



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 49.]

PERTH : FRIDAY, AUGUST 19.

[1949.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to section 2 of the Anniversary of the Birthday of the Reigning Sovereign Act, 1937, I, the said Governor do hereby declare and proclaim with the advice and consent of the Executive Council that the seventh day of November, 1949, shall be observed as a holiday in honour of the Birthday of His Majesty King George the Sixth, in lieu of any other day which may be prescribed or appointed in that behalf under any other Act or under any industrial award or agreement.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

A. F. WATTS,
Acting Premier.

GOD SAVE THE KING ! ! !

Native Administration Act, 1905-1947.

Reserve for Natives at Merredin.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS by section 11 of the Native Administration Act, 1905-1947, it is provided that the Governor is empowered by Proclamation to declare any Crown Lands to be Reserves for Natives; and whereas it is deemed desirable that a Reserve for Natives should be declared at Merredin: Now, therefore, I, the said Governor, with

the advice of the Executive Council, do hereby declare Merredin Location 810, Reserve 22862, to be a Reserve for Natives.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

(Sgd.) R. R. McDONALD,
Minister for Native Affairs.

GOD SAVE THE KING ! ! !

Native Administration Act, 1905-1947.

Native Institution—Churches of Christ Mission, Carnarvon.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS under section 2 of the Native Administration Act, 1905-1947 (Reprinted), Native Institution means and includes any mission, reformatory, orphanage, school, home, station, reserve, or other institution for the benefit, protection, or care of the native inhabitants of the State declared by proclamation to be a native institution for the purpose of this Act: Now, therefore, I, the said Governor, hereby declare the Churches of Christ Mission at Carnarvon to be an institution within the meaning of the said section.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

(Sgd.) R. R. McDONALD,
Minister for Native Affairs.

GOD SAVE THE KING ! ! !

The Fisheries Act, 1905-1948.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

F.D. 102/34; Ex. Co. 1674.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1948, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in any of the portions of Western Australian waters specified in the Schedule hereto for a period of three years as from 16th August, 1949.

Schedule.

All that portion of Hardy Inlet South of a line drawn in a Westerly direction from Point Irwin (on the Eastern side of the inlet) to a point where the Southern boundary of Harford Street touches the foreshore (on the Western side of the inlet); thence extending to the Southern Ocean and including all waters which may be or may have been cut off from the main stream by a change of course of the inlet near its junction with the ocean.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

A. V. R. ABBOTT,
Minister for Fisheries.

GOD SAVE THE KING ! ! !

The Fisheries Act, 1905-1948.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

F.D. 2618/21, Ex. Co. 1744.

IN pursuance of the provisions of section 9 of the Fisheries Act, 1905-1948, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking by any means of capture whatsoever the fish known as or called "Crayfish" in that portion of Western Australian waters lying South of 28 deg. 15 min. of South latitude, and West of 114 deg. 10 min. of East longitude, including the waters surrounding the islands situated therein, from 1st September, 1949, to 15th March, 1950.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

V. R. ABBOTT,
Minister for Fisheries.

GOD SAVE THE KING ! ! !

The Fisheries Act, 1905-1948.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

F.D. 9/43, Ex. Co. 1675.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1948, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in any of the portions of Western Australian waters specified in the Schedule hereto for a period of three years as from the date of gazetal of this Proclamation.

Schedule.

The whole of the waters of Brookes Inlet (situated on the South coast of W.A.).

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

A. V. R. ABBOTT,
Minister for Fisheries.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

Corr. No. 1574/48.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to vest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Nelson Locations 9726 and 11149 as registered in Certificate of Title, Volume 1025, Folio 999: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation vest in His Majesty, his heirs and successors Nelson Locations 9726 and 11149 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

Corr. No. 751/40.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to vest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Reedy Lot 49 as registered in Certificate of Title, Volume 1107, Folio 910: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation vest in His Majesty, his heirs and successors Reedy Lot 49 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
JAMES MITCHELL, } George, Governor in and over the State of
Governor. } Western Australia and its Dependencies in the
[L.S.] } Commonwealth of Australia.

Corr. No. 2683/47.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to vest in His Majesty as of his

former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Plantagenet Locations 1698, 1699, 2260, 2425 and 4414 (Certificates of Title, Volumes 861, 861, 861, 861 and 914, Folios 166, 167 174, 177 and 33 respectively), Plantagenet Locations 1769 and 1780 (Certificate of Title, Volume 861, Folio 169), portion of Plantagenet Location 3006 the subject of Diagram 7260 (Certificate of Title, Volume 939, Folio 127), portion of Plantagenet Location 1778 (Certificate of Title, Volume 1116, Folio 652), and portion of Plantagenet Location 2261 and being Lot 1 the subject of Diagram 14587 (Certificate of Title, Volume 1116, Folio 653): Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Plantagenet Locations 1698, 1699, 2260, 2425, 4414, 1769, 1780 and portions of Plantagenet Locations 3006, 1778 and 2261 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,
(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 3057/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of portion of Cue Town Lot 68 as registered in Certificate of Title, Volume 404, Folio 125: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Cue Town Lot 68 aforesaid of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,
(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

Northampton Lands Resumption Act, 1948.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is provided by section 1 of the Northampton Lands Resumption Act, 1948, that the said Act shall come into operation on a day to be fixed by proclamation: Now, therefore, I, the said Governor, acting with the advice and consent of Executive Council, do hereby proclaim and declare that the said Act shall come into operation on the day of the date of the publication of this proclamation in the *Government Gazette*.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,
(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 3218/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Roebourne Town Lot 144 as registered in Certificate of Title, Volume 11, Folio 55, and portion of Avon Location 13089 and being Lots 7 and 8 on Plan 3333 as registered in Certificate of Title, Volume 598, Folio 139: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Roebourne Town Lot 144 and portion of Avon Location 13089 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,
(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 3503/48.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Williams Locations 7544, 1798, 1797, 7283, 5412, 12122 and 9402, as registered in Certificates of Title, Volumes 753, 807, 833, 843, 843, 1107 and 1107, Folios 146, 192, 199, 127, 128, 501 and 502 respectively, Williams Locations 8877 and 4600 as registered in Certificate of Title, Volume 917, Folio 54, and portion of Williams Location 1412 as registered in Certificate of Title, Volume 455, Folio 33: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Williams Locations 7544, 1798, 1797, 7283, 5412, 12122, 9402, 8877, 4600 and portion of Williams Location 1412 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,
(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 2344/46.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Avon Locations 3465, 3615, 3993, 3853, 6532 and 6530 as registered in Certificates of Title, Volumes 786, 788, 815, 815,

889 and 915, Folios 175, 148, 138, 139, 175 and 170 respectively, Avon Locations 6531, 8917, 12644 and portion of Avon Location 11319 as registered in Certificate of Title Volume 1071, Folio 555, and portion of Avon Location 1209, as registered in Certificate of Title, Volume 906, Folio 176: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation vest in His Majesty, his heirs and successors Avon Locations 3465, 3615, 3993, 3853, 6532, 6530, 6531, 8917, 12644 and portions of Avon Locations 11319 and 1209 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

(Sgd.) L. THORN,
Minister for Lands.

GOD SAVE THE KING ! ! !

The Factories and Shops Act, 1920-1948.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F. and S. 1900/30, Ex. Co. 1704.

WHEREAS it is enacted by section 116 of the Factories and Shops Act, 1920-1948, that the expression "Public Holiday" shall mean certain days therein specified and any other day declared by Proclamation to be a holiday for the purposes of the said Act: Now, therefore I, the said Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Wednesday, the 28th day of September, 1949, after the hour of 12 noon, shall be a public holiday within the Moora Shop District for the purposes of section 116 of the Factories and Shops Act, 1920-1948, and all shops (except those mentioned in the Fourth Schedule) and warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1949.

By His Excellency's Command,

L. THORN,
Minister for Labour.

GOD SAVE THE KING ! ! !

Dedication of Public Highway.

Bunbury Municipality.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James
TO WIT. } Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. 3407/47.

WHEREAS by sections 223 and 225 of the Municipal Corporations Act, 1906-1947, it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the Bunbury Municipal Council has requested that certain land named and described in the Schedule hereunder which have been reserved for streets or ways within the Municipality of Bunbury, be declared public highways: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be public highways, and such land shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans.
Mitchell Crescent; varying, plus truncations; along the North-Western boundaries of lots 61 to 71 inclusive, 88 to 92 inclusive, 104, 105, 103, 151 and 152 of Wellington Locations 388 and 494, from the North-West corner of lot 61 to the prolongation North-Westward of the North-Eastern boundary of lot 152; 6110.

Mitchell Crescent; varying, plus truncations and widenings; along the South-Western boundaries of Lots 254, 256, 257, 301 to 304 inclusive, and 217 of Wellington Location 388; from the prolongation North-Eastward of the North-Western boundary of lot 152 to the prolongation North Eastward of the North-Western boundary of lot 25; 6110, 6111 and Diagram 14158.

Mitchell Crescent; varying, plus truncations; along the North-Eastern and Eastern boundaries of lot 36 and the South-Eastern boundaries of lots 37 to 45 inclusive of location 388; 6110.

Wilson Street; varying, plus truncations; from Mitchell Crescent to Clarke Street; 6111.

Wisbey Street; varying, plus truncations; from Steere Crescent to Ecclestone Street; 6110 and 6111.

Steere Crescent, varying, plus truncations and widenings; along the North-Western boundaries of lots 4 to 16 inclusive, the South-Western boundaries of lots 17 to 21 inclusive and the Southern boundaries of lots 22 and 23 of location 388; 6110.

Frankel Street; varying, plus truncations and widenings; from Mitchell Crescent to Ecclestone Street; 6110 and 6111.

Tipping Street; varying, plus truncations; from Mitchell Crescent to Nuytsia Avenue; 6110.

Woodrow Street; varying, plus truncations; from Clarke Street to Ecclestone Street; 6110 and 6111.

Lowe Street; varying, plus truncations; from Frankel Street to Ecclestone Street; 6110.

Gibbs Street; varying, plus truncations; from Mitchell Crescent to Ecclestone Street; 6110.

Little Street; varying, plus truncations; from Mitchell Crescent to Ecclestone Street; 6110.

Eedle Street; varying, plus truncations; from Little Street to Woodrow Street; 6110.

Nuytsia Avenue (truncation); portion of Wellington Location 494 adjoining the South-Western boundaries of lots 59 and 60; 6110.

Clarke and Ecclestone Streets (truncation); portion of Wellington Location 388 adjoining lot 171; 6111.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1949.

By His Excellency's Command,

(Sgd.) L. THORN,
Minister for Local Government.

GOD SAVE THE KING ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 10th day of August, 1949, the following Orders in Council were authorised to be issued:

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4141/18, Vol. 3.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 22977 should vest in and be held by the Harvey Road Board in trust for the purpose of a Common for the use of settlers in the Korijekup Estate: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Harvey Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4176/46.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that Reserve No. 22974 should vest in and be held by the Meekatharra Road Board in trust for the purpose of Swimming Pool, Park and Gardens: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Meekatharra Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

Forests Act, 1918.

ORDER IN COUNCIL.

Forests File 268/44, Lands File 559/44.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may by an Order in Council declare any Crown Lands as "Timber Reserves" within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby declare the Crown land described in schedule hereunder as Timber Reserve No. 126/25 within the meaning and for the purpose of the Forests Act, 1918.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

Schedule.

All that portion of land bounded by lines starting from the North-Eastern corner of Swan Location 4134 and extending Westerly along its Northern boundary and to and along that of location 4135; thence Southerly along the latter location's Western boundary and its prolongation Southerly to a point on the South-Western side of a one chain road along the South-Western boundary of location 2698; thence South-Easterly and Southerly along that side of that road to the South-Eastern corner of location 3303; thence Westerly along the Southern boundary of the lastmentioned location and onwards to the South-Western corner of location 3050; thence North-Westerly and generally Westerly along the Southern boundaries of that location and of location 2514 to a point situate about 7 chains 50 links East of the South-Western corner of the lastmentioned location; thence about 12 deg. 30 min. about 15 chains 10 links, about 330 deg. about 31 chains, about 15 deg. about 18 chains, and about 300 deg. about 15 chains (along the Eastern boundaries of lease 3116/1455) to the Southernmost South-Eastern corner of location 2657; thence North-Westerly to and along the North-Eastern boundary of location 5189 and onwards to a point on the Eastern boundary of location 2801 situate about 30 chains Northerly from its South-Eastern corner; thence Northerly and Westerly along boundaries of that location to the Eastern boundary of location 2687; thence Northerly, North-Westerly and Westerly along boundaries of that location to the South-Eastern corner of location 3103; thence Northerly along the Eastern boundary of that location and onwards to the North-Eastern side of a one chain road along its North-Eastern boundary; thence North-Westerly along that side to a point situate South about 7 chains and East about 9 chains from the Northern corner of location 3163; thence East to a point situate North of the North-Eastern corner of location 4134 aforesaid; thence South to the starting point (including Swan Locations 2695, 2798, 3118, 3207, 3303 and portions of Locations 2514, 2522, 2657, 2697, 2698, 2703 and 3050 and excluding Location 4125 and surveyed roads). (Plan 28/80 AB3 and 4.)

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

ORDER IN COUNCIL.

M.W.S. 642/45.

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

Metropolitan Water Supply Extensions.
Fremantle Road District.

Proposed 4-inch water main in Healy Road, as shown in red on Plan M.W.W.S. & D.D., W.A. No. 7311.

This Order in Council shall take effect from the 19th day of August, 1949.

R. C. GREEN,
Acting Clerk of the Executive Council.

Country Towns Sewerage Act, 1948.

Albany Sewerage Area.

ORDER IN COUNCIL.

WHEREAS by section 4 of the Country Towns Sewerage Act, 1948, the Governor may by Order in Council, constitute any part or parts of the State outside the boundaries of the Metropolitan Water, Sewerage and Drainage Area as constituted and defined by the Act No. 43 of 1909 as a Sewerage Area: Now therefore His Excellency the Governor, by and with the advice of the Executive Council doth hereby constitute that part of the State defined in the Schedule hereunder a Sewerage Area and assign the name of "Albany Sewerage Area" thereto.

Schedule.

All that portion of land bounded by lines starting from the South-Western corner of Plantagenet Location 527 and extending Northerly along its Western boundary and the prolongation Northerly of same to the Southern boundary of Location 4889; thence Easterly along the latter and the Northern boundary of Location 779 and onwards to and along the Southernmost boundary of Location 558; thence Northerly and Easterly along boundaries of the latter location and the Southern boundary of Location 557; thence Northerly along part of the Eastern boundary of the latter location; thence Easterly along the Southern boundaries of Location 462, Lot A73 of Location 401, Locations 566, 2308, 520 and 7 to Low Water Mark of Oyster Harbour; thence generally Southerly along that Low Water Mark and that of King George Sound, crossing the entrance to Princess Royal Harbour from King Point to Possession Point, and continuing to a point situate in prolongation Northerly of the Western boundary of Reserve 21337 (Camping); thence Southerly along the latter and its prolongation Southerly to Low Water Mark of the Indian Ocean; thence generally Westerly along that Low Water Mark to a point situate in prolongation Southerly of the Western boundary of Reserve 2903 (Quarantine); thence Northerly to and along that boundary and onwards to and along the Western boundary of Location 33 (crossing the Great Southern Railway), and continuing along the Eastern side of a one chain road about 16 chains 45 links through Lot A6 of Location 401 to the Southern side of an East-West road passing through that lot; thence Easterly and North-Easterly along the latter to the North-Western corner of Gledhow Lot 60; thence Northerly to and

along the Western boundary of Lot 82 and onwards to the starting point, as shown in green on Plan P.W.D. W.A. No. 31842.

This Order in Council shall take effect on the 10th day of August, 1949.

(Sgd.) R. C. GREEN,
Acting Clerk of the Council.

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

ORDER IN COUNCIL.

M.W.S. 908/46.

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

Metropolitan Water Supply Improvements.

Guildford Municipality and Swan Road District.

Proposed 8-inch water main on Meadow Street Bridge, as shown in red on Plan M.W.S.S. & D.D., W.A. No. 7306.

This Order in Council shall take effect from the 19th day of August, 1949.

R. GREEN,
Acting Clerk of the Executive Council.

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

ORDER IN COUNCIL.

M.W.S. 1049/46.

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

Proposed Water Supply Improvements.

Gosnells Road District.

The construction of 4-inch and 2-inch diameter water mains and lifting of a 2-inch water main, as shown in red on Plan M.W.S.S. & D.D., W.A. No. 7308.

This Order in Council shall take effect from the 19th day of August, 1949.

R. GREEN,
Acting Clerk of the Executive Council.

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

ORDER IN COUNCIL.

M.W.S. 509/49.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewerage Works and Stormwater Drain-

age Works; and whereas the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Water Supply Improvements.

Perth Road District.

Proposed 30-inch diameter reinforced concrete Outlet Main from Mt. Yokine Reservoir to Mt. Hawthorn Reservoir and a 24-inch diameter connecting main in Green Street, as shown in red on Plan M.W.S.S. & D.D., W.A. No. 7278.

This Order in Council shall take effect from the 19th day of August, 1949.

R. GREEN,
Acting Clerk of the Executive Council.

Road Districts Act, 1919-1948.

Hall's Creek Road Board.

ORDER IN COUNCIL.

P.W. 1067/41.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, and in exercise of the power conferred by section 208 of the Road Districts Act, 1919-1948, doth hereby extend the provisions set out in the Second Schedule to the said Act, to the Hall's Creek Townsite (old) as published in the *Government Gazette* on the 23rd day of November, 1894, and Hall's Creek Townsite (new) as published in the *Government Gazette* on the 15th day of February, 1949, situate within the Hall's Creek Road District.

(Sgd.) R. GREEN,
Acting Clerk of the Executive Council.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 11th August, 1949.

THE following appointments, etc., have been approved:—

Certifying Officers.—Trsy. 56/45—Messrs. C. R. G. Stewart and M. L. Brabazon, for the Railway Department, and the following cancellations of authority:—J. A. Ellis from 2/5/49, S. J. Hood from 18/5/49, V. V. Hallissey from 9/6/49, F. Mills from 22/6/49, C. Randall from 11/7/49.

Receiver of Revenue.—Tsy. 29/45—For the Public Works Water Supply at Katanning, the authority of Mr. W. J. C. Samson and Miss E. Maynard is cancelled.

A. J. REID,
Under Treasurer.

Public Service Commissioner's Office,
Perth, 17th August, 1949.

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

Ex. Co. 1649, P.S.C. 582/49—A. L. Young, Chief Clerk, Child Welfare Department, to be Secretary, Class A-I-13, as from 10th August, 1949.

Ex. Co. 1739—B. R. Horsley, Junior Clerk, Education Department, to be Clerk, Class C-IV., as from 10th August, 1949.

Ex. Co. 1649, P.S.C. 581/49—L. W. Wilkinson, Clerk, Metropolitan Water Supply Department, to be Clerk, Records Branch, Class C-II-8, as from 10th August, 1949.

Also of the acceptance of the following resignation:—

Ex. Co. 1739—R. J. Gent, Typist, Public Works Department, as from 12th August, 1949.

Also of the creation of the following positions under section 32 of the Public Service Act:—

Ex. Co. 1739—Clerk-Assistant to Clerk in Charge, War Service Land Settlement Branch, Lands and Surveys Department, Class C-II.-7.

Ex. Co. 1649—Clerk, Accounts Branch, Lands and Surveys Department, Clerk, Class C-IV.; Clerk, Applications Branch, Lands and Surveys Department, Clerk, Class C-IV.

Ex. Co. 1750—Fuel Chemist and Research Officer, Government Chemical Laboratories, Mines Department, Class P-II.-2/3 (limit fixed intermediate grade, Class 2).

AMENDMENT TO CLASSIFICATION.

NATIVE Affairs Department, Superintendent Carrolup Native Settlement, Class G-II.-4, to be amended to Class G-II.-5.

Ex. Co. 1749—It is hereby notified, for general information, that Monday, 12th September, 1949, will be observed as a Public Service Holiday at Leonora (Cup Day).

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Metropolitan Water Supply	Accountant*	Class C-II.-1/2 Margin £397-£501	1949. 20th August.
Public Health	Visiting Nurse, Tuberculosis Control Branch	Class G-II.-6 Margin £209-£237	do.
Treasury	Land Officer, State Housing Commission‡	Class C-II.-7 Margin £181-£195	do.
Premier's	Officer-in-Charge, Government Garage§	Class G-II.-4 Margin £293-£319	27th August
Mines	Superintendent of State Batteries, etc.†	Class P-I.-10 £865-£1,047	do.
Lands and Surveys	Clerk (Roads and Reserves Branch) (Item 506)	Class C-II.-8 Margin £139-£167	do.
Public Works	Clerk, Fremantle Architectural Division	Class C-II.-8 Margin £139-£167	do.
Audit	Clerk (Item 282)	Class C-II.-6/7 Margin £181-£237	do.
State Housing Commission	Clerks (Rent Collection Section) (2)	Class C-II.-8 Margin £139-£167	do.
Public Works	Clerk (Internal Audit), Northam Water Supply (Item 1099)	Class C-II.-8 Margin £139-£167	3rd September.
Do.	Clerk (Cashier), Northam Water Supply (Item 1101)	Class C-II.-8 Margin £139-£167	do.
Agriculture	Vermin Inspectors (2) † ¶	Class G-VIII.-i Margin £85-£125	do.
Native Affairs	Superintendent, Carrolup Native Settlement † **	Class G-II.-5 Margin £251-£279	do.

* The possession of an accountancy qualification by examination will be regarded as an important factor when judging efficiency under Section 34 of the Public Service Act.

† Applications are also called under Section 24.

‡ This position carries a temporary special allowance.

§ Applications are called under section 24 provided that any permanent officer who considers that he could perform the required duties satisfactorily may lodge an objection to the calling of applications under this section with the Public Service Commissioner within ten days from the date of initial advertisement.

|| The person appointed will be required to work the normal hours of the employees engaged at the Garage without overtime. At present 40 hours weekly from Monday to Friday inclusive.

¶ Applicants must provide their own motor transport. A travelling and conveyance allowance of £172 per annum is payable.

** Applicants should possess a sound practical knowledge of native administration and experience in handling of white and native staffs and native peoples.

Applications are called under section 34 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, 17th August, 1949.

LICENSING ACT, 1911-1948.

HIS Excellency the Governor in Executive Council has granted the Petition under section 47 of the Licensing Act, 1911-1948, of the electors residing in an area comprised within a circle, having a radius of 15 miles from the Post Office at Dongara, for a Gallon License, within the Irwin Licensing District, in view of the recommendation of the Licensing Court dated the 27th day of July, 1949.

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

Sergeant Samuel Rex Hamilton as Acting Bailiff of the Northam Local Court *vice* Sergeant J. W. G. Tunstill, transferred.

Sergeant Verney Creagh as Acting Bailiff of the Moora Local Court pending the taking up of duty of Sergeant J. W. G. Tunstill.

Constable William Alove Dickinson as Bailiff of the Esperance Local Court *vice* Constable R. V. Summers, transferred.

DECLARATIONS AND ATTESTATIONS ACT, 1913.
THE Hon. Attorney General has approved of the under-mentioned appointments and cancellation of appointment as Commissioners for Declarations under the Declarations and Attestations Act, 1913.

