOWNS LIMITED hereby gives notice that the Registered Office is situate at 1 Howard Street, Perth, Western Australia, and that the days and hours 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.

G. IMRIE,  
Agent in Western Australia.

Stone, James & Co., Solicitors for the abovenamed Company, 47 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1947.

Charlick's Metal Trading Company (Westralia)  
Proprietary Limited.

NOTICE is hereby given that the Registered Office of Charlick's Metal Trading Company (Westralia) Proprietary Limited is situated at 299 Wellington Street, Perth, and that the days and hours during which such office is accessible to the public are from Mondays to Fridays, inclusive (other than public holidays), 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 13th day of May, 1949.

PARKER & PARKER,  
Solicitors,  
21 Howard Street, Perth.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office and/or of the Days and Hours such Office is Accessible to the Public.

Pursuant to Section 99 (4).

First Hit Gold Mine (1934) No Liability  
(in Liquidation).

NOTICE is hereby given that:—

(1) The Registered Office of First Hit Gold Mine (1934) No Liability (in Liquidation) was on the 5th day of May, 1949, changed to and is now situate at the office of Messrs. Merry & Merry, Chartered Accountants (Aust.), 44 St. George's Terrace, Perth.

(2) The days and hours during which the Registered Office of First Hit Gold Mine (1934) No Liability (in Liquidation) is accessible to the public are as from the 5th day of May, 1949, as follows:—From 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m., Mondays to Fridays (holidays excepted).

Dated the 5th day of May, 1949.

C. H. EVANS,

H. R. MERRY,  
Liquidators.

Unmack & Unmack, of Withnell Chambers, 12 Howard Street, Perth, Solicitors.

COMPANIES ACT, 1943-1946.

Notice of Special Resolution for Voluntary Winding Up.

Pursuant to Section 232 (1).

NOTICE is hereby given that at a general meeting of Soap Distributors Limited, duly convened and held at No. 365 Kent Street, Sydney, in the State of New South Wales, on the 5th day of May, 1949, at half-past nine o'clock in the forenoon, the following special resolution was duly passed:—“That the Company be wound up voluntarily; and that Mr. David Bruce Goyder be and he is hereby appointed Liquidator for the purpose of winding up the affairs and distributing the assets of the Company.”

Dated the 5th day of May, 1949.

W. H. GIBBS,  
Chairman of Meeting.

COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 84 for 300 shares in the abovenamed Company issued in the name of Amy McLarty, of Beamalup House, Pinjarra, has been lost or destroyed, and it is the intention of the Directors of the abovenamed Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 7th day of May, 1949.

E. A. LOVEGROVE,  
Secretary.

COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 288 for 100 shares in the abovenamed Company issued in the name of Phyllis Marjorie Eley, of George Street, Pinjarra, has been lost or destroyed, and it is the intention of the Directors of the abovenamed Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 6th day of May, 1949.

E. A. LOVEGROVE,  
Secretary.

## COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 85 for 300 shares in the abovenamed Company issued in the name of Josephine Douglas McLarty, of Beamalup House, Pinjarra, has been lost or destroyed, and it is the intention of the Directors of the abovenamed Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 7th day of May, 1949.

E. A. LOVEGROVE,  
Secretary.

## COMPANIES ACT, 1943-1946.

Pursuant to Section 242 (2).

Service Hotels W.A. Ltd. (in Liquidation).

NOTICE is hereby given that the final meeting of the above Company will be held at the office of Brennan & Male, Chartered Accountants (Aust.), 105 St. George's Terrace, Perth, at 10 a.m. on 1st July, 1949, for the purpose of having an account laid before it showing how the winding up of the Company has been conducted and the property of the Company disposed.

JAMES GERALD BRENNAN,  
Liquidator.

## COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 287 for 200 shares in the abovenamed Company issued in the names of James Wilson Smith, of 121 Summers Street, East Perth, has been lost or destroyed, and it is the intention of the directors of the abovenamed Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 7th day of May, 1949.

E. A. LOVEGROVE,  
Secretary.

## COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 84 for 300 shares in the abovenamed Company issued in the name of Amy McLarty, of Beamalup House, Pinjarra, has been lost or destroyed and it is the intention of the Directors of the abovenamed Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 7th day of May, 1949.