Appointments—Thelma Marion Chadwick, Gosnells; Harold Gabriel Freedman, Riverton; William Reginald Furlong, Mt. Lawley; Kenneth Neville Harley, Dumbleyung; Vernon Morse Harrold, Perth; Walter Norman West, Bicton; William Percival Forrester, Southern Cross; and George Magnes Hewitt, Southern Cross.
Cancellation—Norman West, Bicton.

THE department has been notified that the following cheques have been lost by the payees; payment has been stopped and it is intended to issue fresh cheques in lieu thereof:—

1. Cheque No. 182175 dated the 21st July, 1949, drawn on the Clerk of Courts Trust Fund for the sum of £1 19s. 11d. in favour of M. A. West.

2. Cheque No. 63314 dated the 6th July, 1949, drawn on the Public Trust Common Fund for the sum of £2 18s. 9d. in favour of Nicholas Lucas.

E. P. FOREMAN,
Acting Under Secretary for Law.

Chief Secretary's Department,
Perth, 10th August, 1949.

C.S.D. 262/49.

HIS Excellency the Governor in Executive Council has been pleased to appoint Gordon Raymond Williams to be a probationary warder, Prisons Department, as from the 18th July, 1949.

H. T. STITFOLD,
Under Secretary.

HEALTH ACT, 1911-1944.

Second Reprint as Amended by Nos. 22, 70 and 71 of 1948.

HIS Excellency the Governor in Executive Council has been pleased to declare:—

P.H.D. 1707/25—The Health District of Bassendean to be a district wherein an annual rate to the limit set by section 40, subsection 2 (a) may be levied.

P.H.D. 783/40—The Irwin Health District to be a district wherein rates to the limit set by section 40, subsection 2 (a) may be levied.

P.H.D. 949/24—Also to approve of the use by the Manjimup Road Board as a sanitary site, of all that land being portion of State Forest No. 38 and coloured green on map at page 128 of P.H.D. File No. 949/24.

C. E. COOK,
Commissioner of Public Health.

CITY OF FREMANTLE.

Health By-laws.

P.H.D. 1157/46.

WHEREAS under the provisions of the Health Act, 1911-1948, a local authority may make by-laws prohibiting the execution or undertaking by any person of the removal of house and trade refuse and other rubbish from premises, so long as the local authority continues to remove same, and fixing the charge for the removal of such trade refuse.

And whereas the City of Fremantle, being the local authority for the Health District of Fremantle, having undertaken the said work, doth hereby make the following by-laws numbered 202.

In the construction of these by-laws, unless the context otherwise requires:—

“Act” means the Health Act, 1911-1948 (Act Number 34 of 1911, as reprinted pursuant to the Amendments Incorporation Act, 1938, and as further amended).

“Refuse” shall include all food wastes and trade refuse.

1. No person (not exempted by the proviso to section 114 of the Act) shall within the District execute or undertake the removal of house and trade refuse and other rubbish from premises, so long as the local

authority executes or continues or is prepared and willing to execute or continue the removal of house and trade refuse and other rubbish from premises within the District.

2. The owner or occupier of every hotel, factory, restaurant, boarding house, shop and house (not exempted by the proviso to section 114 of the Act) shall pay to the local authority the charges set out in the Schedule hereto for the respective services particularly specified in the said Schedule.

Schedule.

Charges to be paid by the owner or occupier of any premises in respect of which the undermentioned services are performed: For the removal of trade or house refuse at 1/3d. per three cubic feet per removal.

Passed by the Council of the City of Fremantle on the 18th day of April, 1949.

[L.S.]

F. E. GIBSON,
Mayor.
N. McCOMBE,
Town Clerk.

Confirmed by the Commissioner of Public Health of the State of Western Australia the 1st day of August, 1949.

C. E. COOK,
Commissioner of Public Health.

Approved by His Excellency the Governor in Council this 10th day of August, 1949.

R. C. GREEN,
Acting Clerk of the Council.

THE HEALTH ACT, 1911-1944.

Resolution.

P.H.D.100/49.

WHEREAS under the provisions of section 321 of the Health Act, 1911-1944, the Governor may cause to be prepared Model By-laws, for all or any of the purposes for which by-laws may be made, by a local authority under any of the provisions of the Act; and whereas a local authority may of its own motion by resolution adopt the whole or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series A have been prepared in accordance with the said section and published in the *Government Gazette* on the 8th day of April, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter; and whereas the said Model By-laws have been reprinted with amendments and published in the *Government Gazette* of the 4th December, 1944: Now, therefore the York Road Board being a local health authority within the meaning of the Act doth hereby resolve and determine that the said Model By-laws as reprinted in the *Government Gazette* of the 4th December, 1944, shall be adopted without modification, together with the amendments thereto published in the *Government Gazettes* on 26th January, 1945; 30th November, 1945; 20th December, 1946, and the 24th October, 1947.

Passed at a meeting of the York Road Board this 11th day of June, 1949.

W. H. ROBINSON,
Chairman.
H. W. HALEY,
Secretary.

Approved by His Excellency the Governor in Executive Council, 10th August, 1949.

R. C. GREEN,
Acting Clerk of the Council.

HEALTH ACT, 1911-1944.

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

P.H.D. 495/37.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:—

Armada-Kelmscott Road Board—J. E. Hain to be Health Inspector.

C. E. COOK,
Commissioner of Public Health.

HEALTH ACT, 1911-1948.

Department of Public Health,
Perth, 10th August, 1949.

P.H.D. 1401/45.

HIS Excellency the Governor in Executive Council, acting pursuant to section 239 of the Health Act, 1911-1948, and on the advice of the Advisory Committee constituted under section 215 of the said Act, has been pleased to amend, in the manner set forth in the Schedule hereunder, the Food and Drug Regulations made under the said Act and published in the *Government Gazette* on the 17th day of August, 1928 (reprinted by the Government Printer with all amendments to the 28th day of March, 1947), and since further amended from time to time thereafter.

C. E. COOK,
Commissioner of Public Health.

Schedule.

The abovementioned Food and Drug Regulations are amended as follows:—

1. Regulation 25 is amended by inserting after paragraph (s) a new paragraph and a new heading "Mineral Oil" as follows:—

(6) (a) No person shall use or permit to be used any mineral oil in the composition or preparation of any article of food intended for sale or sold for human consumption.

(b) No person shall sell or have in his possession for sale for human consumption any article of food containing any mineral oil.

Provided that subparagraphs (a) and (b) shall not apply where the mineral oil contained in any article of food—

(i) does not exceed 0.2 parts by weight of mineral oil per 100 parts by weight of the article of food; and

(ii) is due not to its inclusion as an ingredient in the article of food but to its being used as a lubricant or greasing agent on some surface with which the article of food has necessarily to come into contact in the course of its preparation.

THE HEALTH ACT, 1911-1948.

Resolution.

P.H.D. 99/49.

WHEREAS under the provisions of section 321 of the Health Act, 1911-1948, the Governor may cause to be prepared Model By-laws, for all or any of the purposes for which by-laws may be made, by a local authority under any of the provisions of the Act; and whereas a local authority may of its own motion by resolution adopt the whole or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series A have been prepared in accordance with the said section and published in the *Government Gazette* on the 8th day of April, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter; and whereas the said Model By-laws have been reprinted with amendments and published in the *Government Gazette* of the 4th December, 1944: Now, therefore, the Narrogin Road Board, being a local health authority within the meaning of the Act doth hereby resolve and determine that the said Model By-laws as reprinted in the *Government Gazette* of the 4th December, 1944, shall be adopted without modification, together with the amendments thereto published in the *Government Gazette* on the 26th January, 1945, 30th November, 1945, 20th December, 1946, and the 24th October, 1947.

Passed at a meeting of the Narrogin Road Board, this 25th day of February, 1948.

E. W. WIESE,
Chairman.

R. ANDERSON,
Secretary.

Approved by His Excellency the Governor in Executive Council, 10th August, 1949.

R. C. GREEN,
Acting Clerk of the Council.

HEALTH ACT, 1911-1948.

Midland Junction Municipal Council—Resolution.

P.H.D. 901/45.

WHEREAS by section 334 of the Health Act, 1911-1948, it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under the provisions of the said Act; and whereas

a local authority may of its own motion by resolution adopt the whole or any portion of such by-laws; and whereas Model By-laws have been prepared in accordance with the provision of the said section and reprinted in consolidated form in the *Government Gazette* on the 4th day of December, 1944, and amended from time to time thereafter by notices published in the *Government Gazette*; and whereas the whole of such Model By-laws, together with amendments thereto published in the *Government Gazette* on the 26th day of January, 1945, 30th day of November, 1945, and 20th day of December, 1945 have been adopted by the said Council and the by-laws so adopted amended from time to time by notice in the *Government Gazette*: Now, therefore, the Midland Junction Municipal Council hereby further amends its by-laws under the said Act, in the manner mentioned in the Schedule hereunder.

Schedule.

1. Schedule "B" (*Government Gazette* 7/9/45) is amended as follows:—

(1) By deleting the figures "2/9" appearing in the second line of item (a) and inserting in lieu thereof the figure and symbol "3s."

(2) By deleting the figure and symbol "10s." appearing in the second line of item (b) and inserting in lieu thereof the symbol and figure "£1."

(3) By deleting the symbol and figure "£1" appearing in line 2 of item (c) and inserting in lieu thereof the symbol and figure "£2."

(4) By deleting the figure and symbol "5s." appearing in line 2 of item (d) and inserting in lieu thereof the figure and symbol "10s."

(5) By deleting the figures and symbols "2s. 6d." appearing in line 2 of item (e) and inserting in lieu thereof the figure and symbol "5s."

2. Schedule "C" of Part V. is amended as follows:—

(1) By deleting the figure "10" appearing in line 1 and inserting in lieu thereof the figure "20."

3. Schedule "C" of Part VI. is amended as follows:—

(1) By deleting the figure "10" appearing in line 1 and inserting in lieu thereof the figure "20."

4. Paragraph (b) of Regulation 51 of Part VII. is amended as follows:—

(1) By deleting the words "five shillings" appearing in line 5 and inserting in lieu thereof the words "one pound."

5. Delete Schedule "D" of Part IX. and insert in lieu thereof a new Schedule "D."

Fees to be paid on application for registration of offensive trade premises in respect of:—

	£	s.	d.
(a) Slaughter-houses	5	0	0
Artificial manure depots	5	0	0
Bone mills or bone manure depots ..	5	0	0
Blood drying premises	5	0	0
Fellmongeries	5	0	0
Wool-scouring establishments	5	0	0
Chemical works	5	0	0
Soap and candle works	5	0	0
Establishments for gut seraping, gut spinning or preparation of sausage skins	5	0	0
Places for storing, drying or preserving bones, hides, hoofs or skins ..	5	0	0
Tripe boiling and cleaning establishments	5	0	0
Manure works or depots	5	0	0
Stock factories	5	0	0
Marine stores	5	0	0
Rag and bone merchants' premises ..	5	0	0
Tannery works	5	0	0
Fat melting, fat extracting or tallow melting establishments	5	0	0
(b) Jute stores	2	0	0
Cleaning establishments	2	0	0
Piggeries	2	0	0
Dry cleaning and dye-works	2	0	0
Laundries	2	0	0
Fish shops (provided that the fee payable shall be one half the fee prescribed where such fish shop is licensed also as an Eating House)	2	0	0
(c) Fat rendering for dripping by retail butcher shops	1	0	0
(d) Any offensive trade not specified above	5	0	0

6. Part X. (*Government Gazette* 7/9/45) is amended as follows:—

(1) By deleting the symbol and figure "£1" in line 5 and inserting in lieu thereof the symbol and figure "£5."

Dated this 28th day of February, 1949.

J. H. COLE,
Mayor.

D. JEFFERYS,
Acting Town Clerk.

Confirmed by the Commissioner of Public Health in the State of Western Australia this 20th day of July, 1949.

C. E. COOK,
Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

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

THE HOSPITALS ACT, 1927-1948.

Department of Public Health,
Perth, 10th August, 1949.

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

P.H.D. 563/43—W. Wauhop (Chairman), A. L. Priest, Hon. E. M. Davies, J. R. N. Greenslade, Ross Hutchison, Dr. W. S. Cook, the Principal Medical Officer (Dr. C. E. Cook) or his deputy, and the Under Secretary (H. T. Stitfold) or his deputy, to be members of the Fremantle Hospital Board for the period ending 31st July, 1950.

P.H.D. 1069/47—As from the 1st August, 1949:—

1. The persons named in the schedule attached to be members of the Hospital Boards specified for a period of one year.

2. Messrs. F. S. Robinson and H. Veitch to be members of the Bruce Rock Memorial Hospital Board for a period of three years, and Mr. F. Melvin for a period of one year.

3. Messrs. L. Larke, S. Cohen, C. A. Box, and J.A. B. Hill to be members of the Corrigin District Hospital Board for a period of two years

4. Mrs. C. J. Black and Messrs. N. L. Skewes and L. D. Thompson to be members of the Gnowangerup Hospital Board for a period of two years, and Messrs. D. K. House, R. C. Austin, N. B. Drummond, L. C. Chidlow and Mrs. R. C. Austin for a period of one year.

5. Messrs. P. R. Wardle, S. H. J. Best, G. C. Topham, to be members of the Moora District Hospital Board for a period of two years.

6. Messrs. A. B. Blight, T. D. Parker, F. H. Smith, P. A. Pinel, W. Sherrell, S. L. Prime to be members of the Norseman Hospital Board for a period of two years, and Messrs. R. H. Turner, P. A. Charsley, S. Graham, H. S. Rafferty, J. A. Wood and E. V. Newman for a period of one year.

7. Messrs. G. D. Sewell, L. Watson, E. Scott and R. J. Slattery to be members of the Pingelly District Hospital Board for a period of two years.

P.H.D. 563/43—Also of the cancellation of the appointment of the Visiting and Advisory Committee to the Fremantle Hospital.

H. T. STITFOLD,
Under Secretary.

HOSPITALS ACT, 1927-1948.

Constitution of Hospital Boards.

The Schedule.

Albany Maternity Hospital Board—Cr. J. Paul, Cr. A. Hill, Sgt. J. Gravestock, Messrs. R. Berrill, W. Goodman, K. Holland, V. Rasmussen, Dr. A. E. Vivian.

Beverly Hospital Board—Mr. J. Morrell.
Broad Arrow Hospital Board—Messrs. J. Smith, J. Fitzgerald, H. G. J. Ware, C. J. Ware, J. Young, R. M. Finlayson, N. P. Green, E. Sturman.

Donnybrook District Hospital Board—Messrs. D. V. C. Farley, L. J. B. Miller, G. V. Mitchell, G. Tuck, H. Graham, E. Eastman, Rev. F. Wilmot, Mesdames J. R. Forrest, R. S. Davis.

Dwellingup District Hospital Board—Messrs. W. S. Perry, H. J. McCoy, R. H. B. Huxtable, F. Baimbridge, R. J. Nail, W. Westwood, H. Kuser, A. B. Florance, Mrs. D. Wild.

Esperance and District Hospital Board—Messrs. L. Daw, M. Kent, G. Brotherson, H. H. Wooding, W. Bingley, A. B. Campbell, D. Pugh.

Goomalling and Districts Hospital Board—Messrs. W. H. Byrne, M. Royal, J. D. Robertson, A. T. Sawyer, E. V. Powell, D. Almond, H. Boase, S. A. Anderson, H. Glaty.

Greenbushes Hospital Board—The Greenbushes Road Board.

Harvey District Hospital Board—Messrs. R. Newby, V. Kidd, F. Stimson, A. Johnson, J. Pritchard, R. Muir, J. Clifton, Mrs. S. Martin, E. Hinge.

Koorda and Districts Centennial Hospital Board—The Koorda Road Board.

Kukerin Hospital Board—Messrs. J. Padley, A. Woods, R. Heard, R. V. C. Davidson, I. Ball, W. Collins, A. R. English, E. Adams, G. H. Ditchburn.

Lake Grace Hospital Board—Messrs. S. J. Bishop, L. K. Joy, A. H. Edwards, W. M. Aikenhead, A. W. Cameron, R. J. Warne, Miss D. G. Williams, Mesdames R. Carruthers, C. Wilson.

Leonora Hospital Board—Messrs. A. H. Finlayson, D. E. C. Quarti, W. Robinson, W. H. J. Seaborn, F. Pennefather.

Warren District Hospital Board (Manjimup)—Messrs. J. W. Margerison, G. Mann, A. S. Lepper, J. Gibson, F. W. Fowles, T. Glynn, D. Box, S. B. Dare, C. Arbury, W. E. McKennay, L. Jones, J. McCaughen, E. H. S. Adams, E. A. Stokes, W. Richardson, Mesdames L. Wetherell, A. McKay.

Morawa District Hospital Board—Messrs. J. P. A. Dawson, G. D. Carslake, K. Croot, A. D. Malcolm, A. J. Smith, Rev. Northern, Mrs. A. Milloy.

Mornington District Hospital Board—Messrs. C. McLeod, J. Myles, A. Moore, J. E. Potter, W. C. Germain, L. Hanbury, H. Reynolds, T. Johnson.

Naremben and District Memorial Hospital Board—Messrs. A. Erdman, J. Hambley, A. W. Latham, C. Delworth, W. J. Nicolls, A. S. Draper, D. Dunwell, J. McDougall, E. J. Eddy.

Black Range District Hospital Board (Sandstone)—Messrs. W. E. Cornelius, J. Roberts, F. Jardine, E. Michel, J. Allen, A. Weeks, F. Clinch.

Tambellup Hospital Board—Messrs. H. Barton, W. L. Newing, G. Bradshaw, R. A. Reynolds, A. C. Marsh, J. S. Lyall, Mesdames I. M. Jones, R. L. Birt, W. Miller.

The North Midlands District Hospital Board (Three Springs)—Messrs. N. Ridgeway, T. Willis, C. E. Maley, P. L. Millard, C. A. E. Bussenschutt, K. W. Bussenschutt, E. Franklin, jr., C. F. Coffey, W. Chapman, T. H. Perry, T. Morcombe, Rev. Father B. Gallagher.

Williams Hospital Board—Messrs. K. P. Palmer F. Winterton, W. C. Carne, A. McK. Salter, H. G. Cowin, Mesdames E. Cowin, F. M. Banks.

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:—

KATANNING.

1st September, 1949, at 11 a.m., at the Government Land Agency—

†Ongerup—Town 18, 1r., £12.

NARROGIN.

1st September, 1949, at 11 a.m., at the Government Land Agency—

†Narrogin—Town 1140, 2r. 3p., £45.

WAGIN.

6th September, 1949, at 11 a.m., at the Government Land Agency—

†Duramillin—Town 26, 1r., £12.

COLLIE.

7th September, 1949, at 11 a.m., at the Court House—

†Collie—Town 698, 1r., £10.

†Collie-Cardiff—Town 4, 1r. 4p., £10; Town 5, 1r. 6Sp., £10; *||299, 3a. 2r. 1p., £15.

NORTHAM.

8th September, 1949, at 11.30 a.m., at the Court House—

†Grass Valley—Town ||58, 1r. 20.5p., £15; Town 59, 1r. 22.5p., £12.

BRUCE ROCK.

9th September, 1949, at 11 a.m., at the Rural and Industries Bank—

†Bruce Rock—Town ||108, 39.9p., £40.

PERTH.

9th September, 1949, at 11 a.m., at the Department of Lands and Surveys—

†Bedfordale—*||12, 1a. 1r. 5p., £10; *||14, 1a. 1r. 2Sp., £10.

†Chidlow—*||271, 4a. 3r. 39p., £25.

†Mueha—*||3, 10a., £15; *||6, 10a., £15.

†Wanneru—Town 62, 1r., £10; Town 63, 1r. £10; Town 64, 1r., £10; Town 65, 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. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1948.

(Section 89A)

Farm Reconstruction Areas.

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

Schedule.

(Unencumbered Lands.)

Corres., District, Location, Plan, Former Leases.
3675/49; Ninghan; 3147; 66/80, CD2; 68/2282.

H. E. SMITH,
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, Corres., Plan.

Beaumont, R. V.; 68/1240; Roe 1864; £145 11s. 5d.; 828/29; 388/80, A4.

Knowler, B. A. B.; 3117/2219; Youanmi 168; £8 10s.; 1903/37; Youanmi Townsite.

Reid, M. A.; 345A(F)/432; Dowerin 205; abandoned; 2534/48; Dowerin Townsite.

H. E. SMITH,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 10th August, 1949.

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

3985/49.

COWARAMUP—No. 22970 (Water), lot No. 26 (1r. 10p.). (Plan Cowaramup Townsite).

3361/49.

FRANKLAND—No. 22971 (Schoolsite), lot No. 22 (4a. 3r. 37p.). (Plan Frankland Townsite.)

3481/49.

NARROGIN—No. 22972 (Government Requirement), lot No. 719 (1r. Sp.). (Plan Narrogin Townsite.)

3819/49.

NORTHCLIFFE—No. 22973 (Public Utility), lot No. 127 (about 2a.). Plan Northcliffe Townsite.)

4176/46.

MEEKATHARRA—No. 22974 (Swimming Pool—Park and Gardens), lots Nos. 48, 49, 50 and 739 (3r. 3.6p.). (Plan Meekatharra Townsite.)

4061/49.

HAY—No. 22975 (Camping and Protection of Flora), location No. 471 (about 240a.). (Plan 456 A/40 A1.)

4278/48.

MARGARET RIVER—No. 22976 (Stock and Sale Yards), lots Nos. 111 and 112 (about 10a.). (Plan Margaret River Townsite.)

4141/18, Vol. 3.

KORIJEKUP ESTATE—No. 22977 (Common for the use of settlers in the Korijekup Estate), lots Nos. 64 to 70 inclusive (1058a. 2r. 5p.). Plan 383D/40 C. 3.)

9812/06, Vol. 5.

DUMBLEYUNG—No. 22978 (Railways), lot Nos. 116 and 117 (2r. 16p.). (Plan Dumbleyung Townsite.)

3855/49.

ESPERANCE—No. 22980 (Experimental Farm), locations Nos. 644 and 651 (2374a. 3r. 24p.). (Plan 423/80 C.D. 1 & 2.)

H. E. SMITH,
Under Secretary for Lands.

AMENDMENT OF RESERVE.

18040 (Wyalkatchem).

Department of Lands and Surveys,
Perth, 10th August, 1949.

Corres. No. 670/22.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1948, of the boundaries of reserve 18040 (excepted from sale) being amended by the excision of Wyalkatchem Lots 193 and 194. (Plan, Wyalkatchem Townsite.)

H. E. SMITH,
Under Secretary for Lands.

CANCELLATION OF RESERVES.

952 (Lake Pinjar), 6345 (Swan View), 16047 Serpentine,
20376 (Cowaramup).Department of Lands and Surveys,
Perth, 10th August, 1949.

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

Corres. 559/44—Reserve 952 "Common." (Plan 28/80, A and B3.)

Corres. 11149/05—Reserve 6345 (Swan View Sub. Lot 83) "Quarries." (Plan Swan View).

Corres. 8788/12, Vol. 2—Reserve 16047 (Serpentine Lot 91) "Gravel." (Plan Serpentine Townsite.)

Corres. 3985/49—Reserve 20376 (Cowaramup Lot 26) "Excepted from Sale." (Plan Cowaramup Townsite.)

H. E. SMITH,
Under Secretary for Lands.

APPLICATIONS FOR LEASING PORTION OF RESERVE.

11161 (Narngulu).

Department of Lands and Surveys,
Perth, 27th July, 1949.

Corres. 10207/07.

APPLICATIONS are invited for the leasing of reserve 11161, exclusive of an area of 1 rood having a frontage of 1 chain to Gould Street and a depth of 2 chains 50 links to Hosken Street.

This land is available for leasing, under section 32 of the Land Act, 1933-1948, for cultivation purposes for a term of one year at a rental of £3, renewable at the will of the Minister for Lands and terminable at three months' notice on either side, and subject to the condition that no compensation will be paid for any improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications, accompanied by one-half year's rent plus 10s. lease fee, must be lodged at this office on or before the 24th August, 1949.

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

(Plan Narngulu Townsite.)

H. E. SMITH,
Under Secretary for Lands.

NARNGULU LOT 92.

Open for Sale.

Applications Close 24th August, 1949.

Department of Lands and Surveys,
Perth, 27th July, 1949.

Corres. 10207/07.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of Narngulu Lot 92, containing 1 rood, being made available for sale in fee simple at the price of £15, subject to survey and to the following conditions:—

1. Each application to purchase shall be accompanied by a deposit of ten per cent. of the purchase money.

2. The successful applicant shall pay the balance of the purchase money within 12 months of approval of the application in four quarterly instalments on the first days of January, April, July and October.

3. The successful applicant, unless the owner thereof, will be required to pay for the improvements.

4. Applications accompanied by a deposit must be lodged at the Lands Office, Perth, on or before Wednesday the 24th August, 1949.

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

H. E. SMITH,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 10th August, 1949.

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

Applications to be lodged at Perth.

9812/06, Vol. 5.

DUMBLEYUNG.—Town 118, £35.

4618/04.

PARKERVILLE.—Suburban for cultivation 286 and 292, £10 each.

11149/05.

SWAN VIEW.—Suburban for cultivation sub lot 83, £100.

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

H. E. SMITH,
Under Secretary for Lands.

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

Corres. 3397/49.

IT is notified for general information that the area scheduled hereunder is 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 24th August, 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 this area, the application to be granted will be determined by the Land Settlement Board. Should this area remain unselected, such will continue available until applied for or otherwise dealt with.

H. E. SMITH,
Under Secretary for Lands.

Schedule.

Land, Area, Purchase Price, Plan, Locality.

Wellington Location 4570 (formerly portion of location 1754); 32 acres; £90; 410C/40 F4; three miles North of Duranillin.

STATE HOUSING ACT, 1946-1948.

Dedication of Kalgoorlie Lots and Cancellation of a Dedication.

Department of Lands and Surveys,
Perth, 10th August, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve, under the provisions of the State Housing Act, 1946-1948, as follows:—

Corres. No. 1575/49—Of the dedication of Kalgoorlie Lots R1233, 1910, 1911, 1927, 2154, 2163, 2197 and 3373 to the purposes of the said Act.

(Plan Kalgoorlie Sheet 2.)

Corr. 1239/49—Of the cancellation of the dedication of Mosman Park Lots 286 and 287 to the purposes of the said Act.

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1946, WAR SERVICE LAND SETTLEMENT AGREEMENT ACT, 1945.

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

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

Schedule.

Farm No.	District.	Location or Lot No.	Approx. area subject to Survey.	Plan.
A431b	Victoria	9818 formerly 1079, 1181, 1292, 2161, 2875, Portion of each 532, 994, 1073, 1077, 1647, 2117, 2353, 2897	Acres. 4085	126B/40
A449b	Avon	27233 formerly 5987, 6528, 8048, 8049, Portion 16460, Portion 24594	2733	3A/40
A475b	Melbourne	46, 191, 210, 271, Portion of each 47, 393, 557, 750, 843, Portion 934 and 935, being Part Lot M28 and Part Lot M523, Portion 934, being Part Lot M1155	2362	58/80
A475c	Melbourne	Portion of each 47, 125, 296, 393, 557, 558, 846, Portion 934 and 935, being Part Lot M28 and Part Lot M523	2396	58/80
A475d	Melbourne	8, 16, 21, 37, 63, 124, 194, 272, 512, 556, 845, Portion of each 125, 296, 557, 558, 846, Portion 934 and 935, being Part Lot M523 and Part Lot M1553	2411	58/80
A674	Avon	19508, 19750, 24645, 26010	2000	344/80
A683	Victoria Yandanooka Estate	1911, being Lot 25, 1965 21, 22, 33, 78, 80, 84	1921	123/80
A689	Avon	15187, 15202, 16652, 22537	2318	34/80 35/80
A698	Avon	3465, 3615, 3853, 3993, 6530, 6531, 6532, 8917, 12644, Portion 1209, Portion 11319	2812	25/80
A704	Williams	2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 3526, 5702, 8113, 8114	1860	378C/40
A708	Victoria Nugadong, A.A.	4905 22, 23	2000	89/80
A510b	Nelson	Portion 876, Portion 879, Portion 880	328	439E/40
A576	Nelson	7962, 9029, 9031, Portion 9028, being Lot 1	326	439C/40
A641a	Harvey, A.A.	84, 184, Part 85, Part 150	259	383A/40
A679a	Wellington	108, 149, 166, 1330, 2507, Portion 943, Portion 2172	245	414A/40
A679b	Wellington	134, 1050, 1292, 2454, Portion of each 214, 244, 943, 2172, 3339	247	414A/40
A686	Nelson	9725, 9726, 11149, 11150	487	442C/40

APPLICATIONS FOR LEASING CROWN LAND AT THE MOUTH OF THE DONNELLY RIVER.

PERTH LAND AGENCY.

Grazing Purposes.

Section 116 of the Land Act, 1933-1948.

Department of Lands and Surveys,
Perth, 9th August, 1949.

Corr. 8346/07.

APPLICATIONS are invited for the leasing of an area, containing 5,500 acres, comprised in late Pastoral Lease 4030/93.

This land is available for leasing for grazing purposes, under section 116 of the Land Act, 1933-1948, for a term of one (1) year at a rental of fifteen pounds, renewable at the will of the Minister for Lands, and subject to the condition that no compensation will be paid for any improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications, accompanied by a half-year's rent, plus 10s. lease fee, must be lodged at the Lands Office, Perth, on or before Wednesday, the 31st August, 1949.

Applications lodged on or before that date will be treated as having been received on the closing date, and if there is more than one applicant, the application to be granted will be determined by the Land Board. (Plan 442D/40, B3.)

H. E. SMITH,
Under Secretary for Lands.

APPLICATIONS FOR LEASING HERDSMAN LAKE LOTS 18 AND 19.

Grazing and Agricultural Purposes.
Section 116 of the Land Act, 1933-1948.

Department of Lands and Surveys,
Perth, 5th August, 1949.

Corres. No. 138/31, Vol. 3. (Plan Herdsman Lake Subdivision.)

APPLICATIONS for the leasing of the land as scheduled hereunder are invited:—

Schedule.

Lots Nos. 18 and 19, containing 4a. 2r. 34p. and 5a. 1r. 11p. respectively; annual rental, £10.

The above lots will be available for leasing under section 116 of the Land Act, 1933-1948, for a term to expire on the 31st December, 1952, at the rental shown and subject to the following conditions:—(a) Within a period of one year from the date of approval, the lease must be fenced on its boundaries with a fence capable of holding large stock; (b) no stock shall be placed on the lease until the prescribed fencing is erected; (c) no compensation will be payable for any improvements effected by the lessee at the expiration or sooner determination of the lease; (d) no right of renewal of the lease is guaranteed; (e) no drain nor structure connected therewith shall be interfered with.

Applications for the above, accompanied by one half-year's rent and 10s. lease fee, endorsed "Application for Herdsman Lake Lots 18 and 19," must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 24th August, 1949.

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

H. E. SMITH,
Under Secretary for Lands.

LOT OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 9th August, 1949.

Corr. 10103/08.

IT is notified, for general information, that Kalgoorlie Lot 2161 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 31st August, 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 one pound four 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 Land 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 Kalgoorlie Townsite.)

H. E. SMITH,
Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

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

NOW OPEN.

Kimberley Division—Fitzroy District.

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

IT is hereby notified for general information that the land contained within late Pastoral Lease 396/568, comprising an area of 52,000 acres, is "Now Open" for pastoral leasing. Subject to payment for improvements, if any.

WEDNESDAY, 24th AUGUST, 1949.

Eastern Division—Yilgarn and Ularring Districts.

Corres. No. 1973/24. (Plans 24 and 35/300.)

IT is hereby notified, for general information, that the land contained within late Pastoral Lease 3266/97, formerly held by the Lake Barlee Pastoral Company and comprising an area of about 488,028 acres, will be re-available for pastoral leasing as from Wednesday, 24th August, 1949; subject to payment for improvements.

WEDNESDAY, 21st SEPTEMBER, 1949.

North-West Division—Peawah and Forrest Districts.

Corres. No. 1339/16. (Plans 97 and 110/300.)

IT is hereby notified for general information that the land contained within late Pastoral Lease 394/677, formerly held by J. Stanley and known as "Yandeyarra Station," comprising an area of 426,948 acres, will be re-available for Pastoral Leasing as from Wednesday, 21st September, 1949; subject to payment for improvements.

WEDNESDAY, 2nd NOVEMBER, 1949.

North-West Division—Windell District
(Ptn. of Cockatina Station).

Corres. No. 1012/37. (Plan 91/300.)

IT is hereby notified for general information that the land contained within late Pastoral Lease 394/1220, formerly held by A. E. Carney and comprising an area of 81,608 acres, will be re-available for Pastoral Leasing as from 2nd November, 1949. Subject to payment for improvements.

WEDNESDAY, 16th NOVEMBER, 1949.

Eucla Division—Mardarbillia District.

Corres. No. 4364/07. (Plan 3/300.)

IT is hereby notified for general information that the land contained within late Pastoral Lease 755/95, formerly held by Messrs. Cook Bros., and comprising an area of 20,000 acres, will be re-available for pastoral leasing as from Wednesday, 16th November, 1949. Subject to payment for improvements.

H. E. SMITH,
Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1939, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Local Land Office for the district in which the land is situated 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.

SCHEDULE.

PERTH LAND AGENCY.

WEDNESDAY, 24th AUGUST, 1949.

Avon District (10 miles South-West of Pingelly).

Corr. No. 2149/49. (Plan 378A/40, A2.)

The Crown land, containing about 28 acres, bounded on the North by a one-chain road along the Southern boundary of location 4782, on the East by a one-chain road along the Westernmost boundary of location 7037, on the South by location 7319, and on the West by location 5549. Subject to survey, classification, pricing and the provision of any necessary roads.

Avon District (2 miles West of Norpa Siding).

Corr. No. 914/37. (Plan 24/80, B3.)

Location 20738, containing 430a. 3r. 27p., at 4s. 6d. per acre; classification page 10 of 1146/48; subject to survey and to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

Avon District (about 11 miles South-East of Bullaring).

Corr. No. 551/36. (Plan 377A/40, C2.)

Location 25903, containing 500a. 1r., at 3s. 9d. per acre; classification page 11 of 551/36; subject to poison conditions and to payment for improvements, if any; being C. Pinder's forfeited lease 348/573.

Fitzgerald District (about 8 miles East of Salmon Gums).

Corr. No. 2096/36. (Plan 392/80, D2.)

Location 601, containing 1,062a. 0r. 25p., at 1s. 9d. per acre; classification page 10 of 3760/23; subject to Rural and Industries Bank indebtedness; being J. Sime's forfeited lease 348/566.

Kojonnup District (9 miles South of Badgebup).

Corr. No. 12900/10, Vol. 4. (Plan 417/80, D3.)

Location 6359, containing 600a.; subject to classification and pricing.

Melbourne District (near Gillingarra).

Corr. No. 1849/37. (Plan 58/80, BC4.)

The Crown land, containing about 15,600 acres, bounded by lines starting at the North-East corner of location 702 and extending North 210 chains; thence East about 520 chains; thence South 300 chains; thence West about 520 chains; thence North to the starting point (including location 3386 and excluding reserve 12001). Subject to survey, classification and pricing, and to the payment of full survey fee with application.

Melbourne District (12 miles West of Gillingarra).

Corr. No. 2115/49. (Plan 58/80, B4.)

The Crown land, containing about 1,560 acres, bounded by lines starting at the South-East corner of location 702 and extending South 60 chains; thence West 160 chains; thence North 100 chains; thence East 160 chains; thence South to the starting point (excluding location 702). Subject to survey, classification and pricing, and to the payment of full survey fee with application.

Murray District (5 miles South-West of Coolup).

Corr. No. 567/31. (Plan 380D/40, B4.)

Locations 395 and 1453, containing 82 acres 3 roods 39 perches and 92 acres 1 rood 12 perches, respectively, at 8s. 6d. per acre (including survey fee).

Ninghan District (4 miles East of Ballidu).

Corr. No. 14100/11. (Plan 64/80, E4.)

Locations 1418 and 2177, containing about 115 acres, at 10s. 3d. per acre (including survey fee); subject to any necessary survey.

Ninghan District (about 3 miles East of Cleary).

Corr. No. 160/26. (Plan 66/80, A2.)

Locations 1457 and 2091, containing 945a., at 1s. 9d. per acre; classification page 47 of 160/26; subject to payment for improvements; being V. Robakidzi's cancelled leases 20107/68 and 24951/74.

Plantagenet District (near Porongorups).

Open under Part V., Sec. 53.

Corr. No. 2821/00. (Plan 451/80, C1.)

The Crown land, containing about 25 acres, bounded on the Northward by location 4744, on the Eastward by the prolongation Southward of the Eastern boundary of location 4744, on the Southward by road No. 9257, and on the Westward by reserve 7139, at 8s. per acre (excluding survey fee), subject to survey. Available to adjoining holders only.

Plantagenet District (near Porongorups).

Corr. No. 3302/45. (Plan 451/80, CD1.)

(a) The Crown land, containing about 320 acres, bounded on the Northward by the prolongation Westward of the Northern boundary of location 4744, on the Eastward by location 4744 and reserve 7139, on the Southward by road No. 9257, and on the Westward by location 5144 (excluding road No. 5297), at 5s. per acre (excluding survey fee). (b) The Crown land, containing about 180 acres, bounded on the Northward by road No. 9257, on the Eastward by reserve 7139 and Porongorup Estate Lot 1, on the Southward by location 5175, and on the Westward by locations 2285 and 3744, at 5s. per acre (excluding survey fee). (c) The Crown land, containing about 60 acres, bounded on the Northward by reserve 21218, on the Eastward by location 1803, on the Southward by road No. 9257, and on the Westward by road No. 9889. Subject to survey, classification, pricing and the provision of necessary roads.

Plantagenet District (near Porongorups).

Corr. No. 5591/47. (Plan 451/80, C1.)

The Crown land, containing about 60 acres, bounded on the Northward by the prolongation Eastward of the Northern boundary of location 4744, on the Eastward

by location 4923, on the Southward by the prolongation Westward of the Southern boundary of location 4925, and on the Westward by location 4744, at 5s. per acre (excluding survey fee); subject to survey and the provision of necessary roads.

Plantagenet District (near Porongorups).

Corr. No. 4078/48. (Plan 451/80, CD1.)

The Crown land, containing about 400 acres, bounded on the Northward by road No. 9257, on the Eastward by locations 5610 and 4759, on the Southward by reserve A18987 (National Park), and on the Westward by reserve 7139 and Porongorup Estate Lots 1 and 2, at 8s. per acre (excluding survey fee); subject to survey and the provision of necessary roads.

Plantagenet District (near Porongorups).

Corr. No. 2283/49. (Plan 451/80, C1.)

The Crown land, containing about 100 acres, bounded by lines starting at the North-West corner of location 4744 and extending North 25 chains; thence East 40 chains; thence South to the North-East corner of location 4744; thence Westward along the Northern boundary of location 4744 to the starting point. Subject to survey, classification and pricing. Available to adjoining holders only.

Plantagenet District (4 miles South of Kalgan).

Corr. No. 2737/49. (Plan 451/80, E4.)

The Crown land, containing about 70 acres, bounded on the North by a one-chain road along the Southern boundary of location 3993, on the East by location 3582, on the South by road No. 683, and on the West by a one-chain road along the Eastern boundary of location 2514; subject to classification, pricing, and any necessary survey.

Roe District (about 13 miles South-West of Newdegate).

Corr. No. 1843/36. (Plans 406/80, B1 and C1 and 2.)

Locations 85 and 636, containing 1,421a. 0r. 2p., at 3s. 6d. per acre; classifications Soil Sheets 27, 30 and 31; also location 84, containing 2,302a. 3r. 37p., at 1s. 6d. per acre; and locations 83 and 629, containing 1,161a. 0r. 35p., at 5s. per acre; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notices concerning these locations are hereby cancelled.

Roe District (near Lake Cobham).

Corr. No. 5810/26. (Plan 406/80, E3.)

Location 1050, containing 1,974a. 2r. 19p., at 4s. per acre; classification Soil Sheet 36; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (about 24 miles East of Hyden).

Corr. No. 3890/28. (Plan 346/80, E4.)

Locations 1443 and 1746, containing 2,490a. 2r. 3p., at 4s. 6d. per acre; classification page 32 of 3890/28; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning these locations is hereby cancelled.

Stirling Estate (5 miles West of Capel).

Open under Part V., Sec. 53.

Corr. No. 1626/13. (Plan 413B/40, E1.)

Lot 236, containing 3r. 27.6p.; purchase price, £1; also lots 237 and 238, containing 4a. 0r. 19p.; purchase price, £2; available to adjoining holders only.

Sussex District (2 miles North-East of Witchcliffe).

Corr. No. 2226/25. (Plan 440A/40, B2.)

The Crown land, containing about 60 acres, bounded on the Northward by a one-chain road along the Southern boundary of location 2821, on the South-Eastward by location 2817, and on the South-Westward by a one-chain road along the Eastern boundary of location 2815 and the North-Eastern boundary of location 3146 (including location 3121); subject to survey, classification and pricing.

Sussex District (about 6 miles South of Busselton).

Corr. No. 2887/33. (Plan 413C/40, D3.)

Location 2319, containing 129a. 3r. 23p., at 7s. per acre; classification page 3 of 1779/33; subject to timber conditions, exemption from road rates for two years from date of approval of application and to the conditions governing selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled.

Victoria District (near Wilroy).

Corr. No. 168/19. Plans 156B/40, E2, 156/80, E3.)

Locations 6786 and 5735, containing 778a. 2r. and 1,310a. 1r. 11p., respectively, at 4s. 9d. per acre; classification page 108 of 168/19; subject to Rural and Industries Bank indebtedness; being A. G. Raven's forfeited lease 11046/68.

Wellington District (5 miles West of Cookernup).

Corr. No. 2991/47. (Plan 383D/40, B3.)

Locations 1081 and 4531, containing 27a. 2r. 4p. and 144a. 2r. 35p., respectively; subject to pricing.

Wellington District (about 3 miles South of Collie).

Open under Part V., Sec. 54.

Corr. No. 563/43. (Plan Locations near Collie-Burn.)

Locations 2959 and 2962, containing 18a. 2r. 30p. and 9a. 2r. 34p., respectively, at £1 3s. 6d. and £1 7s. 6d. per acre, respectively; classification page 34 of 10531/09; selection limited to one location to one person, except with the approval of the Minister, and subject to mining and timber conditions. The previous *Gazette* notice concerning these locations is hereby cancelled.

Wellington District (about 7½ miles West of Mudiarrup).

Corr. No. 7153/23. (Plan 415B/40, D1.)

Location 3955, containing 518a. 3r. 21p., at 7s. per acre; classification page 23A of 7153/23; subject to timber conditions, payment for improvements, if any, and exemption from road rates for two years from date of approval of application; being the cancelled lease 18519/68 of Messrs. A. G. W. and M. W. S. Greatorex.

Williams District (3 miles East of Williams).

Corr. No. 6573/10. (Plan 385D/40, A3.)

That portion of location 9365 situated Southward of reserve 958 and the Collie-Narrogin Railway Reserve, containing about 140 acres, at 10s. per acre, excluding survey fee; subject to the survey of necessary roads.

Yilgarn District (about 11 miles North of Nulla-Nulla).

Corr. No. 5583/48. (Plan 36/80, B2.)

Location 961, containing 2,854a. 1r. 12p., at 1s. 6d. per acre; classification page 10 of 426/26; subject to Rural and Industries Bank indebtedness and to mining conditions. The previous *Gazette* notice concerning this location is hereby cancelled.

WEDNESDAY, 31st AUGUST, 1949.

Avon District (5 miles North-East of Wogarl).

Corr. No. 6427/21. (Plan 5/80, D2.)

Location 19138, containing 993a. 1r. 37p., at 3s. 3d. per acre; classification page 4 of 6427/21; subject to payment for improvements, if any; being the surrendered portion of R. L. Common's lease 15570/68.

Fitzgerald District (about 8 miles North-East of Kumarl Siding).

Corr. No. 3622/48. (Plan 371/80, B3 and 4 and C3.)

Locations 978 and 979, containing 1,005a. 2r. and 1,003a. 1r. 29p., respectively, at 1s. 6d. per acre; classifications pages 24 of 4894/28 and 29 of 4742/28; subject to payment for improvements and to mining conditions. The previous *Gazette* notices concerning these locations are hereby cancelled.

Kojonup District (about 13½ miles South of Jingalup).

Corr. No. 6430/25. (Plan 437D/40, B3 and 4.)

Location 5659, containing 283a. 0r. 26p., at 5s. per acre; classification page 16 of 6430/25; subject to payment for improvements, if any; being F. A. Lilford's cancelled lease 20437/68.

Ninghan District (near Burakin).

Corr. No. 2303/49. (Plan 65/80, C3 and 4.)

Locations 2600 and 3467, containing 4,609a., at 4s. per acre; classification page 36 of 726/30; subject to payment for improvements; being J. D. Harris' cancelled application.

Ninghan District (about 4 miles South-East of Bonnie Rock).

Corr. No. 4718/28. (Plan 67/80, B4.)

Locations 3079 and 3369, containing 1,199a. 0r. 20p., at 1s. 9d. per acre; also locations 3080 and 3367, containing 1,310a. 0r. 14p.; at 1s. 9d. per acre; classification page 10a of 6319/27; subject to Rural and Industries Bank indebtedness; being S. H. Gale's and J. Duncan's cancelled leases 55/1381, 74/497, 68/843 and 74/487.

Plantagenet District (about 6 miles North-West of Albany).

Corr. No. 4314/47. (Plan 451D/40, C4.)

Location 5633, containing 353a. 3r. 2p., at 4s. per acre; classification page 6 of 1035/39. Location 4741 containing about 684a. 0r. 21p. after the exclusion of an unsurveyed area of about 56 acres which is now known as Plantagenet Location 5189, situated in the South-West corner of location 4741; priced at 3s. 9d. per acre, including survey fee; classification page 7 of 2657/31. Subject to exemption from road rates for two years from date of approval of application, and to timber conditions; location 4741 is also subject to survey. Previous *Gazette* notices concerning these locations are hereby cancelled.

Sussex District (near Dianella Siding).

Corr. No. 380/34. (Plan 440D/40, B4.)