E. A. LOVEGROVE,  
Secretary.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Charlick's Metal Trading Company (Westralia) Proprietary Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Charlick's Metal Trading Company (Westralia) Proprietary Limited.

Dated this 13th day of May, 1949.

G. J. BOYLSON,  
Registrar of Companies.

Companies Office,  
Supreme Court, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Gill's Transport Service Pty. Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Gill's Transport Service Pty. Limited.

Dated this 12th day of May, 1949.

G. J. BOYLSON,  
Registrar of Companies.

Companies Office,  
Supreme Court, Perth, W.A.

In the Supreme Court of Western Australia.

No. 5 of 1949.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, Sections 71-76, and in the matter of Goldfields Firewood Supply Pty. Limited.

NOTICE is hereby given that a Petition has been presented to the Supreme Court of Western Australia for confirming the following special resolution of the abovementioned Company for reduction of its capital, namely: "That the capital of the Company be reduced from £187,500 divided into 250,000 shares of 15s. each to £37,500 divided into 250,000 shares of 3s. each, and that such reduction be effected by returning to the holders of the 180,000 fully paid 15s. shares that have been issued and are now outstanding paid up capital to the extent of 12s. per share, and by reducing the nominal amount of each of the said shares and of each of the unissued shares from 15s. to 3s."

And such Petition will be heard at 10.30 a.m. on Tuesday, the 7th day of June, 1949, at the Supreme Court, Perth, or as soon thereafter as counsel can be heard. A list of persons admitted to have been the creditors of the Company on the 30th day of April, 1949, may be inspected at the offices of the Company at Warwick House, 63 St. George's Terrace, Perth, or at the office of Messrs. Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth, at any time during usual business hours.

Any person who claims to have been on the lastmentioned day and still to be a creditor of the Company, and who is not entered on the said list, and claims to be so entered must, on or before the 31st day of May, 1949, send in his name and address and the particulars of his claim and the name and address of his solicitor (if any) to the undersigned, or in default thereof he will be precluded from objecting to the proposed reduction of capital.

Dated the 18th day of May, 1949.

WHEATLEY & SONS,  
49 St. George's Terrace, Perth,  
Solicitors for the Company.

## APPOINTMENTS.

(under section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1948).

Registrar General's Office,  
Perth, 16th May, 1949.

THE following appointment has been approved:—

R.G. No. 42/42—Constable Victor Rolfe Thurston as District Registrar of Births, Deaths and Marriages for the Northampton Registry District, to maintain an office at Northampton, *vice* Constable Roy Vernon Edwards, transferred; appointment to date from 7th May, 1949.

R.G. No. 105/49.

IT is hereby notified, for general information, that an Office of Assistant District Registrar of Births and Deaths for the Moora Registry District has been established at Wongan Hills, and that Constable Percival Frederick Mohr has been appointed Assistant District Registrar, Wongan Hills, as from 5th May, 1949.

R. J. LITTLE,  
Registrar General.

Registrar General's Office,  
Perth, 16th May, 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.

*Church of England.*

22/49; 9/5/49; Rev. John Lindow Wardman, Th.L.; The Rectory, Toodyay; Northam.

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

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

*Church of England.*

22/49; 11/5/49; Rev. Canon William Patrick; St. Hilda's Rectory, Glebe Street, North Perth; Perth.

*Baptist Union of W.A. Incorporated.*

63/47; 22/4/49; Rev. John Henry Watson, L.Th.; Osborne Street, Joondanna Heights; Perth.

R. J. LITTLE,  
Registrar General.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Albert Edward Lockyer, formerly of Northam, in the State of Western Australia, late of 125 Guildford Road, Bayswater, in the said State, Retired Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executrices, care of Pearson Lyon & Co., Solicitors, Northam, on or before the 20th day of June, 1949, after which date the said Executrices will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated the 16th day of May, 1949.

PEARSON LYON & CO.,  
129 Fitzgerald Street, Northam,  
Solicitors for the said Executrices.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Patrick Hennelly, late of 9 James Road, Swanbourne, in the State of Western Australia, Retired Customs Official, 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 20th day of June, 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 16th day of May, 1949.