Location 2918, containing 100a. 0r. 7p., at 13s. per acre; classification page 13 of 380/34; subject to timber conditions, exemption from road rates for two years from date of approval of application and to the special conditions governing selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled.

Victoria District (about 4 miles South-West of Wilroy).

Corr. No. 979/49. (Plan 156/80, E3.)

Location 5738, containing 2,501a., at 4s. 3d. per acre; classification page 20 of 179/41; subject to payment for improvements; being A. G. Raven's cancelled application.

Wellington District (about 2 miles South of Shotts).

Corr. No. 519/41. (Plan 410D/40, A3.)

Location 4408, containing 160a., at 6s. 6d. per acre; classification page 11 of 2503/33; subject to payment for improvements, if any, and to mining and timber conditions; being J. Williamson's cancelled lease 365/978.

Open under Part V. of the Land Act, 1933-1948, as modified by Part VIII.

Peel Estate (4 miles East of Karnup).

Corr. 1908/38. (Plan 341D/40, C4.)

Lots 130, 343, 381, 808 and 813, containing 110a. 2r. 39p., 111a. 1r. 35p., 96a 1r. 31p., 104a. 2r. 33p. and 110a. 0r. 32p., respectively; purchase money, £95 4s., £100 3s., £90 8s., £118 8s. and £88 14s., respectively; to returned soldiers—half-yearly instalments: first 5 years interest only at 4½% per annum, £2 2s. 10d., £2 5s. 1d., £2 0s. 8d., £2 13s. 4d. and £1 19s. 11d.,

respectively; balance 35 years principal and interest at $4\frac{1}{2}\%$ per annum, £2 13s. 1d., £2 15s. 10d., £2 10s. 5d., £3 6s. and £2 9s. 5d. respectively; civilians—half-yearly instalments: first 5 years interest only at 5% per annum, £2 7s. 7d., £2 10s. 1d., £2 5s. 3d., £2 19s. 3d. and £2 4s. 4d., respectively; balance 35 years principal and interest at 5% per annum, £2 16s. 6d., £2 19s. 5d., £2 13s. 7d., £3 10s. 3d., £2 12s. 7d., respectively; subject to the conditions relating to the selection of lands in this estate.

Open under Part V. of the Land Act, 1933-1948, as modified by Part VIII.

Peel Estate (near Karnup).

Corr. 2632/40. (Plan 341D/40, B4.)

Lot 160, containing 123a. 3r. 37p.; purchase money, £90; to returned soldiers—half-yearly instalments: first 5 years interest only at $4\frac{1}{2}\%$ per annum, £2 0s. 6d.; balance 35 years principal and interest at $4\frac{1}{2}\%$ per annum, £2 10s. 2d.; civilians—half-yearly instalments: first 5 years interest only at 5% per annum, £2 5s.; balance 35 years principal and interest at 5% per annum, £2 13s. 5d.; subject to the conditions relating to the selection of lands in the estate.

Open under Part V. of the Land Act, 1933-1948, as modified by Part VIII.

Stirling Estate (near Capel).

Corr. 9662/07. (Plan 412C/40, F4.)

Lots 191 and 192, containing 15a. each; purchase money, £15 and £11, respectively; to returned soldiers—half-yearly instalments: first 5 years interest only at $4\frac{1}{2}\%$ per annum, 6s. 9d. and 5s., respectively; balance 35 years principal and interest at $4\frac{1}{2}\%$ per annum, 8s. 5d. and 6s. 2d., respectively; civilians—half-yearly instalments: first 5 years interest only at 5% per annum, 7s. 6d. and 5s. 6d., respectively; balance 35 years principal and interest at 5% per annum, 8s. 11d. and 6s. 6d., respectively.

WEDNESDAY, 7th SEPTEMBER, 1949.

Avon District (near Clackline).

Corr. No. 3309/13, Vol. 2 (Plans 27D/40, B4, and 2A/40, B1.)

The Crown land, containing about 60 acres, bounded on the South-Westward by Bakers Hill Lot 173, on the North-Westward by the prolongation North-Eastward of the North-Western boundary of lot 173, on the North-Eastward by the prolongation North-Westward of the North-Eastern boundary of lot 256, and on the South-Eastward by lots 256, 255, 23 and 22; subject to survey, classification, pricing and the reservation of all timber; available to adjoining holders only.

Open under Part V., Section 53.

Ninghan District (5 miles North-East of Bonnie Rock).

Corr. No. 3991/30. (Plan 67/80, B3.)

Location 3062, containing 37a. 2r. 1p., and the Crown land, containing 25a. 2r. 20p., comprised in the closed roads within locations 3058 and 3061, at 10s. per acre; available to adjoining holders only.

Plantagenet District (15 miles South-East of Mount Barker.)

Corr. No. 2459/16. ((Plan 451/80, D2.))

Location 2847, containing 160a.; subject to survey, classification and pricing.

Plantagenet District (8 miles West of Marbellup).

Corr. No. 6091/48. (Plan 451D/40, A4.)

The Crown land, containing about 200a., bounded by lines starting at the North-West corner of location 2777 and extending North about 35 chains; thence East about 85 chains; thence South about 12 chains; thence West to a point North of the North-East corner of location 2777; thence South to the said North-East corner; thence Westward along the Northern boundary of location 2777 to the starting point; subject to survey, classification and pricing.

Roe District (near Lake Gulson).

Corr. No. 3264/27. (Plan 375/80, E4.)

Portion of location 1153, containing 52a., situated Westward of the prolongation Northward of the Eastern boundary of location 1154, at 6s. 6d. per acre (including survey fee); available to adjoining holders only.

Sussex District (2 miles North-East of Yallingup Siding).

Corr. No. 858/47. (Plan 413D/40, B3.)

The Crown land, containing about 160a., bounded on the Northward by road No. 793, on the Eastward by location 2862, on the Southward by a one chain road along the Northern boundary of location 2861, and on the Westward by a line 30 chains Westward of and parallel to the Western boundary of location 2862; subject to survey, classification and pricing.

Torbay Agricultural Area (near Kronkup Siding).

Corr. No. 373/25. (Plan 457A/40, A1.)

Lots 118, 135, 136 and 141, containing 80a. 1r. 26p., 80a. 2r. 27p., 95a. 1r. and 51a. 2r. 22p., respectively, at 12s. 6d. per acre (including survey fee).

Open under Part V., Section 53.

Williams District (near Yilliminning).

Corr. No. 545/06, Vol. 3. (Plan 385B/40, E1.)

The Crown land, containing about 10a., bounded on the North-Westward and Northward by road No. 3419, on the Eastward by location 4450, and on the Southward by the Yilliminning-Kondinin Railway Reserve, at 12s. 6d. per acre (including survey fee).

H. E. SMITH,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

Department of Lands and Surveys,
Perth, 16th August, 1949.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1945, for the purpose of new roads, that is to say:—

Kalgoorlie.

Corres. L & S. 5745/99, M.R.D. 216/46.

No. 921. Great Eastern Highway (widening). Portions of Sommerville Suburban Area Lots 44, 45 and 46 as shown delineated and coloured dark brown on Diagram 57875; 1r. 3p., being resumed from each of Sommerville Suburban Area Lots 46, 45 and 44. (Plan, Kalgoorlie Sheet 3.)

Perth.

6135/14, Vol. 2.

No. 5261. Widening of Part. All those portions of lots 224 to 230 inclusive, lot 1 and lots 232 to 234 inclusive of Swan Location 1136 as shown delineated and coloured brown on L.T.O. Diagram 12602; 1a. 1r. 8.4p., being resumed from Swan Location 1136. (Plan, 1D/20 N.W.)

South Perth.

4507/46.

No. 6665. Melville Parade (widening). All that portion of Swan Location 42, bounded by lines starting from the North-Western corner of lot 198 (L.T.O. Plan 3458) and extending Easterly 44 links along the Southern side of Cale Street; thence 185 deg. 37min., 4 chains 1 $\frac{8}{10}$ links; thence 161deg. 9min. 1 chain 68 $\frac{1}{10}$ links; thence 136deg. 44min. 2 chains 90 $\frac{2}{10}$ links; thence 127deg. 35min. 3 chains 14 $\frac{4}{10}$ links through lots 198 to 204 (inclusive), 169 and 168 to the Western side of Mary Street; thence Southerly along that side to the South-Eastern corner of lot 168; thence Westerly, generally North-Westerly and Northerly to and along the North-Eastern and Eastern sides of the present road to the starting point; 3r. 11.2p., being resumed from Swan Location 42. (Plans, Diagram 61547 and 1D/20, S.E.)

Williams.

5007/47.

No. 10631. A strip of land one chain wide, plus truncation, as shown delineated and coloured brown on Diagram 61635; 3a. 1r. 33p., 2a. 2r. 36p., 1a. 0r. 34p., 3a. 1r. 25p. and 2a. 0r. 11p., being resumed from Williams Locations 313, 312, 314, 11820 and 2002 respectively. (Plan, 384C/40, E.3.)

Yilgarn.

6225/28.

No. 10602. Regazettal. A strip of land 2 chains wide plus the area within Jilbadji Location 279 and the truncation abutting its North-Western corner as shown on diagram 52640, commencing at the South-Western corner of location 399, and extending Eastward along the Southern boundaries of the said location and locations 401, 403, 404 and 405 to the Western boundary of location 406. (Plan 23/80, E.2.)

Plans and more particular descriptions of the lands so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor.

L. THORN,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS S. Wand, N. H. Clapp and J. Green, being the owners of land over or along which the undermentioned road, in the Katanning Road District passes, have applied to the KATANNING Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2878/48.

K370.—The surveyed road along the Northern and Eastern boundaries of Kojonup Location 4967 and the Southern boundaries of locations 1721 and 1722; from the surveyed road at the North-Western corner of location 4967 to the surveyed road at the South-Eastern corner of location 1722. (Plan 417A/40, A & B2.)

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road, in the Murray Road District passes, has applied to the MURRAY Road Board to close the said road, which is more particularly described hereunder, that is to say:—

433/30.

M.466. Part of road No. 8462 through Murray Location 1341; from the surveyed road at the South-Eastern corner of location 979 to the Western boundary of location 395. (Plan 380D/40, B4.)

WHEREAS R. A. E. Izard, being the owner of land over or along which the undermentioned road, in the Northampton Road District passes, has applied to the NORTH-AMPTON Road Board to close the said road, which is more particularly described hereunder, that is to say:—

6016/03, V4.

N305.—Road No. 1763. Along the boundaries of Alma Agricultural Area Lot 12; from the Westernmost to the Easternmost corner of the said lot. (Plan 160 D/40, A3.)

WHEREAS S. C. Dall and N. A. Frazer, being the owners of land over or along which the undermentioned road, in the Quairading Road District passes, have applied to the QUAIRADING Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1444/26, Vol. 2

Q66. The surveyed road along the Northern boundary of Jennaberring Agricultural Area Lot 5, from its North-Western corner to its North-Eastern corner. (Plan 3C/40, F3.)

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road, in the Roebourne Road District passes, has applied to the ROEBOURNE Road Board to close the said road, which is more particularly described hereunder, that is to say:—

6118/48.

R.23. Portion of Aubrey Terrace, Point Samson, from the prolongation South-Eastward of the North-Eastern side of Hall Street to the Point Samson tramway reserve. (Plan Point Samson.)

WHEREAS H. F. Brisbane and Wunderlich, and Maria Brooks, being owners of land over or along which the undermentioned roads, in the Swan Road District passes, have applied to the SWAN Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

4303/21.

S.109a. The surveyed road along the Western boundary of Swan Location 3116 and portion of the Western boundary of location 2985; from the North-Western corner of the first mentioned location to the North-Eastern side of drainage Reserve No. 18015.

b. The surveyed road along portion of the Western boundary of Swan Location 2985; from the South-Western side of drainage reserve No. 18015 to the surveyed road at the South-Western corner of the said location 2985. (Plan Pyrtton Estate.)

WHEREAS A. W. Ward, R. C. Ward and the Minister for Lands, being the owners of land over or along which the undermentioned road, in the Wagin Road District passes, have applied to the WAGIN Road Board to close the said road, which is more particularly described hereunder, that is to say:—

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.)

WHEREAS the Minister for Lands being the owner of land over or along which the undermentioned roads in the Yilgarn Road District passes, has applied to the YILGARN Road Board to close the said roads which are more particularly described hereunder, that is to say:—

Yilgarn.

5913/48.

Y.80. (a) A one-chain road along the Northern boundary of the Bullfinch Station Yard reserve; from Walsh Street to Allen Street.

(b) Mann Street; from Walsh Street to Allen Street.

(c) Riley Street; from Walsh Street to Allen Street.

(d) A one-chain road along part of the South-Eastern boundary of Yilgarn Location 743, from Main Road to Allen Street.

(e) A one-chain road along the North-Western boundary to reserve 13726 and extending South-Westerly to Walsh Street.

(f) Edward Street; from the North-Western side of the Bullfinch Station Yard reserve to the South-Eastern boundary of location 743.

(g) Walsh Street; from the North-Western side of the Bullfinch Station Yard reserve, to the South-Eastern boundary of location 743.

(h) Allen Street; from the North-Western side of the Bullfinch Station Yard reserve to the South-Eastern boundary of location 743.

(i) The right-of-way along the South-Eastern boundaries of Bullfinch Lots 193 to 200, inclusive.

(j) The right-of-way along the South-Eastern boundaries of lots 209 to 216, inclusive.

(k) The right-of-way along the South-Eastern boundaries of lots 225 to 232, inclusive.

(l) The right-of-way along the South-Eastern boundaries of lots 217 to 224, inclusive. (Plan Bullfinch Townsite.)

WHEREAS the Minister for Lands being the owner of land over or along which the undermentioned roads in the Yilgarn Road District passes, has applied to the YILGARN Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

3300/94.

Y.81. (a) Portion of Sirius Street, Southern Cross, from Achernar Street to Canopus Street.

(b) Portion of Spica Street, from Achernar Street to Canopus Street. (Plan Southern Cross.)

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

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

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

It is hereby notified that the said roads are closed.

Dated this 16th day of August, 1949.

H. E. SMITH,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

WE, C. Haines and C. J. Martin, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Victoria Plains Road Board to close the said portion of road, viz.:—

Victoria Plains.

1551/17.

V.75—The surveyed road through and along a Western boundary of Avon Location 11300, from the South-Western corner of location 23185 to the closed road along the South-Eastern boundary of location 11300.

(Plan 32/80, B2 and 3.)

C. J. MARTIN.

C. HAINES.

I, Marcus Blair Stone, on behalf of the Victoria Plains Road Board, hereby assent to the above application to close the road therein described.

M. B. STONE,
Chairman Victoria Plains Road Board.

8th August, 1949.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

WE, C. W. Glass, G. D. Lindsay, F. P. Halse, T. H. Halse and J. McGill, being the owners of land over or along which the portions of roads hereunder described pass, have applied to the Victoria Plains Road Board to close the said portions of roads, viz.:—

Victoria Plains.

2470/25.

V.74—(a) The surveyed road along the Northern and Eastern boundaries of Melbourne Location 2786 and the Northern boundary of location 3354; from the South-Western corner of location 1963 to a point on the Northern boundary of location 3354 one chain West of the Midland Railway Reserve.

(b) The surveyed road through locations 2283 and 1821; from road No. 7066 to the North-Eastern corner of location 1354.

(Plan 32/80, A. & B.1.)

C. W. GLASS.

G. D. LINDSAY.

T. H. HALSE.

F. P. HALSE.

J. MCGILL.

I, Marcus Blair Stone, on behalf of the Victoria Plains Road Board, hereby assent to the above application to close the roads therein described.

M. B. STONE,
Chairman Victoria Plains Road Board.

8th August, 1949.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS the DARLING RANGE Road Board, by resolution passed at a meeting of the Board, held at Kalamunda on or about the 11th day of January, 1949, resolved to open the road hereinafter described, that is to say:—

933/44.

No. 10629. A strip of land one chain wide leaving road No. 6547 at the Southernmost corner of Canning Location 390 and extending North along the Western boundary of location 672; thence Eastward along the Southern boundary of location 390 to a point in prolongation North of the North-Western corner of lot 7 of location 672 (L.T.O. Plan 3210). (Plan 1C/40, D & E4.)

WHEREAS the HARVEY Road Board, by resolution passed at a meeting of the Board, held at Harvey on or about the 12th day of April, 1948, resolved to open the road hereinafter described, that is to say:—

5141/04.

No. 1868. Extension—Haywood Street.—A strip of land, one chain wide, along part of the West boundary of the Harvey Station Yard Reserve (L.T.O. Plan 884), from Gibbs Street to the South boundaries of lots 1 and 1A of Wellington Location 50A (L.T.O. Plan 2492). (Plan Harvey Townsite.)

WHEREAS the HARVEY Road Board, by resolution passed at a meeting of the Board, held at Harvey on or about the 12th day of April, 1948, resolved to open the roads hereinafter described, that is to say:—

380/26.

No. 10609. Peet Street.—A strip of land, one chain wide, leaving road No. 171 (Uduc Road) at the North-Eastern corner of lot 19 of lot 11 of Wellington Location 50A (L.T.O. Plan 2904) and extending Southwards (as surveyed) along the Eastern boundary of the lot to its South-Eastern corner; thence Eastward (101 links wide) along the Southern boundaries of lots 20 to 36, inclusive (L.T.O. Plan 2904) and lot 3 of lot 1 (L.T.O. Diagram 4985) to road No. 2006 (Young Street) at the South-Eastern corner of the last-mentioned lot.

No. 10610. Wright Street.—A strip of land, one chain wide (plus truncation as shown on L.T.O. Diagram 9482) along the Eastern boundaries of lots 5, 6, 7 and 8 of Wellington Location 50A (L.T.O. Plan 884) from road 1638 (Gibbs Street) at the South-Eastern corner of the firstmentioned lot to road No. 10611 (Roy Street) at the North-Eastern corner of lot 8.

No. 10611. Roy Street.—A strip of land, one chain wide (plus truncation as shown on L.T.O. Diagram 9482) along the Northern boundaries of lots 1 to 4 of lots 9 and 10 of Wellington Location 50A (L.T.O. Diagram 9482) and lots 8 and 1 of said location (L.T.O. Plan 884) from road 1868 (Haywood Street) at the North-Eastern corner of the firstmentioned lot to road No. 2006 (Young Street) at the North-Western corner of lot 1.

No. 10612. Hackett Road.—A strip of land, one chain wide, along the Western boundaries of lots 1 to 10, inclusive, of Wellington Location 50A (L.T.O. Plan 4462), lots 15 to 19, inclusive (L.T.O. Plan 5942) and lot 17 (L.T.O. Plan 884), from the South-Western corner of lot 1 aforesaid to road No. 171 (Uduc Road) at the North-Western corner of lot 17.

No. 10613. Kidson Street.—A strip of land, one chain wide (plus truncation) along the Eastern boundaries of lots 21, 20, 27, 28, 4, 3, 2 and 1 of Wellington Location 50A (L.T.O. Plan 5942) and extending Southwards, as shown on L.T.O. Diagrams 12202 and 12441.

No. 10614. Buckby Road.—A strip of land, one chain wide (plus truncations as shown on L.T.O. Plan 5942 and L.T.O. Diagram 12202) along the Southern boundaries of lots 1 and 5 to 15, inclusive, of Wellington Location 50A (L.T.O. Plan 5942, from road No. 10613 (Kidson Street) at the South-Eastern corner of the firstmentioned lot to road No. 10612 (Hackett Road) at the South-Western corner of lot 15.

No. 10615. Buckby Road.—A strip of land, one chain wide, along the Southern boundaries of lots 32 to 41 and lot 44 of Wellington Location 50A (L.T.O. Plan 3366), from road 2120 (Herbert Road) at the South-Eastern corner of the firstmentioned lot to road No. 2006 (Young Street) at the South-Western corner of lot 44.

(Plan Harvey Townsite.)

WHEREAS the SOUTH PERTH Road Board, by resolution passed at a meeting of the Board, held at South Perth on or about the 16th day of December, 1948, resolved to open the road hereinafter described, that is to say:—

6445/48.

No. 10625. The whole of lots 93 and 94 of Swan Location 37 on L.T.O. Plan 2043, from road No. 6717 (First Avenue) to road No. 6716 (Second Avenue). (Plan 1D/20, S.E.)

WHEREAS the SWAN Road Board, by resolution passed at a meeting of the Board, held at Midland Junction on or about the 15th day of October, 1948, resolved to open the road hereinafter described, that is to say:—

845/42.

No. 10626. Dean Road.—A strip of land, one chain wide, plus truncations, leaving a surveyed road on the North-Western boundary of Swan Location 773 at the Easternmost corner of location 4886 and extending (as surveyed on L.T.O. Plan 6008) South-Eastward through the said location 773 to King Road. (Plan 1C/20, N.W.)

And whereas His Excellency the Governor, pursuant to section 17 of the Public Works Act, 1902-1933, by notices published in the *Government Gazette*, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Board have caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of the Road Districts Act, 1919-1941, subject to the provisions of the said Act.

Dated this 9th day of August, 1949.

H. E. SMITH,
Under Secretary for Lands.

TRANSFER OF LAND ACT, 1893-1946.

Application 3777/1948.

TAKE notice that Evelyn Geary of Toodyay Married Woman 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 Toodyay District and being:—

Portion of Toodyay Suburban Lot S6 containing about 1 acre.

Bounded by lines commencing at the South-Eastern corner of Lot 1 on Diagram 785 and extending North-easterly 3 chains 5 and five-tenths links along the Eastern boundary of the said lot 1 thence in a general Easterly direction along the left bank of the Avon River to the North-Western corner of another part of the said lot S6 comprised in Certificate of Title Volume 1060 Folio 568 thence South-Westerly about 5 chains 30 links along the North-Western boundary of the land comprised in the said Certificate of Title thence North-Westerly 1 chain 10 and six-tenths links along a North-Eastern boundary of Stirling Terrace to the starting point.

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 same are hereby required to lodge in this office on or before the 30th September 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 15th day of August, 1949.

C. R. Hopkins, Solicitor, Perth, Solicitor 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.—Narrogin School—Latrines and Sewerage (10555); 23rd August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 9th August, 1949.

Work.—Tammin School, Additions—Removal of Mindebooka School (10556); 23rd August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Water Supply Office, Northam, on and after 9th August, 1949.

Work.—Northcliffe School, Additions—Removal of Group 141 School (10557); 23rd August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Manjimpp, on and after 9th August, 1949.

Purchase of Property—Wanneroo School Old Classroom; 30th August, 1949; conditions may be seen at P.W.D., Perth.

Purchase of Property—Boya Quarry Cottages (3)—separate tenders for each building; 30th August, 1949; conditions may be seen at P.W.D., Perth, and Clerk of Courts, Midland Junction.

Work.—Greenbushes Courthouse—Repairs and Renovations (10562); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Clerk of Courts' Office, Greenbushes, on and after 16th August, 1949.

Work.—Moora Police Station—Erection (10563); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 16th August, 1949.

Work.—Pingelly School Quarters—Removal of Building from Kulyalling (10564); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 16th August, 1949.

Work.—Muresk Agricultural College—Additions to Quarters (10565); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 16th August, 1949.

Work.—Boulder School—Ground Improvements (10566); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 16th August, 1949.

Work.—Narrogin Hospital—New Brick Domestic's Quarters (10567); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and P.W.D., Narrogin, on and after 16th August, 1949.

Work.—Northam Central School—Latrine Additions (10568); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and P.W. Water Supply Office, Northam, on and after 16th August, 1949.

Work.—Pt. Heathcote Mental Home—Two Brick Residences (10569); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 16th August, 1949.

Work.—Bruce Rock Hospital—New Nurses' Quarters (10570); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Courthouse, Bruce Rock, on and after 16th August, 1949.

Work.—Bruce Rock—Large New Brick School (10571); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Courthouse, Bruce Rock, on and after 16th August, 1949.

Work.—Midland Junction Police Station—Additions and Alterations (10572); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 16th August, 1949.

Work.—Moora School—New Latrines, etc. (10573); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Moora Police Station, on and after 16th August, 1949.

Work.—Bodallin School—Repairs and Renovations (10574); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Merredin, on and after 16th August, 1949.

Work.—Southern Cross School and Quarters—Sewerage (10553); 30th August, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Mining Registrar's Office, Southern Cross, on and after the 2nd August, 1949.

Work.—Merredin Hospital—New Brick Morgue (10576); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 23rd August, 1949.

Work.—Merredin School—Repairs and Renovations (10577); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 23rd August, 1949.

Work.—Bridgetown School and Quarters—Repairs and Renovations (10578); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Clerk of Courts, Busselton, on and after 23rd August, 1949.

Work.—King Edward Memorial Hospital, Nurses' Quarters—Supply and Installation of Lift Doors (10579); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 23rd August, 1949.

Work.—Wagin School—Alterations to Household Management Centre (10580); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, P.W.D. Narrogin, and Clerk of Courts, Wagin, on and after 23rd August, 1949.

Work.—York Hospital Additions—New Laundry (10581); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Court House, York, on and after 23rd August, 1949.

Work.—Broomehill School and Quarters—Repairs and Renovations (10582); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, on and after 23rd August, 1949.

Work.—Barbalin Pumper's Quarters—Erection (10583); 6th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 23rd August, 1949.

Work.—East Kirup School and Quarters—Repairs and Renovations (10585); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 30th August, 1949.

Work.—Trayning School—Additions (10586); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Trayning, on and after 30th August, 1949.

Work.—Woorloo School—Latrines, Sewerage and Ground Improvements (10587); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 30th August, 1949.

Work.—Dumbleyung School—Additions (10588); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Court House, Wagin, on and after 30th August, 1949.

Work.—Hamilton Hill School—Septic Tank Installation (10589); 13th September, 1949; conditions may be seen at the Contractor's Room, P.W.D., Perth, on and after 30th August, 1949.

Work.—Bunbury Hospital—Additions (10590); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 30th August, 1949.

Work.—Bunbury Lighthouse—Repairs and Renovations (10591); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 30th August, 1949.

Work.—Manjimup Tobacco Training Centre, Five Tobacco Kilns—Erection (10592); 13th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Manjimup Police Station, on and after 30th August, 1949.

Work.—Pinjarra—Large New Brick Hospital (10584); 27th September, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 30th August, 1949.

Work.—Supply and Installation of Pumping Machinery and Electrical Equipment at Mundaring Weir (10575); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 12th August, 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.

18th August, 1949.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 719/49.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 3 Bayswater to serve lot No. 538 Milne Street.

The owner of the abovementioned property is hereby notified that such property is capable of being connected to the sewer and must, therefore, connect his premises to the sewer within 30 days from date of service of prescribed notice, and is also notified that sewerage rates will, in accordance with the by-laws, be enforced from the 1st October, 1949, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st October, 1949, rates will be charged from date of connection.

A plan of the work to be carried out at the property must first be obtained from the department.

Dated this 19th day of August, 1949.

J. C. HUTCHINSON,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 686/49.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 3 Bayswater to serve lot 35 corner Leake and Nanhob Streets, Bayswater.

The owner of the abovementioned property is hereby notified that such property is capable of being connected to the sewer and must, therefore, connect his premises to the sewer within 30 days from date of service of prescribed notice; and is also notified that sewerage rates will, in accordance with the by-laws, be enforced from the 1st October, 1949, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st October, 1949, rates will be charged as from date of connection.

A plan of the work to be carried out at the property must first be obtained from the department.

Dated this 19th day of August, 1949.

J. C. HUTCHINSON,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 375/40.

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 to serve lots 116 and 117 Parker Street South, Bassendean.

The owner of the abovementioned properties is hereby notified that such properties are capable of being connected to the sewer, and that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1949.

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

Dated this 19th day of August, 1949, at the office, of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,
Under Secretary.

TRAFFIC ACT, 1919-1948.

Local Government Department,
Perth, 11th August, 1949.

P.W. 2123/48.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 47 of the Traffic Act, 1919-1948, has been pleased to amend, in the manner mentioned in the Schedule to the attached notice, the Traffic Regulations, 1936, made under and for the purposes of the said Act and published in the *Government Gazette* on the 26th day of August, 1936, and amended from time to time thereafter by notices published in the *Government Gazette*.

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

Schedule.

The Traffic Regulations, 1936, are amended as follows:—

(1) The proviso to Regulation 203A as amended in the *Government Gazette* on the 17th day of December, 1948, is further amended by deleting the words "or the Assistant Officer in Charge, Local Government, Public Works Department" after the word "Minister" where it occurs in line 1 and line 2 and inserting in lieu thereof the words "or the Secretary, Local Government Department."

TRAFFIC ACT, 1919-1948.

Local Government Department,
Perth, 11th August, 1949.

P.W. 951/45.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 47 of the Traffic Act, 1919-1948, has been pleased to amend, in the manner mentioned in the Schedule to the attached notice, the Traffic Regulations, 1936, made under and for the purposes of the said Act and published in the *Government Gazette* on the 26th day of August, 1936, and amended from time to time thereafter by notices published in the *Government Gazette*.

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

Schedule.

Regulation 26, as amended in the *Government Gazette* on the 24th day of April, 1941, is amended further by:—

Deleting paragraph (b) and inserting in lieu thereof, a paragraph as follows:—

(b) The certificate of registration (which shall be distinctive to the class of vehicle registered) to be issued to the owner of a licensed vehicle shall be in accordance with a form to be determined from time to time by the Minister; and printed in colours and indicating therein by an appropriate numeral or colour the month, year, or portion of the year, in relation to which the certificate is issued.

WATER BOARDS ACT, 1904-1941.

Water Rates for Year ending 30th June, 1950.

NOTICE is hereby given that the rate books for all lands in the Water Area shown in the Schedule hereto, liable to be rated under the abovementioned Act, have now been made up and are open for inspection by rate-payers.

By order of the Minister for Water Supply, Sewerage and Drainage.

W. C. WILLIAMS,

Under Secretary for Water Supply.

Perth, 19th August, 1949.

Notice of Rate.

NOTICE is hereby given that, under the powers conferred by the abovementioned Act, the Minister for Water Supply, Sewerage and Drainage has ordered rates, as shown in the Schedule attached hereto, to be made and levied for the year ending 30th June, 1950, upon all rateable land entered in the rate books, the making up of which is published in the *Government Gazette* of the 19th August, 1949, and newspaper; that the minimum rate, where provided for, shall be as shown on the Schedule, and that a memorandum of such order has been duly entered in the several rate books and signed.

The said rates are now payable in accordance with the by-laws applicable to the several Water Areas shown on the Schedule hereto made under the said Act.

W. C. WILLIAMS,

Under Secretary for Water Supply.

Schedule.

Other than Country Lands—Minimum, £1.
Water Area and Rate in the £.

Boyup Brook; 3s.
Bruce Rock; 3s.
Brunswick; 3s.
Bridgetown; 3s.
Brookton; 3s.
Narrogin, 3s.
Narembeen, 2s. 6d.
Kondinin, 2s. 6d.
Bencubbin, 2s. 6d.
Gabbin, 2s. 6d.
Kununoppin; 2s. 6d.
Lake Brown; 2s. 6d.
Mandiga; 2s. 6d.
Mukinbudin; 2s. 6d.
Trayning; 2s. 6d.
Welbungin; 2s. 6d.
Collie; 2s.
Katanning; 2s.
Pemberton; 3s.
Serpentine; 2s.
Waroona; 3s.

Country Lands.

An amount per acre, as shown in the second column hereunder, with an annual minimum rate of £2.

Water Area and Rate per Acre.

No. 1 District; 5d.
Narembeen; 5d.
Kondinin; 4½d.

WATER BOARDS ACT AMENDMENT ACT, 1918.
Wiluna Water Area.

P.W.W.S. 846/32.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of three shillings in the pound on the annual value being made and levied in the Wiluna Water Area for the year ending 30th June, 1950.

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

WATER BOARDS ACT AMENDMENT ACT, 1918.

IT is hereby notified, for general information, that His Excellency the Governor has been pleased to approve of rates on the annual value being made and levied for the Water Areas as follows:—

Year ending 30th June, 1950.

Water Area and Rate.

Bencubbin; 2s. 6d.
Gabbin; 2s. 6d.
Kununoppin; 2s. 6d.
Lake Brown; 2s. 6d.
Mandiga; 2s. 6d.
Mukinbudin; 2s. 6d.
Trayning; 2s. 6d.
Welbungin; 2s. 6d.
Kondinin; 2s. 6d.
Narembeen; 2s. 6d.
Bruce Rock; 3s.
Bridgetown; 3s.
Brunswick; 3s.
Brookton; 3s.
Boyup Brook; 3s.
Collie; 2s.
Katanning; 2s.
Narrogin; 3s.
Pemberton; 3s.
Serpentine; 2s.
Warooka; 3s.

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

WATER BOARDS ACT AMENDMENT ACT, 1918.
Pinjarra Road Board.

P.W.W.S. 793/37.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of three shillings in the pound on the annual rateable value of the land rated being made and levied by the Pinjarra Water Board in the Pinjarra Water Area for the year ending 30th June, 1950.

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

THE WATER BOARDS ACT AMENDMENT ACT, 1918.

Sandstone Water Area.

P.W.W.S. 794/37.

IT is hereby notified for general information, that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of 3s. in the £ on the annual value being made and levied in the Sandstone Water Area by the Sandstone Water Board for the year ending 30th June, 1950.

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

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Subiaco Municipality—Lease of Land.

Local Government Department,

Perth, 11th August, 1949.

P.W. 1958/37.

IT is hereby notified for general information that His Excellency the Governor has consented under the provisions of section 211 of the Municipal Corporations Act,

1906-1947, to the lease of all that land being portion of Daghish Lot 423, and being part of the land comprised in Certificate of Title, Volume 1091, Folio 3, granted by the Subiaco Municipality for a term of 99 years to Ronald Escort Turner of 100 Daghish Street, Wembley Park.

GEO. S. LINDSAY,
Secretary for Local Government.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipality of Bunbury.

Reserve No. 9997—By-laws.

P.W. 1130/41.

A by-law of the Municipality of Bunbury made under section 180 of the Municipal Corporations Act, 1906-1947, and numbered 80 for the Management and Conservation of Reserve No. 9997.

WHEREAS for the conservation of the steep sandy slopes of which the said reserve is composed it is necessary to restrict traffic thereover, in pursuance of the powers conferred by the said Act the Mayor and Councillors of the Municipality of Bunbury order as follows:—

1. In this by-law:—

“The Reserve” means reserve No. 9997 known as Boulters Heights.

“The Council” means the Council of the Municipality of Bunbury.

2. No person shall unless authorised by the Council in that behalf walk or move on the Reserve except upon a constructed footpath.

3. No person shall unless authorised by the Council in that behalf take any animal into the Reserve.

4. No person shall unless authorised by the Council in that behalf take any vehicle into the Reserve or use any vehicle in the Reserve.

Passed this 23rd day of November, 1948.

PERCY C. PAYNE,
Mayor.

R. HOUGHTON,
Town Clerk.

[L.S.]

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

MUNICIPALITY OF MIDLAND JUNCTION.

Proposed Loan of £5,000.

NOTICE is hereby given that the Council of the Municipality of Midland Junction proposes to borrow the sum of £5,000 for the purpose of extending and improving the Midland Oval.

The said sum of £5,000 (five thousand pounds) is proposed to be raised by the sale of debentures redeemable twenty (20) years after the issue thereof, with the right to redeem the full amount or part thereof, subject to reasonable notice being given in lieu of the formation of a Sinking Fund. The debentures shall bear interest at the rate of not more than £3 10s. (three pounds ten shillings) per centum per annum.

A statement showing the proposed expenditure of the money to be borrowed, together with estimate of cost is open for inspection of ratepayers of the Municipality for six (6) weeks after the publication of this notice. Such inspection may be made at the Municipal Offices, Town Hall, Midland Junction, between the hours of 10 a.m. and 4 p.m. from Monday to Friday, except on Public Holidays.

All moneys payable under the said debentures including both principal and interest are to be paid at the Office of the Bank of New South Wales, Midland Junction.

Dated this 12th day of August, 1949.

J. H. COLE,
Mayor.

F. L. GAWNED,
Town Clerk.

MUNICIPALITY OF MIDLAND JUNCTION.

Proposed Loan of £5,000.

NOTICE is hereby given that the Council of the Municipality of Midland Junction proposes to borrow the sum of £5,000 for the purpose of erecting electricity mains and street lights in the Midvale Housing Estate.

The said sum of £5,000 (five thousand pounds) is proposed to be raised by the sale of debentures redeemable twenty (20) years after the issue thereof, with the right to redeem the full amount or part thereof subject to reasonable notice being given in lieu of the formation of a Sinking Fund. The debentures shall bear interest at the rate of not more than £3 10s. (three pounds ten shillings) per centum per annum. The principal and interest payments will be made from the Electricity Revenue Account and no special rate will be raised.

A statement showing the proposed expenditure of the money to be borrowed, together with estimate of cost is open for inspection of ratepayers of the Municipality for six (6) weeks after the publication of this notice. Such inspection may be made at the Municipal Offices, Town Hall, Midland Junction, between the hours of 10 a.m. and 4 p.m. from Monday to Friday, except on Public Holidays.

All moneys payable under the said debentures including both principal and interest are to be paid at the office of the Bank of New South Wales, Midland Junction.

Dated this 12th day of August, 1949.

J. H. COLE,
Mayor.

F. L. GAWNED,
Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipal Council of Collie—By-law No. 101.

A by-law of the Municipal Council of Collie, under section 180 subsection (29) (f), of the Municipal Corporations Act, 1906-1947, and numbered 101 for Preventing or Regulating the Admission of Vehicles, Horses, and Cattle generally to Park Lands and Public Reserves within the Municipal District of Collie.

P.W. 148/39.

IN pursuance of the powers conferred by the said Act the Mayor and Councillors of the Municipal Council of Collie order as follows:—

No person or persons shall drive or ride any vehicle, bicycle, animal or cattle (great or small) in, upon, or through any of the public parks, reserves, gardens, or recreation grounds of the Municipality of Collie without the consent of the Council, in writing, first being had and obtained.

Made and passed at a meeting of the Municipal Council of Collie held on Monday the 14th day of March, 1949.

JAMES GILLESPIE,
Mayor.

G. STEWART,
Town Clerk.

[L.S.]

Recommended—

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

Approved by His Excellency the Governor, in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

THE MUNICIPAL CORPORATIONS ACT, 1906-1947; THE CITY OF PERTH ENDOWMENT LAND ACT, 1920.

City of Perth By-law No. 43—Buildings on Endowment Lands and Limekilns Estate (Amendment).

P.W. 228/38.

IN pursuance of the powers in that behalf contained in Part VII. of the City of Perth Endowment Land Act, 1920, and the Municipal Corporations Act, 1906-1947, the Lord Mayor and Councillors of the City of Perth hereby order that By-law No. 43 be amended as follows:—

1. Clause 2 is repealed and a new clause to be numbered 2 is inserted in lieu thereof as follows:—

2. Those portions of the reserve specified in the First Schedule hereto are classified as residential districts.

2. Clause 3 is repealed and a new clause to be numbered 3 is inserted in lieu thereof as follows:—

3. Those portions of the reserve specified in the Second Schedule hereto are classified as business districts.

3. After clause 7 the following Schedules are inserted:—

First Schedule.

(a) The land bounded on the South-West by Challenger Drive, on the North-West and North by The Boulevard, on the East by Templetonia Crescent, and on the South by a line following Kingsland Avenue from Templetonia Crescent West to Boronia Crescent, thereafter following the Southern boundaries of the building lots fronting Kingsland Avenue to Hesperia Avenue and thereafter following Hesperia Avenue to Challenger Drive.

(b) Lots 1 to 24 inclusive on L.T.O. Plan 5659. (Floreat Park Estate No. 1.)

(c) Lots 25 to 41 inclusive, lots 43 to 63 inclusive, and lots 65 to 88 inclusive on L.T.O. Plan 5782. Part lot 42 on L.T.O. Plan 5782 and the land contained in L.T.O. Diagram 10469. Part lot 64 on L.T.O. Plan 5782 and the land contained in L.T.O. Diagram 10468. (Floreat Park Estate No. 2.)

(d) Lots 1 to 89 inclusive on L.T.O. Plan 5842. Lots 3802 to 3827 inclusive on Lands and Surveys Plan O.P. 5237. (Floreat Park Estate No. 3.)

(e) Lots 89 to 99 inclusive and lots 102 to 187 inclusive on L.T.O. Plan 5889. Lot 1 on L.T.O. Diagram 13184. Lot 2 on L.T.O. Diagram 13183. (Floreat Park Estate No. 4.)

(f) Lots 188 to 255 inclusive on L.T.O. Plan 5917. (Floreat Park Estate No. 5.)

(g) Lots 256 to 313 inclusive on L.T.O. Plan 5931. (Floreat Park Estate No. 6.)

(h) Lots 395 to 411 inclusive and lots 416 to 490 inclusive on L.T.O. Plan 6091. (Floreat Park Estate No. 7.)

Second Schedule.

(a) The land bounded by Ocean Drive, Challenger Drive, and a continuation West of Lowanna Way.

(b) The land bounded by Ocean Drive, The Boulevard, and a continuation West of Dampier Avenue.

(c) Lots 412 to 415 inclusive on L.T.O. Plan 6091. (Floreat Park Estate No. 7.)

Passed by the Council of the City of Perth at the ordinary meeting of the Council held on the 20th day of December, 1948.

J. TOTTERDELL,
Lord Mayor.

W. McI. GREEN,
Town Clerk.

[L.S.]

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

TRAFFIC ACT, 1919-1948.

Municipal Council of Collie.

By-law No. 102—Heavy Traffic.

P.W. 148/39.

THE Council of the Municipality of Collie, pursuant to an Order in Council, made under section 49 of the Traffic Act, 1919-1948, published in the *Government Gazette* of the 4th February, 1949, and in pursuance of paragraph (c) of subparagraph (vii) of subsection (L) of section 47 of the said Act, and in exercise of the powers thereby conferred, doth hereby make and publish the following by-law prescribing the maximum weight which may be taken across the bridge, crossing the Collie River and connecting Medic and Steere Streets with River Avenue, known as the "Co-op" Bridge.

"Co-op" Bridge—Collie—Maximum Weight to be Carried.

The carriage by any vehicle of a load exceeding six (6) tons (including the weight of the vehicle) on, over, or across the bridge, crossing the Collie River, connecting Medic and Steere Streets with River Avenue, known as "The Co-op Bridge," being a bridge within the Municipal District of Collie, is hereby prohibited.

Made and passed at a meeting of the Municipal Council of Collie held on Monday the 14th day of March, 1949.

JAMES GILLESPIE,
Mayor.

[L.S.]

G. STEWART,
Town Clerk.

Recommended—

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

Approved by His Excellency the Governor, in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipal Council of Collie—By-law No. 103.

For the Preparation of a Special Roll and the Taking of Votes at a Loan Poll.

P.W. 148/39.

A BY-LAW of the Municipal Council of Collie under section 180, subsection (22) and section 451, subsection (7) of the Municipal Corporations Act, 1906-1947, and numbered 103 for the preparation of a special roll and regulating the taking of votes, upon any proposal to borrow, at a loan poll.

In pursuance of the powers conferred by the said Act the Mayor and Councillors of the Municipal Council of Collie order as follows:—

1. When a demand shall have been duly made under section 450 of the Municipal Corporations Act, 1906-1947, the Town Clerk shall forthwith prepare a special roll of the names of all persons who appear to him to be owners of rateable land, within the meaning of the said section 450, at the time and date of lodgment of such demand.

The said roll shall be in the form of Schedule "A" hereto and shall be available for inspection by any ratepayer or owner at the Town Clerk's office, within the usual office hours, for a period of five days commencing from a date not less than 10 days before the date fixed for the holding of the poll.

2. (a) When a corporation or joint stock company is the owner of rateable land, such corporation or joint stock company, may, by letter delivered to the Town

Clerk 15 days or more before the date fixed for the holding of the poll, appoint a person to be registered in place of such corporation or joint stock company.

(b) In default of any such appointment being made, the manager, secretary, or attorney of any corporation or joint stock company may be registered by the revision court to be held as hereinafter provided.

3. On or before the fifth day before the date fixed for the holding of the poll, any person:—

(a) Whose name has not been inserted in the roll, may, by letter delivered or sent through the post, addressed to the Town Clerk, apply to have his name inserted therein, and shall give particulars of his claim.

(b) Whose name has been inserted in the roll, and who is dissatisfied with such roll as not specifying the full rateable value of the land owned or leased by him, may, in like manner, apply to the Town Clerk to have the amount of such rateable value altered, and shall give particulars of such claim.

(c) Whose name appears on the roll, or who claims to have his name inserted in such roll, may in like manner, object to the name of any other person as not being entitled to have his name retained therein or as not being entitled to have the number of votes set against his name.

Any such claims or objections shall be in the form given in Schedule "B," or to the like effect, and any objection under subparagraph (c) shall be made in duplicate by the person objecting, and it shall be the duty of the Town Clerk to send one of such notices to the person objected to.

4. (a) The Council shall hold an open court, to be called a revision court, within the municipal district, for the purpose of revising the roll and such revision court shall be held before, but not more than five nor less than three days prior to the date fixed for the holding of the poll, at such time and place as the Mayor shall appoint, and the Mayor shall give notice of the holding of such court, and the time and place thereof, by placing a notice on some building within the municipal district, and by advertisement in a newspaper circulating in the district.

(b) The court shall consist of the Mayor, or, in his absence, a chairman appointed by the other members of the court, and of not less than one-third of the councillors.

5. Every such court may be adjourned, and if at any time for half an hour after the time appointed for holding such court, or adjourned court, a sufficient number of councillors to form a court is not present, the Mayor, or in his absence, any councillor or the Town Clerk, shall adjourn the court, but no such court shall be adjourned beyond the day before the holding of the poll.

6. (a) The Town Clerk shall himself, or by some person on his behalf if he is prevented from doing so, attend the revision court, and produce to the court the roll and the lists of the persons who have sent in claims, and who have been objected to.

(b) The valuer or valuers and all collectors of rates shall also attend the said court, and produce all books, papers, and documents in their possession connected with their respective offices.

(c) The officers aforesaid shall answer on oath or otherwise all such questions as the court may put to them in respect to any matters necessary to be ascertained for revising the roll.

7. (a) The revision court shall have authority to hear, receive and examine evidence, and by summons under the hand of the Mayor or Chairman to require all persons as the court may think fit to appear personally before the court at a time and place to be named in such summons, and to produce all books and papers in their possession or under their control as may appear necessary for the purpose of their examination.