FRANK ACKLAND,  
of Padbury Buildings, Forrest Place,  
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 20th day of June, 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 18th day of May, 1949.

J. H. GLYNN,  
Public Trustee.

Public Trust Office,  
A.N.A. House, 44 St. George's Terrace,  
Perth, W.A.

Name, Occupation, Address, Date of Death.

Malone, Martin Patrick; Miner; late of "Fields Find," via Wubin, 13/2/1949.

Reid, Amelia Grace; Widow; late of 30 George Street, West Perth; 19/3/1949.

Achimovich, Spiro Rudolph; Retired Commonwealth Civil Servant; late of 52 Bart Street, North Perth; 21/2/1949.

Horan, William Henry Joseph; Road Board Secretary; late of Lefroy Street, Gingin; 15/5/1937.

Brooker, Constance Ethel (also known as Constance Ethel McDonald); Spinster; late of 57 Nash Street, Perth; 27/10/1948.

Everitt, George Frederick; Clerk; late of Kellerberrin; 5/1/1949.

Gilbert, George William; Gardener; formerly of 43 Canning Highway, South Perth, but late of Nedlands; 7/3/1949.

Ashworth, Elizabeth Clara Mercy; Spinster; late of Claremont; 27/11/1948.

Berg, Alexander; Labourer; late of Wittenoom Gorge, Roebourne; 26/8/1948.

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 18th day of May, 1949.

J. H. GLYNN,  
Public Trustee,

A.N.A. House, 44 St. George's Terrace, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

Brooker, Constance Ethel (also known as Constance Ethel McDonald); Spinster; late of 57 Nash Street, Perth; 27/10/1948; 11/5/1949.

Everitt, George Frederick; Clerk; late of Kellerberrin; 5/1/1949; 11/5/1949.

Gilbert, George William; Gardener; formerly of 43 Canning Highway, South Perth, but late of Nedlands; 7/3/1949; 11/5/1949.

Ashworth, Elizabeth Clara Mercy; Spinster; late of Claremont; 27/11/1948; 11/5/1949.

Berg, Alexander; Labourer; late of Wittenoom Gorge, Roebourne; 26/8/1948; 11/5/1949.

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

Acts of Parliament, etc.—*continued.*

	£	s.	d.
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	2
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	3
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
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	2	6
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

Acts of Parliament, etc.—*continued.*

	£	s.	d.
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 Mortgageors' 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 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

*Postage Extra.*

CONTENTS.

	Page
Administration Act .. .. .	1131
Agriculture, Department of .. .. .	1097
Appointments .. 1067, 1070, 1091, 1097, 1130	
Arbitration Court .. .. .	1070, 1098-1128
Associations Incorporation .. .. .	1128
Bankruptcy .. .. .	1128
Cash Orders, etc., Lost .. .. .	1070
Chief Secretary's Department .. .. .	1070-1
Commissioners for Declarations .. .. .	1070
Companies .. .. .	1129-30
Crown Law Department .. .. .	1070
Deceased Persons' Estates .. .. .	1131
Increase of Rent (War Restrictions) Act ..	1070
Industrial Arbitration .. .. .	1070, 1098-1128
Lands Department .. .. .	1071-5
Land Titles .. .. .	1076
Marriages, Licenses to Celebrate .. .. .	1131
Metropolitan Water Supply, etc. .. .. .	1077
Mines Department .. .. .	1081-91
Municipalities .. .. .	1077-8
Native Affairs .. .. .	1071
Notices to Mariners .. .. .	1070
Partnerships dissolved .. .. .	1079
Pilotage Charges and Tonnage Dues .. .. .	1070-1
Powers of Attorney Act .. .. .	1129
Public Service Commissioner .. .. .	1067-9
Public Trustee .. .. .	1131
Public Works Department .. .. .	1076-9
Railways .. .. .	1091-7
Registrar General .. .. .	1130-1
Road Boards .. .. .	1075, 1078-9
Sale of Unclaimed, Found and Lost Property	1091-7
Tender Board .. .. .	1079-80
Tenders accepted .. .. .	1079
Tenders invited .. .. .	1076-7, 1080
Transfer of Land .. .. .	1076
Treasury .. .. .	1067
Water Boards .. .. .	1077
Water Supply, etc., Department .. .. .	1077