(b) The court shall have like powers for compelling the attendance of witnesses summoned, and their examination upon, and taking of oaths and affirmations, and their answering questions touching the premises as by

any law in force for the time being and vested in justices exercising summary jurisdiction, and the Mayor or Chairman may issue any summons at any time after he has appointed a time for the holding of the said court.

8. The revision court shall in open court determine as hereinafter provided upon the validity of all claims and objections, and every such determination shall be by the decision of the majority, and in the case of an equality of votes, including that of the Mayor or Chairman, the claim, objection or question shall remain in the negative.

9. (a) The revision court shall insert in the roll under revision the name of every person who has claimed as aforesaid, and has proved to the satisfaction of the court to be entitled to be inserted therein for one or more votes, according to the provisions of the "Act."

(b) Subject as hereinafter provided the court shall retain on the list the names of all persons to whom no objection has been made with the number of votes unaltered.

(c) The revision court shall retain on the list the name of every person who has been objected to by any person and the number of votes unaltered, unless the person objecting appears by himself or by some person on his behalf in support of the objection, and proves the service of the requisite notices.

(d) When the name of any person inserted in the roll or the number of votes set against his name has been duly objected to, and the person objecting appears on his own behalf in support of such objection, the court shall require proof of so much of the qualification of the person objected to as is embraced in the grounds of objection and no more.

(e) In case the qualification of such person is not proved to the satisfaction of the court, the court shall expunge the name of such person from the list or shall alter and correct the number of votes set against his name, as the case may require.

(f) The court shall expunge from the list the name of every person who is proved to be dead.

(g) The court shall, by means of the ratebook valuation and return, correct any mistake or supply any omission which may appear to such court to have been made in the roll in respect of the name or place of abode of any person who is included therein, or in respect of the local description of the rateable property, or the situation thereof, or the rateable value thereof, and votes shown.

(h) No person's name shall be inserted by the court in the roll, or, except under subsection (f), be expunged therefrom, unless notice has been given as hereinbefore required.

10. The Mayor, or Chairman, shall in open court:—

(i) Write his initials against every name struck out or inserted as aforesaid, and against any part of the roll in which any mistake has been corrected or omission supplied;

(ii) initial every page of the roll so settled;

(iii) cause to be written at the foot of or at the end of the list a certificate that same has been revised, and is correct, with the date thereof;

(iv) the Mayor, or chairman, and not less than two other members of the court shall severally sign such certificate.

Voting in Absence at a Loan Poll.

11. Any person whose name appears upon the special roll, who does not reside within the Municipal District of Collie, may at any time before the date appointed for the holding of the poll, apply personally, or in writing, under his own hand, in the form set out in Schedule "C" hereto, to the Returning Officer for a postal voting paper and the Returning Officer shall supply the same, with the number of votes to which the owner is entitled, along with his initials, endorsed thereon and shall forthwith make a mark on the roll to indicate that absent voting papers have been supplied.

12. Any owner who has applied for, and received, a postal voting paper shall:—

(i) Mark his vote thereon.

(ii) Fold the voting paper so as to conceal the interior, but the paper shall be so folded so as to disclose the initials of the Returning Officer and the voting value endorsed on the back thereof.

(iii) Enclose the voting paper in an envelope, marked "Voting Paper" and seal the same and endorse his signature thereon, and enclose such envelope in another envelope, and address and send it by post to the Returning Officer.

13. Any person who has applied for and received a postal voting paper shall not be entitled to vote otherwise.

14. The Returning Officer shall retain all applications made in the form of Schedule "C" along with all envelopes containing voting papers in his possession until the polling day, and during, or immediately after the closing of the poll, in the presence of the scrutineers, shall:—

(i) Check the signature on the envelope with that appearing on the application form (Schedule "C") and if satisfied that the two are identical;

(ii) Check the name of the applicant with the authenticated roll and if the applicant's name still appears on such roll (not having been expunged as provided for in section 9 subsections (e) and (f) hereof) make a mark against the name on the roll and;

(iii) Open the envelope, and without unfolding the voting paper, check the number of votes endorsed thereon against the number shown against the name of the voter on the roll, and deposit the voting paper in the ballot box.

Made and passed at a meeting of the Municipal Council of Collie on Monday the 14th day of March, 1949.

JAMES GILLESPIE,
Mayor.

G. STEWART,
Town Clerk.

Recommended—

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

Approved by His Excellency the Governor, in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

Municipal Council of Collie—By-law No. 103.

Schedule "A."

No. on Roll.	Elector's Surname.	Elector's other Names.	Description of Annual Rateable Land Value.	No. of Votes.

Schedule "B."

(Form 1.)

Application from person whose name has been omitted from the Special Roll of Owners to have his name inserted therein.

To

The Town Clerk of the Municipality of Collie,
Sir,

I hereby claim to have my name inserted in the Special Roll of Owners for the Municipality of Collie in accordance with the qualifications as stated hereunder.

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

Signed.....

Schedule "B."

(Form 2)

Notice of Objection to Rateable Value of Land in Respect of which Claimant is on the Roll.

To

The Town Clerk of the Municipality of Collie,
Sir,

I beg to give you notice that I object to the annual value set against my name on the special roll of owners, and claim that the same should be amended to..... on the following grounds.

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

Signed.....
(Name in full)

Schedule "B."

(Form 3.)

Notice of Objection to Retention of Name on Special Roll of Owners.

To

The Town Clerk of the Municipality of Collie,
Sir,

I beg to give you notice that I object to the retention of the name of.....'.....on the special roll of owners on the following grounds.

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

Signed.....
(Name in full)

(To be served in duplicate on the Town Clerk.)

Schedule "C."

Application for Ballot Paper for Voting in Absence at Loan Poll.

To

The Returning Officer of the Municipality of Collie,
I (name in full).....being duly enrolled upon the Special Roll of Owners of the Municipality of Collie, hereby apply under the provisions of By-law No. 103 (11), to vote in absence for the Loan Poll to be held on.....day of.....19.... for the reason that I do not reside within the municipal district.

Signature.....
(under his own hand)

Address.....

City of Fremantle.

CITY OF FREMANTLE (FREE LITERARY INSTITUTE) ACT, 1948.

By-laws.

P.W. 1331/34.

WHEREAS under the provisions of the City of Fremantle (Free Literary Institute) Act, 1948, the City of Fremantle may make by-laws for the conduct of the Literary Institute and Library and for the other purposes set out in the said Act.

Now therefore the City of Fremantle doth hereby make the following by-laws.

1. In the construction of these by-laws all expressions shall have the same meaning as in the City of Fremantle (Free Literary Institute) Act, 1948, and in addition thereto unless the context otherwise indicates:

"Act" means the City of Fremantle (Free Literary Institute) Act, 1948.

"Board of Directors" means the Board of Directors appointed and elected in accordance with the Act and these by-laws.

"Librarian" means the person employed in that capacity by the Council and includes any assistant or assistants.

2.—Qualification of Members.

In addition to the persons eligible as members as set out in the Act, the following shall be eligible for membership.

Children of ratepayers who are residing with their parents.

3.—Deposit on Application.

Each intending member shall deposit with his application a sum of seven shillings and sixpence (7s. 6d.), which shall be held by the Council, but shall be refunded to a member on his resignation provided he has complied with all the conditions of his membership and which shall be refunded to the intending member if his application is refused by the Council.

4.—Use of Library.

No person shall without the permission of the Council or of the Town Clerk use the Library for any other purpose than reading, consulting or borrowing the books of the Library.

5.—Reading in the Library.

Any person wishing to use the Library shall become a member, and for the purpose of election as a member shall:—

(i) Register himself by completing a written form, which shall state his name, address and such other particulars as may be specified therein.

(ii) Accept a card, ticket or token as a condition of entry into the Library for the use of any book.

(iii) Make written application for any book for which the Librarian may require a written application.

6.—Borrowing from the Library.

No person shall take a book away from the Library unless he has—

(i) Made application for registration in a written form and been registered as a member.

(ii) Satisfied the Council by such evidence as the Council may require that he is a fit and proper person to be so registered.

(iii) Signed an undertaking in a form prescribed by the Council, or, if he is under twenty-one years of age, presented such an undertaking signed on his behalf by a parent, guardian or other person acceptable to the Council, that the person giving the undertaking will—

(a) Make good the loss or damage to any book whilst in the use or possession of such infant and pay any charges or fines incurred under the Act and these regulations.

(b) Notify the Council of any change in his address.

(c) Not transfer to any other person any book of the Library.

(d) Not aid or abet any person in the use of the Library in his name except as his agent.

(e) Comply with the Act and with all regulations, by-laws and rules which may apply to the Library and any reasonable direction of the Librarian.

On taking a book for his use and before using it or removing it from the Library a reader or member shall examine it and report any mark, blemish or defect to the Librarian.

No person shall take any book from or hold any book out of the Library unless the Librarian has consented thereto and such record has been made in connection therewith as the Librarian may require.

No book shall be deemed to have been returned to the Library unless it has been handed to the Librarian or left in a place or receptacle in the Library designated for the return of books or despatched to the Library in a manner and by a means previously approved by the Librarian.

7.—Return of Books.

(a) The maximum period for which any book may be borrowed shall be fourteen (14) days and any book not returned within that period shall be deemed to be overdue provided that where the last day for the return of a book is a Sunday or public holiday the book may without charge be returned on the first day thereafter.

(b) If a book is not returned to the Library within the specified period the member may be charged a sum not exceeding threepence (3d.) per week for each week or part of a week that the book is retained after fourteen days provided that no person shall be liable under this paragraph to be charged a sum greater than the value of the book concerned. A statement by the Council as to the value of any such book shall be final and conclusive and binding on the member.

(c) No person shall be permitted to borrow more than two books at any one time.

8.—Non-return of Books.

(a) If a book is lost or stolen from a member or is overdue more than four weeks beyond the period of fourteen days the member shall pay to the Council the full value of such book or if the book be part of a set or series and the book becomes overdue or the member is unable to replace same in consequence of having been lost or stolen the member shall pay to the Council the full value of the book and in addition such amount as the Board of Directors shall determine as the loss to the Library of the whole set or series. Any determination of the Board of Directors or statement by the Council as to value shall be final and conclusive.

(b) The Council may take action for the recovery of a book or the value thereof at any time after the book has become overdue.

9.—Good Behaviour.

No person shall—

(a) Enter or remain in the Library whilst suffering from any contagious or infectious disease.

(b) Enter or remain in the Library improperly or partially dressed or discard or remove any part of his clothing therein without the permission of the Librarian.

(c) Enter or remain in the Library while offensively unclean in person or clothing.

(d) Bring in to the Library or keep with him or permit to accompany or remain with him in the Library any animal.

(e) Smoke, light or use in any way tobacco or any similar substance in the Library except where provided.

(f) Eat or drink or prepare for eating or drinking any food, beverage, medicine or the like in the Library.

(g) Interfere in any way with the comfort and convenience of any other person using the Library.

(h) Use offensive or obscene language in the Library.

(i) Make disturbing noises in the Library by speech or otherwise.

(j) Deface, mutilate or mark by cutting or tearing or by writing or by improper folding or otherwise any part of any book belonging to the Library.

(k) Use in the Library any writing, drawing or painting materials or trace on or from any book without the permission of the Librarian.

(l) Deface or mark by writing or otherwise damage or in any way misuse any fixture, furniture or record of the Library.

(m) Misplace or secrete a book or any record of a book in the Library with intent to hold its use from others.

(n) Use the Library in any way in the name of another person except as an agent of such person.

10.—Penalties for Offences against these By-laws.

(a) Any person who commits an offence against these by-laws shall, on being requested by the Librarian so to do, forthwith leave the Library.

(b) Any person using the Library shall, when requested, give his name and address to the Librarian.

(c) Any person who commits an offence against these by-laws shall be liable to penalties as set out under sections 527 and 528 of the principal Act.

(d) Any person who commits an offence against the Act or these by-laws may be called upon by the Board of Directors at its next meeting to show cause why he should not be expelled from membership of the Library. Not less than seven (7) days' notice shall be given to any member requiring him to so show cause. At the said meeting the Board of Directors shall then consider all of the circumstances and may recommend to the Council the expulsion of such member, or his suspension from membership.

11.—Appeals.

Any person aggrieved by any decision of the Council cancelling or suspending or refusing to accept his membership may appeal against such decision to the Council by giving to the Council notice in writing within fourteen days of the decision appealed from of his intention to appeal.

Such notice shall—

(a) Set out the decision appealed from.

(b) State the grounds of the appeal.

The Town Clerk shall set the appeal down for hearing at the next ordinary meeting of the Council to be held not less than fourteen days after the lodging of such notice and he shall give to the appellant notice of the time and place of such meeting.

The Council may decide such appeal upon the evidence available and produced at the hearing by the Board of Directors, or alternatively may hear fresh evidence at its option.

The decision of the Council on any such appeal shall be final and conclusive.

Administration.

12.—Composition and Personnel of Board of Directors.

The Board of Directors shall comprise:—

(a) Four members of the Fremantle City Council appointed by the Council on Ward representation.

(b) Four members of the Library elected at a general meeting of members.

(c) The chairman of the Board of Directors shall at all times be an elected representative of the Fremantle City Council who shall present to the Council all reports and recommendations.

13.—Method of Electing Library Members to Board of Directors.

(a) The Fremantle Literary Institute shall on or before 1st April, 1949, appoint four members of their committee as initial members of the Board of Directors, two of these representatives to be appointed to the 31st October, 1949, and two to be appointed to the 31st October, 1950.

(b) A general meeting of Library members shall be held each year between 1st November and 30th November for the purpose of electing two members to the Board of Directors. Members shall be elected for a period of two years.

(c) Retiring members shall be eligible for re-election.

(d) In the event of a member of the Board of Directors elected by the Library members retiring or resigning from the Board of Directors or dying before completing his term of office, a special meeting of members shall be called within six (6) weeks of the date of such retirement, resignation or death for the purpose of electing a representative provided that in the event of the retirement taking place within eight weeks prior to the 1st November the election shall be conducted at the annual general meeting.

(e) The election to be carried out by ballot.

14. The Board of Directors shall meet regularly each month at a convenient time prior to the ordinary Council meeting.

15. All reports and recommendations of the Board of Directors shall be presented to the regular or special meetings of the full Council for endorsement and adoption before being put into operation.

16. The Council's authorisation and approval for all works and undertakings involving any expenditure must be obtained before such works or undertakings are proceeded with.

17. The Executive Officer of the Board of Directors shall be the Town Clerk or a deputy appointed by the Council.

Made and passed by the City of Fremantle on the 20th day of June, 1949.

The Common Seal of the City of Fremantle was hereto affixed this 21st day of July, 1949, pursuant to a resolution of the Council dated the 20th day of June, 1949, in the presence of:—

F. E. Gibson, Mayor.

N. McCombe, Town Clerk.

[L.S.]

Recommended—

(Sgd.) A. F. WATTS,

Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

Schedule No. 1.

City of Fremantle Free Lending Library.

ADULT APPLICATION FOR MEMBERSHIP.

(Do not write in this space.)

IN consideration of the City of Fremantle issuing to me, through the proper office, a Membership Card enabling me to borrow books from the City of Fremantle Library, I, the undersigned, hereby agree to comply with and observe the by-laws for the time being regulating the said library, in all respects. I further agree that, if any book borrowed by me is lost or stolen from me, or if the same is not returned by me to the Library, I will replace the said book, or pay the Council the full value thereof as fixed by the Council. And in the event of the same being part of a set or series, and my being unable to replace the said book, I will repay to the Council such amount as the Board of Directors shall determine as the loss to the Library of the whole set or series.

As Witness my hand this.....day of.....19
Sign on this line.....
(Christian Names.) (Surname.)

Then print name in full
(state if Mrs. or Miss)
.....
Address..... Telephone No.....
Ticket Issued.....
Change of Address.....
Name of Employer or Business Address.....
Change of Business Address.....

Schedule No. 2.

City of Fremantle Free Lending Library.

NOMINATION FORM.

I,....., of.....
hereby recommend.....of.....
as a borrower from The City of Fremantle Library. The said.....is, in my opinion, based upon personal knowledge of (him/her) fit to be entrusted with the loan of books from the said Library.

As witness my hand this.....day of....., 19.....

Name
(Recommender to sign here).....
Capacity in which recommendation is given.....
Address..... Telephone No.....
This nomination form must be signed by one of the following persons.

- (a) A Member of Parliament.
- (b) The Mayor of Fremantle or a Councillor of the City Council.
- (c) The Town Clerk or the Librarian.
- (d) The Headmaster or Principal of the Public School or College.
- (e) A Minister of any Church within the Municipality.
- (f) A Police Officer.
- (g) A Justice of the Peace.
- (h) The Employer of the Applicant.
- (i) Executive Officer of the Fremantle City Council.
- (j) Permanent head of a Government Department.
- (k) Town Clerk or Secretary of a Local Government Authority.

Schedule No. 3.

City of Fremantle Free Lending Library.
MINOR'S APPLICATION FOR MEMBERSHIP.

No.....

(Do not write on the line above)

Expires.....
When I write my name on this card, I promise to take good care of the books I use in the Library and at home and to obey the rules of the Library.

Name.....
(Write name in full and in INK.)

Address.....
School..... Class..... Age.....
Employer.....
Employer's Address.....

Schedule No. 4.

City of Fremantle Free Lending Library.
PARENT OR GUARDIAN DECLARATION FORM.

To be filled out by Parent or Guardian:
I am willing that my (son/daughter).....aged....., shall borrow books from the City of Fremantle Library, and I promise to make good any damage or loss and to pay any fines justly charged to (him/her).
Signature.....
Residence..... Telephone.....
Business address..... Telephone.....
Date.....

Schedule No. 5.

City of Fremantle Free Lending Library.
APPLICATION FOR A DUPLICATE MEMBERSHIP CARD.

Name.....
(In full.)
Address.....
Duplicate required.....
Date issued.....
Member's Declaration:
I hereby state that I have lost Membership Card issued to me by the Librarian, and that no books are outstanding thereon. In the event of any book being issued on any lost card I accept full responsibility under Library By-laws.
Signed.....

ROAD DISTRICTS ACT, 1919-1948.

Mount Marshall Road Board.

Local Government Department,

Perth, 11th August, 1949.

P.W. 1396/38.

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

GEO. S. LINDSAY,

Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Kondinin Road Board.

Local Government Department,

Perth, 11th August, 1949.

P.W. 629/27.

IT is hereby notified for general information that His Excellency the Governor has approved of the construction of—

- (1) Tennis courts, fences and tennis shelter shed.
- (2) Cricket and football ovals, hockey field and boundary fences.
- (3) Shelter and catering building, and public conveniences

on Recreation Reserve 22905, Kondinin, as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1948, by the Kondinin Road Board.

(Sgd.) GEO. S. LINDSAY,

Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Mt. Marshall Road Board.

Notice of Intention to Borrow £6,000—Proposed Loan No. 2 of £6,000.

THE said sum of six thousand pounds (£6,000) is proposed to be raised by the sale of debentures, repayable with interest by thirty (30) equal half yearly instalments over a period of 15 years. Debentures shall bear interest at a rate not exceeding 3½ per centum payable half yearly.

The purpose for which the proposed loan is to be applied, is for road making plant as a works and undertaking in the Mt. Marshall Road District.

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

The proposed loan for the plant is in the opinion of the Board, a special benefit to the Mt. Marshall Road Board Area.

By order of the Board.

R. H. GRANT,
Chairman.

J. F. STEPHENS,
Secretary.

5th August, 1949.

ROAD DISTRICTS ACT, 1919-1948.

Marradong Road Board.

P.W. 1043/34.

THE by-laws relating to Hawkers and Stallholders as published in the *Government Gazette* on the 20th day of March, 1942, are hereby amended as follows:—

By-law No. 4 by deleting the words "2s. 6d. for his license" and inserting in lieu thereof the words "£6 for his license."

Passed by the Marradong Road Board at a meeting held on the 8th day of July, 1949.

H. O. POLLARD,
Chairman.

R. GWYNNE,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 12th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1948.

Moora Road Board.

By-laws governing Long Service Leave to be granted to Employees of the Moora Road Board.

P.W. 1663/37.

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

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

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

(b) "Continuous service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of not more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full-time service with the Armed Forces of the Commonwealth of Australia, or who was directed by the Manpower Directorate to serve elsewhere, between the 3rd day of September, 1939, and the 3rd day of March, 1947, shall have such service counted as continuous service with this Board, provided the requisite proof is produced.

2. All employees of the Board shall after each period of 10 years' continuous service as permanent full-time employees thereof commencing from the 1st day of January, 1936, be entitled to three months' long service leave, but the Board reserves the right, if it thinks fit, to deduct from such long service leave any portion of sick leave taken during the period to which the long service applies. Long service leave to be taken at the convenience of the Board, which will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

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

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

5. Employees shall not be entitled to long service leave until the completion of 10 years' service. After the completion of the first 10 years, employees will then be entitled to a pro rata payment if they leave the service of the Board before the next period is completed.

6. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board. Any contravention of this sub-clause shall entitle the Board to dismiss the employee from its service, and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Moora Road Board at the ordinary meeting of the Board held on the 14th July, 1949.

L. W. NENKE,
Chairman.

E. A. P. TIMMS,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1948.

Tammin Road Board—By-laws.

P.W. 1730/48.

WHEREAS by the Road Districts Act, 1919-1948; the Cattle Trespass, Fencing and Impounding Act, 1882, and other Statutes, the Road Board of any District is empowered to make by-laws for all or any purposes in the said Act mentioned, the Tammin Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said acts and of every other authority enabling it in that behalf, doth hereby make and publish the following by-laws:—

Part 1.

Interpretations.

1. In these by-laws the interpretations set out in the Road Districts Act, 1919-1948, shall apply, in addition to which the following terms shall unless context otherwise indicates, bear the meaning set against them in the Road Districts Act, or respectively, that is to say:—
"The Act"—the Road Districts Act, 1919-1948, and all amendments thereto which may hereafter come into force;
"Board"—the Tammin Road Board;
"Board Room"—shall be the office, hall, or building in which the meeting of the Board is held from time to time;
"District"—the district under the jurisdiction of the

Tammin Road Board; "Secretary"—the Secretary-Engineer of the Board. All other interpretations to be prescribed in the Road Districts Act or other Acts or regulations thereunder.

Duties of the Secretary.

2. The duties of the Secretary shall be:—
 - (a) To attend all Board meetings.
 - (b) To attend all committee meetings.
 - (c) To take notes of minutes and prepare reports of committees.
 - (d) To conduct all correspondence, and to give the other officials instructions, as directed by the minutes, and carry out the resolutions of the Board as contained in such minutes.
 - (e) To answer all questions of the Board's business.
 - (f) To prepare and place before the Board the monthly financial statement at the end of each month of the financial year.
 - (g) To supervise the preparation of the rate-books and the Board's electoral lists, to examine proof of the latter, and to arrange for the distribution of copies prior to the elections; also to attend all courts of revision or appeal, to make the necessary arrangements for the elections, to issue instructions to the supervisor, in accordance with the Board's resolutions.
 - (h) To summon the members to Board and committee meetings.
 - (i) To keep all books up to date, in accordance with instructions issued by the Minister and additional instructions of the Board.
 - (j) To check all accounts sent in to the Board, and to see that all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the collector or other of the Board's officers, and see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board.
 - (k) To report to the Board at its next meeting any officer neglecting to make his returns as provided with the necessary vouchers attached thereto.
 - (l) To pay into the bank weekly, or as much more often as is required, to the credit of the Board, all moneys received by him on behalf of the Board, when such moneys shall amount in the aggregate to the sum of £5 or more.
 - (m) To act, when required, as inspector in connection with the administration of all Statutes coming within the jurisdiction of the Board.
 - (n) To see that no payment to the credit of the Board shall be made by any officer except through the Secretary, or such other officer as may be acting temporarily in that capacity.
 - (o) To obey readily and cheerfully all lawful commands or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board and not herein specified.
 - (p) To see that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and to report as to such matters to the Board.
 - (q) To report to the chairman any servant of the Board who has been guilty of any neglect of duty, or who is incapable of performing the duties allotted to him.
 - (r) To exercise, subject to any directions given by the Board or chairman, control over all servants of the Board.
 - (s) To see that no receipt is on any other than the forms prescribed by the Acts, and regulations under which authority is given for the issue of such receipts.
 - (t) To be responsible for the issue of receipts on the proper prescribed forms, and to see that all receipts issued are in proper sequence.
 - (u) To keep in the safe all current books and legal documents when not in actual use; to retain one key of the safe in his own personal custody, and to deposit the duplicate with the Board's bankers in the joint name of the chairman and Secretary of the Board; to lock in the safe at the end of each day such of the Board's moneys as remain unbanked; to enter in the bank deposit book full details of all cheques and other moneys, and to obtain a proper deposit receipt therefor.

Duties of Supervisor-Engineer.

3. The duties of supervisor-engineer shall be—
 - (a) The supervisor-engineer shall have the control of works, plant, and all property of the Board and shall issue instructions to the foreman, and shall see that same are faithfully carried out. Should the foreman be guilty of insubordination or disobedience, or be found incapable of performing the duties allotted to him, the supervisor-engineer shall report the matter to the chairman, who shall inquire into the matter and, if necessary, shall suspend the foreman and report the matter to the next meeting of the Board.
 - (b) To prepare proper plans and specifications for all works and improvements as regards roads and culverts under the control of the Board; examine all materials to be employed in such works; and to see the same faithfully and properly executed and performed, and watch the progress and formation thereof; submit all specifications and plans to the Board before tenders are called.
 - (c) To see that the work of cleaning and repairing all public roads and footways is properly carried out.
 - (d) To see that no labourers are engaged but those that are able bodied.
 - (e) To see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency.
 - (f) To see that all servants under his control carry out their duties efficiently, and to report any departure therefrom.
 - (g) To attend all Board and committee meetings if required.
 - (h) To specially examine all roads throughout the district at least once each six months, or as required by the Board.
 - (i) To supply monthly, or as required, to the Board returns of all work completed or in progress with remarks thereon.

Duties of Collector.

4. (a) The collector shall collect moneys that may be due to the Board, issuing receipts on the Board's printed forms for payment and entering particulars of all payments in the book provided by the Board for that purpose.
- (b) The collector shall make his financial report and payments to the Secretary every three days.

Appointment of Officers.

5. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board.
6. The election of all officers shall be conducted by a show of hands unless a ballot be demanded.
7. The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases before making the appointment, and the salary of any officer when fixed shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board, at which at least a quorum is present.
8. All complaints against servants of the Board must be in writing, and must in every case be signed by the person or persons complaining, and no notice whatever shall be taken of any complaint not made in accordance with this by-law. All such complaints as are receivable shall be addressed to the chairman, who, upon the receipt of such complaints, shall have power to investigate the same, and he shall report thereon to the Board at their next meeting.

Meetings and Proceedings.

9. Notice shall be given in writing by the chairman or secretary of ordinary or regular meetings adjourned
10. Meetings of the Board shall be of two kinds—"Ordinary" and "Special." Ordinary meetings are the regular meetings held in pursuance of these by-laws for the transaction of the general business of the Board, including meetings adjourned for the purpose of any incomplete business, but an adjourned meeting would not exclude any business which was considered necessary to transact. Special meetings are those called under section 131 of the Act, and shall include those

called by the chairman in response to a requisition signed by three members, and the notices of such special meetings shall have notified thereon the special business for which the meeting was called, and for which each member shall receive seven days' notice. No business shall be transacted at a special meeting other than that for which the special meeting was called; Provided that any matter of emergency can be discussed, with a ruling of the chairman and the consent of those present. The rate-payers' meeting shall consist of one called under section 144 of the Act, and the standing orders shall, so far as the Act allows, apply to the proceedings, but the provisions of the Act shall be first complied with.

11. Ordinary meetings shall be held at the office of the Board once in each month, on the day and at the hour appointed from time to time by resolution of the Board.

12. A special meeting may, on the requisition of three members of the Board, be called at any time in the manner prescribed by the Act, but the chairman may call a special meeting of the Board as often as he may think proper. No business will be transacted at any ordinary or special meeting unless a quorum is present.

13. At any meeting of the Board it shall rest with the majority of the members of the Board present to exclude the public from such meeting when, in their opinion, it is expedient to do so.

14. At all meetings of the Board, when there is not a quorum present, or when the Board is counted out (which counting out shall take place whenever there shall be less than a quorum present, or within 60 minutes after time for which the meeting is called), such circumstances, together with the names of the members then present shall be recorded in the minute book.

Voting.

15. Each member (including the chairman) shall have one vote, and such chairman shall not have a casting vote in addition to his ordinary vote, and all questions at such meetings shall be decided by a majority of the votes of the members present. All motions and amendments shall be decided by a show of hands, unless a division is demanded, before the next business is proceeded with.

Minutes of Meeting.

16. (a) The minute book prescribed by the Act shall be kept, in which any item of business transacted by the Board shall be entered by the secretary. Minutes of the special or ordinary meeting shall be confirmed at the next ordinary meeting. No discussion shall take place upon the minutes of the proceedings, except as to their accuracy or for the rectification of a clerical error.

(b) Pasting or otherwise permanently affixing the minutes of the meeting of the Board to the leaves of the minute book shall be equivalent to the entry therein, and the reading of the minutes may be dispensed with when members have been supplied with copies thereof at least three days before the holding of such meeting.

Standing Orders.

17. The order of business at all ordinary meetings of the Board shall be as follows, that is to say:—

(a) Reading and confirmation of minutes of last ordinary, also special meetings (if any).

(b) Consideration of business arising out of minutes.

(c) Questions of which due notice has been given by members of the Board.

(d) The chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisance of the Board, by a minute signed by himself, and such minute shall, when introduced, take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the chair as a motion without being seconded, but he shall confine himself to the questions contained therein.

(e) Reports of sub-committees and officers and members.

(f) Deputations and presentation of petitions or memorials, and consideration thereof.

(g) Reading of correspondence received and, at the option of the Board, despatched, and taking action as may be deemed expedient in regard thereto.

(h) Consideration of tenders and ratification of contracts.

(i) Presentation of monthly statement and passing of accounts for payment.

(j) Motions of which previous notice has been given.

(k) Motions without notice (by leave of the Board under by-law 18).

(l) General business.

(m) Notice of motions.

18. In the event of any member having urgent business to place before the meeting, he may move the suspension of the standing orders, and, if agreed to by the Board, such business shall take precedence of all other.

Petitions.

19. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member only, and any member presenting a petition or memorial to the Board shall affix his name to the beginning thereof, with the number of signatures, and any member presenting a petition or memorial shall acquaint himself with the contents thereof and ascertain that it does not contain language disrespectful to the Board. The nature or prayer of every petition or memorial shall be stated to the Board by the member presenting same.

Tenders.

20. Tenders for work shall be opened and dealt with when the subject matter of the tenders comes on to be considered at the meeting of the Board, or by a committee appointed for the purpose. The Board may require a deposit of 5 per cent. of the amount of the tender to accompany such tender, or two satisfactory sureties.

Order of Debate—Speakers must not Digress.

21. A member when speaking shall not digress from the subject of debate.

Correspondence.

22. All correspondence with the Board shall be addressed to the secretary and submitted to the Board. No letter addressed to the Board shall be presented or read by a member.

Consideration of Reports.

23. (a) If, in a report of a committee, distinct recommendations are made, the decision of the Board may be taken separately on each recommendation.

(b) Any report of a committee or any portion thereof may be amended by the Board in any matter if it may think fit, or may be referred back to the committee for further consideration.

(c) The recommendations of any committee, when adopted by the Board, shall be resolutions of the Board.

Precedence of Chairman.

24. When the chairman rises in his place during the progress of a debate, any member when speaking or offering to speak shall immediately resume his seat, and every member shall preserve strict silence, so that the chairman may be heard without interruption, but the member who was speaking may resume when the chairman takes his seat.

Notice of Motion—Absence of Mover.

25. In the absence of a member who has placed a notice of motion on the business paper for any meeting, any other member may at such meeting move the same, or such motion may be deferred until the next ordinary meeting of the Board.

Withdrawal of Motions.

26. Except as elsewhere provided, no motion after being placed on the business paper, shall be withdrawn without the consent of the Board.

Motions to be Seconded.

27. No motion shall be debated unless or until it has been seconded.

Motions not to be Withdrawn without Consent.

28. When a motion has been proposed and seconded it shall become subject to the control of the Board, and shall not be withdrawn without the consent of the Board.

Amendment may be Moved.

29. When a motion has been proposed and seconded, any member shall be at liberty to move an amendment thereon, but no such amendment shall be debated unless or until it has been seconded.

Motions and Amendments to be in Writing.

30. No motion or amendment shall be debated unless or until it has been reduced to writing, if the chairman so directs.

31. A motion or amendment not seconded cannot be discussed by any member except the mover, nor put by the chairman.

32. In submitting a motion or amendment the chairman shall put the question first in the affirmative and then in the negative.

Further Amendment may be moved on Amended Question.

33. If an amendment has been carried the question as amended thereby shall become itself the question before the Board, whereupon any further amendment upon such question may be moved.

How Subsequent Amendments May Be Moved.

34. If an amendment, whether upon an original question or amended as aforesaid, has been negatived, then a further amendment may be moved to the question to which such first-mentioned amendment was moved, and so on until there are no further amendments and the question is decided by the final vote in the affirmative or negative: Provided that not more than one question and one proposed amendment thereof shall be before the Board at any one time.

Motions for Adjournment.

35. No discussion shall be permitted upon any motion for adjournment of the Board. If upon the question being put on any such motion the same is negatived, the subject then under consideration or next on the business paper shall be discussed, and it shall not be competent for any member again to move a motion for adjournment until half an hour has elapsed from the time of moving the one that has been negatived.

Mover of Adjournment, when entitled to Priority.

36. On resuming any discussion which has been adjourned the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.

Notice of Question to be Given.

37. Sufficient notice of every question shall be given to the chairman or member expected to reply and if necessary, reference to other persons or to documents.

Questions to be put without Argument.

38. Every question shall be put categorically and without argument.

Replies and Objections.

39. No discussion shall ensue upon any reply or refusal to reply to any questions except by permission of the Board.

Mode of Addressing Board.

40. Members shall, on all occasions when at a meeting, address the chairman and speak to each other by their official designation as chairman or secretary, etc., as the case may be, and, with the exception of the chairman, shall rise in their places and stand while speaking (except when prevented from doing so by bodily infirmity).

Speaker not to be interrupted if in Order.

41. No member shall be interrupted while speaking, except for the purpose of calling him to order, as hereinafter provided.

Limitation as to Number of Speeches.

42. The mover of an original motion shall have the right of general reply to all observations which have been made in reference to such motion, and to any amendment thereon, as well as the right to speak upon

every such amendment. Every member, other than the mover of an original motion, shall have the right to speak once upon such motion, and once upon every amendment moved thereon. No member shall without the consent of the Board, speak more than once upon any one question, or for longer than ten minutes at any one time, unless when misrepresented or misunderstood, in which case he may be permitted to explain without adding further observations than may be necessary for the purpose of such explanation.

Determination of Questions.

43. (a) All questions shall, if not otherwise decided by law, be determined thus: Upon a question being put the chairman shall call for a show of hands for and against the question, and shall declare whether the question has been affirmed by the majority of members present or otherwise. The decision of the chairman shall be final, unless such decision be immediately challenged and any member rise and demand a division.

(b) Where any member dissents he may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.

Divisions.

44. Upon a division being so called for, the question shall first be put in the affirmative and then in the negative, and the chairman and all members present shall vote by a show of hands, and the names and votes of the chairman and members present shall be recorded in the minutes by the Secretary.

Chairman May Repeat Question.

45. The chairman shall be at liberty to put any question as often as may be necessary to enable him to form his opinion as to the result of the voting and declare same.

Acts of Disorder.

46. Any member who at any meeting of the Board or any committee commits a breach of any by-law, or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board or committee, or who in any other way raises or attempts to raise any question or addresses or attempts to address the Board or committee upon any subject which the Board or committee shall have no legal right to entertain or discuss or uses any language which, according to the common usage of gentlemen, would be disorderly, or makes use of any expression inconsistent with good order and decorum, or who says or does anything calculated to bring the Board or committee into contempt shall be guilty of an act of disorder.

Ruling of Chairman.

47. (a) The chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without further argument or comment, and his decision shall be final in that particular case.

(b) If the ruling of the chairman be disagreed with, then the usual parliamentary procedure may be adopted.

Members Called to Order More Than Once.

48. Any member who, having been called to order by the chairman for any infringement of any of the provisions of this by-law, or for any breach of decorum shall, upon the request of the chairman withdraw from the board room for the remainder of the meeting.

Removal from Board Room—Penalty for Continued Breach of Order, etc.

49. In the event of a member declining to withdraw from the Board room on being requested to do so by the chairman, the chairman may order his retirement until the termination of the sitting, and should such member disobey such order he shall be deemed guilty of an offence and shall be liable to a penalty not exceeding one pound.

Disorder.

50. If disorder arise at any meeting, the chairman may adjourn the meeting for a period of 15 minutes and quit the chair. The Board, on resuming shall, on question being put from the chair, decide without debate whether the business be proceeded with or not.

Appointment of Committee.

51. The Board may at any time appoint one or more members as a committee to inquire into any matter and make a report and recommendation thereon, but no committee shall incur any financial liability or in any way commit the Board to any responsibility whatever without express and specific authority conferred by the by-laws or a resolution of the Board.

Finance and Accounts.

52. All accounts, bills, and vouchers shall be submitted to the finance committee meeting and the ordinary general meeting, and after being certified as correct, shall be paid by cheque. An account shall be opened with such bank as the Board may from time to time direct, and all moneys received from whatever source, with the exception of money paid to the credit of the Board at the Treasury, shall be paid to the credit of the Board's account at such bank. All cheques and orders drawn against the Board's bank or Treasury account must be signed by the chairman and any one member of the Board and in all cases countersigned by the secretary of the Board.

53. Subject to clause 4 (b) of these by-laws all moneys belonging to the Board shall, within 24 hours after they come into the hands of any officer, servant or clerk, be paid to the secretary or responsible officer directed by the Board to receive same.

Urgent Work.

54. In the case of emergency the following amounts may be expended by the persons mentioned:—Chairman, or one member up to £2 10s., or chairman and one member, up to £5, by the engineer up to £10, which, expenditure shall, if found correct, be confirmed by the next ordinary meeting.

Unauthorised Expenditure.

55. Every item of expenditure, and every liability incurred by any committee or member of the Board otherwise than under the authority of the Act or of these by-laws, shall be deemed unlawful expenditure and a breach of this by-law by such person.

Common Seal.

56. The common seal of the Board shall be kept in the Board's safe. The common seal shall not be affixed to any deed or other instrument except by order of the Board.

Offences, Omissions or Neglects.

57. Any person guilty of the following offences shall, on conviction thereof, pay a penalty not exceeding ten pounds:—

(a) Damaging or destroying any building, dam, well, tank, pump, windmill, or windlass, bucket, rope, piping, troughing, fence, gate, or other property under the control of the Board.

(b) Blasting any rock, stone, or timber in or near any road without the permission of the Board, and not attending to such directions in regard thereto given by such Board.

Preservation of Trees.

58. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove from its place any tree or shrub, or plant standing in any of the roads, enclosures, public places or reserves, or who shall carelessly, wilfully, or wantonly injure, destroy, carry away or remove out of its place, or ride or drive against any of the tree-guards, fences, or other protection to such trees, shrubs, or plants aforesaid, shall be liable to a penalty of not more than £10, and in addition thereto shall also pay the Board a sum equal to the damage so done.

Gates Across Roads.

59. No person shall place a gate across any road without having first obtained the permission of the Board, and every such gate must not be less than 12 feet wide and to be well hinged and have proper catches, and must be erected to the satisfaction of the Board and in accordance with section 189 of the Road Districts Act, 1919-1948. An annual fee of 5s. shall be paid in respect of each and every gate.

Lighting.

60. Any unauthorised person who shall light, put out when lighted, or in any other way interfere with any lamp belonging to the Board, or shall damage or destroy such lamp shall pay, in addition to the value of such damage, if any, on conviction, a sum not exceeding £5.

Water Supply.

61. Any person who shall injure or destroy any well, bore, pipe, tank, or place of storage for water, or any machinery, appliances, or property used in connection therewith, shall be liable to a penalty not exceeding £10 and also shall pay to the Board the sum of such damages.

62. Any person who shall waste, or allow to escape, foul, pollute, or taint any water contained in a bore, pipe, tank, or place of storage, shall be guilty of an offence against this by-law, and shall be liable to a penalty not exceeding £20.

63. No person shall pollute or cause to be polluted any water-course, pool, tank, reservoir, or other water within the district.

64. Any person or persons leaving open the lid of any well, or any gate of an enclosure surrounding any dam or other water supply under the control of the Board, shall be guilty of an offence against these by-laws and notwithstanding any remedy for damages so caused shall be liable, on conviction, to a penalty not exceeding £5.

65. Any person who shall remove any water from any well, bore, tank, or other place of storage under the control of the Board, except in the direct watering of stock thereat, or for bona fide camping use, or except with the written consent of the Board and payment thereon of such reasonable fee as may be demanded, shall forfeit and pay, on conviction, a penalty not exceeding £5.

Water-courses.

66. No person shall cause or allow any obstruction in any water-course, water-channel, creek, or other water passing through or adjoining or abutting on his property, either by construction of permanent or temporary weirs or dams, or by allowing any accumulation of rubbish, soil, sand, or dead or growing scrub, or timber, and shall at least once in every year so clean and maintain such water-courses, water-channels, or creeks so as to retain their full natural discharging capacity.

Sand and Timber.

67. Any person who shall remove any sand or other materials from any lands under the control of the Board without a license shall forfeit and pay, on conviction, a sum not exceeding £5.

68. The owners of vacant townsite lots within the district, shall, when required by the Board, clear such lot of trees, shrub, or undergrowth, wholly or partially, and within such time as may be directed by the Board. Penalty for breach not exceeding £5.

Depasturing of Cattle.

69. Any person who shall turn loose, or suffer any kind of animal belonging to him or under his control to stray or go about, or to be tethered or depastured in or upon any road, recreation ground, or reserve of the district, shall be on conviction liable to a penalty not exceeding £5.

70. (a) The owner of any animal suffering from an infectious or contagious disease shall not permit such animal to be ridden or allowed to stray on any road, unfenced land, or reserve, within the district. Any animal so suffering may be slaughtered and destroyed without notice and at the owner's expense.

(b) The owner or driver of any such animal shall be liable, if convicted, of a breach of this by-law, to a penalty not exceeding £10, and not less than £2.

Straying Stock.

71. No owner or person having the custody or control of any animal shall cause, permit, or suffer such animal to stray on any road, public reserve, or other public place, or on any unfenced land abutting thereon within the boundary of the district.

72. (a) Any contravention of by-law 71 shall be an offence punishable under these by-laws, if the animal is a bull, boar, or stallion, by a fine not exceeding £20, and not less than £2.

(b) In any other case, by a fine not exceeding £10, and not less than 10s.

73. Provided that by-law 71 shall not apply in the case of stock whilst in the charge of the town ranger duly appointed by the Board.

Crossing Places.

74. It shall be lawful for the owner of any land fronting or adjoining any public way requiring access thereto with horse or vehicle from such street to such land across any existing footpath, kerbing, channel, or gutter, having first had and obtained the consent of the Board, to construct a crossing of such dimensions and materials, and in such form and manner as the regulations of the Board for the time being require, or as may be directed by the Secretary.

Public Pound, etc.

75. Any person who shall break, damage, or destroy any pound, fence, gate, lock, shed, trough, or other premises, the property of the Board, shall be liable to a penalty not exceeding £10.

76. Any person who shall break, obliterate, deface or damage any table of fees, placard, or other notice required by the Cattle Trespass, Fencing, and Impounding Act, 1882, or any subsequent amendments thereof shall be guilty of an offence against this by-law and shall on conviction be liable to a penalty not exceeding £5.

77. Any person who shall release or attempt to release any cattle which shall be lawfully seized for the purpose of being impounded whether such cattle shall be in the pound or on the way to or from such pound, shall be guilty of an offence against this by-law, and shall be on conviction liable to a penalty not exceeding £5.

Poundage, and Driving Charges.

78. The following charges as poundage fees and driving charges with the area under the control of the Board in respect of cattle impounded for trespass upon any road, track, right-of-way or reserves within the area under the control of the Board shall be:—

	£	s.	d.
For bulls over the age of one year and for stallions over the age of 18 months	4	0	0
For each head of other great cattle impounded between 8 a.m. and 6 p.m. . .	7	6	
For each head of other great cattle impounded between 6 p.m. and 8 a.m. . .	10	0	
For each head of small cattle impounded	2	0	
Driving Fees—			
Great cattle—1s. 6d. per head per mile up to three miles; over three miles, 1s. per mile; minimum, 1s. 6d.; maximum, 7s. 6d. per head.			
Small cattle—3d. per head per mile; minimum, 3d.; maximum, 1s. per head.			
Maximum charge to one owner, £1.			

Heavy Loading on Culverts, etc.

79. The owner of every vehicle which together with its load shall weigh more than seven and one-half tons shall travel the roads, bridges, and culverts within the district at his own risk, and shall be liable to pay for all damage done.

80. The Board may by notice affixed to any bridge or culvert declare the maximum weight of any engine, agricultural, or other machine or vehicle of any kind, and of any load of material which shall be permitted to cross such culvert or bridge, and also the pace at which such engine, machine, or vehicle shall be driven, led or taken over any such bridge or culvert and any person who shall cross any bridge or culvert in contravention of this by-law, shall, in addition to any liability for damage he may have caused, be liable to a penalty not exceeding twenty pounds.

Damaging Roads.

81. No person shall, either wilfully or negligently, damage or destroy any road, or portion of a road, by means of a horse, team, motor car, or motor wagon, or other means, and any person found guilty of such damage or destruction shall be liable to a penalty not exceeding £20.

82. Any person who—

(a) cuts or removes, without the consent of the Board, timber, earth, stone, or other material from a road or reserve; or

(b) erects any structure without the consent of the Board, upon a road so as to encroach thereon; or

(c) draws, without the consent aforesaid, across the water-table of a road, or across a drain, except over a properly constructed approach or culvert, a dray or other wheeled vehicle; or

(d) draws upon any road, timber, stone, or other material otherwise than on a wheeled vehicle, or suffers such material when carried principally or in part upon a wheeled vehicle to drag or trail upon a road or draws upon a road a whim or timber carriage any portion of which or any portion of chains attached thereto or any portion of other attachments trails or drags upon a road, shall be deemed guilty of an offence against these by-laws, and shall be liable to a penalty not exceeding £10 for every such offence.

83. Any person who draws upon any road any vehicle the wheel or wheels which are locked, unless there is placed at the bottom of such wheels some sufficient protection to prevent damage to such road, shall be liable to a penalty not exceeding £10.

84. No person shall drive any stock along any road vested in or under the control of the Board when such road is in such a condition as the result of wet weather that the passing of any stock thereover would cause damage or injury to such road. Any person committing a breach of this by-law shall be guilty of an offence and liable upon conviction to a penalty not exceeding £20.

To Protect Bridges from Fire.

85. Any person who shall light a fire (except by the order of the Board), or who shall place any rushes or other inflammable substance under, near, or against any bridge in the district, for the purpose of making a camp or sleeping place, or for any other purpose shall be liable to a penalty of not less than £1, and not exceeding £20.

Prevention of Trees Falling Across Road.

86. No person shall make or leave a fire near any road or reserve without taking proper precaution against such fire spreading.

87. No person shall ringbark or set fire to any standing tree upon or near to any road or track.

Park Lands, Reserves and Recreation Grounds.

88. All park lands and recreation grounds shall be open to the public daily for recreation purposes excepting as otherwise provided for in these by-laws. The Board shall have power to grant exclusive right to use and occupy any park lands, recreation grounds, or reserves placed under its control within the district for holding public sports or amusements to any responsible person or persons or club, and any person or persons obtaining such right shall be responsible for the proper care of all fences, buildings, or trees or other improvements upon or enclosing such park lands, recreation grounds and reserves, and shall pay the Board a fee to be fixed for each such occasion, and comply with the provisions of these by-laws and any regulations passed by resolution of the Board under which such exclusive rights are granted.

89. No horses, cattle, or vehicles shall be allowed on any park lands, or recreation grounds without the written permission of the Board.

90. All persons using or being upon any park lands, recreation grounds, or reserves shall at all times conduct themselves in a becoming manner; and any person creating any disturbance or annoyance to the public shall be liable to be expelled from such lands by any police officer or officer of the Board.

91. The Board may, in its discretion, prohibit any games or gymnastics from being played or carried on by any person or persons upon any park lands, recreation grounds, or reserves on a Sunday, Christmas Day, or Good Friday.

92. No person shall offer for sale on any reserve any provisions, refreshments, or other goods of any kind, nor carry on any games, or boxing, or other similar shows, nor use any firearms, except with the express sanction of the Board, and payment of such fee as may be demanded.

93. The Board, or any person duly authorised, may make charges for admission to any reserve of defined portion thereof, but such charges shall not exceed 2s. for adults and sixpence (6d.) for children under 15 years of age, with free entry for children (accompanied) under five years of age, and for horses and vehicle or motor cars, 1s.

94. Such person to whom the use of any reserve is given for picnic sports, races, or other use shall be held responsible for the immediate removal of all rubbish brought thereon on the occasion of such use, and a deposit not exceeding £5 shall be paid as a guarantee for the due removal of such rubbish. On the removal of such rubbish, to the satisfaction of the Board, the deposit shall be returned.

95. No person shall damage or injure any tree, shrub or plant in any park lands, recreation grounds, or reserves. Any person offending against this by-law shall forfeit and pay, on conviction a penalty not exceeding £10 for every such offence.

Camping.

96. No person shall camp on any reserve within the townsite of Tammin, except on that site set aside for this purpose, by the Board.

97. No person shall erect any structure on the reserve without the permission of the Board and without having first paid the prescribed fees in accordance with Schedule B hereto.

98. The camping area shall be used for the purpose of temporary camping only, and no permanent structure shall be erected on the reserve.

Stall, Hawkers, etc.

99. No person, unless he be a holder of a stall license issued by the Board and shall have paid the prescribed fee therefor, shall place or erect within the district any movable, temporarily fixed, or fixed stall, including any vehicle used or intended to be used as a stall for the sale of any meat, game, poultry, fruit, vegetables, food or any articles or merchandise, in or near any street or way, or in or on any footpath, right-of-way or reserve. The Board reserves the right to allocate the position to be occupied by any such stall or stand. The fees for a stall or stand shall be as prescribed in Schedule A hereto. License must be produced on demand to any police officer or officer of the Board.

100. No person shall hawk, peddle, or cry food-stuffs or wares of any description within the district unless he shall be the holder of a Hawker's License issued by the Board. Provided that nothing in these by-laws, shall read to apply to any storekeeper registered under the Shops and Factories Act within the district who may be fulfilling by delivery of bona fide orders for the goods of his business or store, nor to any ratepayer or occupier of the district who may be disposing of the bona fide primary products of his or her property situate within the district. Licenses must be produced on demand to any police officer or officer of the board. The fees for a Hawker's License shall be as prescribed in Schedule A hereto.

101. Neither stall licenses nor hawkers' licenses are in any way transferable, either by way of loan, gift, sale or assignment.

Poisonous Plants.

102. (1) The owner or occupier of land within the district of the Tammin Road Board, at his own expense, shall keep the roads abutting on every portion of land owned or occupied by him clear of poisonous plants, after such have been cleared of poisonous plants by the Road Board.

(2) All poisonous plants removed by such clearing by any owner or occupier as aforesaid shall be removed from every such road and destroyed by such owner or occupier at his own expense.

(3) Where land is owned or occupied by different owners or occupier on each side of a road, the centre of the roadway shall be taken as the road for the purpose of this by-law, paragraph (1).

(4) Any owner or occupier infringing or failing to comply with any of the above by-laws shall be liable on summary conviction to a penalty not exceeding £20.

Appointment of Employees.

103 (1) The secretary of the Tammin Road Board is hereby authorised, acting for and on behalf of the Board, to employ any casual or weekly servant required by the Board, in connection with any works, but shall report the fact of the employment of any such servant to the Board at its meeting next following such employment, and the Board shall be deemed to have ratified the employment of any such servant, and such employment may be continued unless at such meeting the Board by resolution directs that the employment of the servant shall be discontinued.

(2) The authority given by this by-law shall be supplementary to and shall not derogate from the power of the chairman of the Board under section 211 of the Road District Act, 1919-1948.

Penalties.

104. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these by-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these by-laws, and, where not otherwise provided, shall be liable to a penalty not exceeding £20 for every such offence.

105. All penalties or other sums recovered under provisions of these by-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of and form part of the ordinary income of the Board, except so much as may be paid to any informer.

106. All by-laws which obtained in this district previous to this date are hereby repealed.

Passed and adopted by resolution of the Tammin Road Board on the 22nd day of July, 1949.

R. B. NOTTAGE,
Chairman.

J. SMITH,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

Schedule "A."

Fees for Hawker's Licenses—Annual fee, £6; weekly, 10s.

Fees for stands on streets, roads, and reserves, etc., per day, 2s. 6d.; per week, 10s.; per month, £2; per annum, £10.

Schedule "B."

Fees for camping—Three shillings per week, or any part thereof, for each tent or structure.

ROAD DISTRICTS ACT, 1919-1948.

Pingelly Road Board.

Department of Local Government,
Perth, 16th August, 1949.

P.W. 905/37.

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

GEO. S. LINDSAY,
Secretary for Local Government.

STATE TRANSPORT CO-ORDINATION ACT, 1933-1948.
Transport Regulations, 1934—Amendment.

THE Western Australian Transport Board, pursuant to section 58 of the State Transport Co-ordination Act Amendment Act, 1948, hereby amends the Transport Regulations, 1934, as published in the *Government Gazette* on the 16th of March, 1934, and amended from time to time thereafter in the manner mentioned in the schedule hereunder:—

The Schedule.

By inserting after Regulation 55 thereof a new part as follows:—

Part IX.
Exemptions.

56. A license shall not be necessary under section 33 of the Act in respect of any commercial goods vehicle trailer or semi-trailer used for the transport of barley to the extent that the same would not be necessary if the words "or barley" were inserted after the word "oats" in line three of paragraph three of the First Schedule to the Act.

Made and adopted at a meeting of the Western Australian Transport Board held on the 23rd day of May, 1949.

The Common Seal of the Western Australian Transport Board was hereunto affixed by order of the Board in the presence of—

W. H. HOWARD,
Chairman.

A. SPENCER,
Member.

H. M. MACNEE,
Member.

G. SLATER,
Secretary.

[L.S.]

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

R. GREEN,
Acting Clerk of the Council.

I certify that the foregoing regulations are within the provisions of the Statute.

(Sgd.) S. H. GOOD,
Solicitor General.

Department of Agriculture,
Perth, 12th August, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Constable Arthur Percy Cole (No. 1923) and Constable Leslie Mummie (No. 1903) as Honorary Inspectors under the Brands Act, 1904-1935, and the Stock Diseases Act, 1895.

C. C. HILLARY,
Chief Administrative Officer.

W.A. GOVERNMENT TRAMWAYS AND FERRIES
ACT, 1948.

Appeal Board.

HIS Excellency the Governor has been pleased to approve of the appointment of Mr. K. J. Dougall as Chairman and Mr. F. W. Bateman as Deputy Chairman of the Appeal Board as required by paragraph (a) of subsection (3) of the Act.

H. S. SEWARD,
Minister for Tramways and Ferries.

12/8/1949.

THE GOVERNMENT RAILWAYS ACT, 1904-1948.

Ex. Co. No. 1752.

NOTICE is hereby given that by-laws as set out in the Schedule hereunder have been made by the Western Australian Government Railways Commission under and in accordance with section 23 of the Government Railways Act, 1904-1948.

Perth, 15th August, 1949.

(Sgd.) A. G. HALL,
Commissioner of Railways.

Schedule.

1. Meetings of the Commission shall be convened by the Chairman as and when required.

2. The order of business at meetings of the Commission shall be:—

(a) Confirmation of the minutes of the preceding meeting.

(b) Business arising out of minutes of preceding meetings.

(c) Matters listed in the agenda.

(d) Matters which any member of the Commission may bring forward for discussion, decision, or confirmation.

The foregoing order may be varied at the discretion of the Commission in the event of any urgent or special business rendering such a course necessary or desirable.

3. The Commission may authorise any of its members to do all things, under the authority of the Commission, necessary to implement any of the Commission's resolutions or decisions; to control, supervise, and guide, subject to the Act or to by-laws under the Act, all persons engaged in the management or control of any branch or branches of the department; to sign and execute documents on behalf of the Commission; and to do all things necessary or expedient for the purpose of giving effect to the Commission's resolutions or decisions.

4. The Commission may authorise any officer of the department to sign documents promulgating or publicising any authority, resolution, decision, direction, instruction, or views of the Commission and such document shall be deemed to have been issued or written by or under the direction of the Commission. Provided that this by-law shall not apply to documents which require the common seal of the Commission to be affixed.

5. The form of attestation of documents under seal shall be as follows:—

“The common seal of the Western Australian Government Railways Commission was hereunto affixed in the presence of:—

.....
Chairman.

.....
Secretary.”

Approved by His Excellency the Governor in Executive Council 12th August, 1949.

(Sgd.) R. GREEN,
Acting Clerk of the Council.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
112/49	1949. July 14	Guy Motors, Ltd.	62A, 1949	50 only Rigid Framed Omnibus Chassis, "Guy Arab," 19 ft. 6 in. Wheel Base, Single Deck Chassis, with 6LW Gardner, Six Cylinder Engine of 102 b.h.p. at 1,700 r.p.m., fitted in orthodox position, and equipped with Wilson Air-Operated Epi-Cyclic Gear Box and Fluid Fly Wheel, as per Item 1	Railways	£2,078 each Sterling.
209/49	Aug. 10	R. Tunnecliffe	113A, 1949	Purchase and Removal of a Secondhand Mild Steel Covered Motor Van Body, as per Item 1	£4 10s.
290/49	Aug. 12	Western Machinery Co. Pty., Ltd.	268A, 1949	50,000 yards of 7/-036 Hard Drawn P.V.C. Aerial Cable, as per Item 1	State Electricity Commission	£1 19s. 5d. per 100 yards (inc. 1½d. surcharge from 1-8-49).
509/49	do.	Oxwell Bros.	233A, 1949	Cartage of 200,000 Bricks as may be required from the State Brickworks, Byford, to various sewerage areas within a radius of 12 miles of the Perth G.P.O., as per Item 1	40s. per 1,000.
602/49	do.	H. L. Brisbane and Wunderlich Ltd.	272A, 1949	Stainless Steel Fittings (Bench, Shelves) for Heathcote Mental Reception Home, as per Item 1, delivered to the Home	Public Health	£199.
595/49	do.	Atkins (W.A.), Ltd.	271A, 1949	1 only Richardson Size 2 C.L. Fan Arrangement 2, Type E (left hand up cast) Unit, as per Item 1, delivered to Kellerberrin Hospital	Kellerberrin Hospital	£63 19s.
517/49	do.	H. L. Brisbane and Wunderlich Ltd.	229A, 1949	Stainless Steel Preserving Tanks, as follows:— Item 1—1 only	£84.
				Item 2—1 only	£58.
				Item 3—2 only	£75.
594/49	do.	Wm. Adams & Co.	270A, 1949	1 only "Servian" Vertical Edge Oscillating Sander Machine, and 1 only "Sagar" No. 2 Snipper Crosscut Saw Machine, as follows:— Item 1	Public Works	£375.
				Item 2	£310.
553/49	do.	McPhersons, Ltd. Jason Industries, Ltd.	256A, 1949	1 only Non-Pressure Electric Sterilizer, as per Item 1	Royal Perth Hospital	£29 13s. 4d.
546/49	do.	Wm. Adams & Co., Ltd.	252A, 1949	4 only "Pulford" Type 40 B Single Stage Single Cylinder Air Compressor Units complete with Motors and Receivers, as per Items 1 and 2	Metropolitan Water Supply	£112 per unit.
544/49	do.	Southern Cross Windmill Co.	248A, 1949	1 only Southern Cross 20 K.W. 240 volt. Generating Set, as per Item 1, delivered to Woolooloo Sanatorium	Public Health	£1,057 10s. 6d.
470/49	do.	Altona Engineering Co.	287A, 1949	300 only Clothes Lockers for "Sunset" Home, made from "Sunstar" Steel, as per Item 1 (b), delivered to "Sunset" Old Men's Home, Dalkeith	Chief Secretary's	79s. 6d., plus 2s. 6d. each.

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
456/49	1949. Aug. 15	Bates (A/Asia) Pty., Ltd., c/o. Brown & Dureau, Ltd.	Schedule 209A, 1949.—10,000 only five-ply Paper Bags, as per Item 1.
329/47	Aug. 17	British General Electric Co.	Schedule 158A, 1947.—Cables, Joint Boxes, etc., as follows:— Item 7—£13 18s. 3d. per yard. Item 7—£2 12s. per yard. Item 36 (a)—£68 each. Item 36 (b)—£42 each. Item 33—£600. Item 13—£1 15s. 10d. per yard. Item 10—£1 11s. 7d. per yard.

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

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			1949.
Aug. 16	337A, 1949	Uniforms for Fremantle Harbour Trust—recalled	Aug. 25
Aug. 18	339A, 1949	Water Pumping Plant for W.S.L.S.	Aug. 25
Aug. 4	317A, 1949	Steam Heated Hot Press for Infectious Diseases Hospital	Aug. 25
July 12	278A, 1949	Outdoor Metering Equipment for State Electricity Commission	Aug. 25
July 5	266A, 1949	Steel Rails and Fishplates for Railway Department	Aug. 25
Aug. 9	320A, 1949	Pumping Machinery for Margaret River	Aug. 25
Aug. 9	321A, 1949	5,000 gallons D.D.T. for Health Department	Aug. 25
Aug. 9	322A, 1949	Water Pumping Plants for War Service Land Settlement	Aug. 25
Aug. 9	327A, 1949	Petrol Driven Lawn Mower	Aug. 25
Aug. 11	330A, 1949	Erection of Engine Room and Supply of Accessories (Ground Water Supply, Water Circulating Pump Motor, Fuel Oil Transfer Pump and Motor, Battery Charger, Piping, Steelwork and Fittings, Oil Tank, Cables and Wiring and Fire Extinguishers) for 1,000 K.W. Alternator at Welshpool Industrial area	Aug. 25
Aug. 11	331A, 1949	1,000 gallons White Road Marking Paint	Aug. 25
April 7	129A, 1949	Furnace Charger for Midland Junction Workshops	Extended to Sept. 1
Aug. 2	311A, 1949	Mild Steel Plate 3/16 in.	Sept. 1
Aug. 2	316A, 1949	Continuous Electric Photo Printing Machine	Sept. 1
Aug. 11	333A, 1949	X-Ray Plants and Rotary Convertors	Sept. 1
Aug. 16	334A, 1949	Highspeed Diesel Engine for Claremont Mental Hospital	Sept. 1
Aug. 18	340A, 1949	Lathe for Denmark School of Agriculture	Sept. 1
Aug. 9	326A, 1949	100,000 Star Steel Fencing Posts. (This cancels Schedule 290A, 1949)	Sept. 8
Aug. 9	324A, 1949	Flash Butt Welding Machine	Sept. 8
Aug. 4	314A, 1949	Slow Combustion Cooker for Yallingup Caves House	Sept. 8
July 19	284A, 1949	Sluice Valves and Air Valves	Extended to Sept. 15
Aug. 4	315A, 1949	Machinery—Angle Bending Rolls, Drop Stamps for Midland Junction Workshops	Oct. 27
<i>For Sale by Tender.</i>			
Aug. 9	323A, 1949	Secondhand "Russell" Patrol Graders	Aug. 25
Aug. 11	328A, 1949	Kitchen Refuse ex Princess Margaret Hospital	Aug. 25
Aug. 11	329A, 1949	Secondhand Compressor (Ammonia) Receiver, etc., ex Mental Hospital	Aug. 25
Aug. 16	335A, 1949	Secondhand 1931 model Chevrolet Tourer	Aug. 25
Aug. 16	336A, 1949	Gas and Wood Stoves and Hot Plate, ex Government Stores, Surplus Stores	Aug. 25
Aug. 18	338A, 1949	Secondhand Draglines and Shovel	Sept. 1
Aug. 9	325A, 1949	Secondhand Ammonia Refrigeration Condensing Plant, ex Royal Perth Hospital	Sept. 8

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the abovementioned 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.

18th August, 1949.

A. H. TELFER,
Chairman.

THE MINING ACT, 1904-1945.

Department of Mines,
Perth, 12th August, 1949.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1945, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Tailings Licenses, Authorities to Mine, and Temporary Reserves as shown below.

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

The undermentioned Temporary Reserve has been approved conditionally:—

No.	Corres. No.	Occupier.	Term.	Locality.
1235H	708/49	Walsh, Francis Edward ; Simpson, Samson	To 31st August, 1952	Collie Burn, Collie Coalfield.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Broome, 1st August, 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.) A. L. T. TAYLOR,
Warden.

To be heard at the Warden's Court, Broome, on Monday, the 19th day of September, 1949.

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

WEST KIMBERLEY GOLDFIELD.

Water Right.

5—Australian Iron & Steel Limited; 168 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

Garden Area.

2—Australian Iron & Steel Limited; 168 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

Mineral Claims.

26—Peninsular Copper Mining Coy. Ltd.; c/o Messrs. Patterson & Co. Ltd., Box B55, G.P.O., Perth; non-payment of rent and no Miner's Right.

29—Alfred Robert Eric Russell; Devonian Lead Mines, Derby; no Miner's Right.

30—Michael Patrick Duraek; 20 Edward Street, Perth; non-payment of rent and no Miner's Right.

31—Michael Patrick Duraek; 20 Edward Street, Perth; non-payment of rent and no Miner's Right.

32—Arthur Leslie Tatchell; c/o Rowell & Co., Derby; non-payment of rent and no Miner's Right.

33—Leo Newman; c/o Rowell & Co., Derby; non-payment of rent and no Miner's Right.

34—Aaron Gutwirth; c/o Rowell & Co., Derby; non-payment of rent and no Miner's Right.

35—Hector McAnuff and Harry Bannon; Kimberley Downs Station, Derby; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904-1945.

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

Department of Mines,
Perth, 1st August, 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 16th day of September, 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.

BROAD ARROW GOLDFIELD.

Gold Mining Leases.

1933W—OVERSIGHT TARA UNITED: Catchpole, Herbert John.

1943W—MOPOKE GOLD MINE: Ora Banda United Mines Limited.

1944W—GIMBLET SOUTH: Ora Banda United Mines Limited.

1957W—MOPOKE NORTH: Ora Banda United Mines Limited.

1977W—MOPOKE SOUTH: Ora Banda United Mines Limited.

1980W—NEW GIMLET: Ora Banda United Mines Limited.

1982W—GIMLET NORTH: Ora Banda United Mines Limited.

2073W—GIMLET SOUTH EXTENDED: Ora Banda United Mines Limited.

2078W—VICTORIOUS SOUTH: Ora Banda United Mines Limited.

2188W—GOLDEN PENNY: Prnich, Mate.

2228W—NEW FENBARK: Saliuovic, Mirko.

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.

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

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

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

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

5311—LISTER'S GOLD MINE: Lister, Jack; Lister, George; Lister, George Francis; Lister, Arthur.

5317—FRANK: Consolidated Gold Mines of Coolgardie Limited.

5328—DREADNOUGH: Consolidated Gold Mines of Coolgardie Limited.

5330—UNDAUNTED: Consolidated Gold Mines of Coolgardie Limited.

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

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

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.

5500—PARIS CENTRAL: Lister, Jack; Lister, George (Sur.); Lister, Arthur; Lister, George Francis.

5502—FLAGSTAFF: Consolidated Gold Mines of Coolgardie Limited.

5504—TINDALS No. 4 WEST: Consolidated Gold Mines of Coolgardie Limited.

5505—EMPRESS OF COOLGARDIE: Consolidated Gold Mines of Coolgardie Limited.

5532—TINDALS EAST: Consolidated Gold Mines of Coolgardie Limited.

5548—GREAT HOPE: Consolidated Gold Mines of Coolgardie Limited.

5598—KING SOLOMON: 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.

5637—CALEDONIA: Clews, Eric Pascoe; Clews, Dennis.

5647—FAIRPLAY GOLD MINE: Oreb, Ante; Tarbain, Ante.

5656—ALICIA: Consolidated Gold Mines of Coolgardie Limited.

5657—ALICIA SOUTH: Consolidated Gold Mines of Coolgardie Limited.

5667—GROUND LARK: Trean, Donald Sidney.

5683—MASTER KEY G.M.: Allom, Henry Ogilvie.

5686—GREAT WESTERN: Waples, John Thomas; McRostie, Catherine.

5713—LADY GRACE: Hepworth, Frederick Joshua; Courtney, Paul Valdon.

5715—RIVETTE GOLD MINE: Corboy, Terence Barry.

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

- 5743—MOYA JAN: Gorman, Morris O'Connell; Gorman, Thomas.
 5753—FAIRPLAY WEST: Benbow, William; Johnson, Ronald.
 5767—RED RIDGE: Victory Explorations No Liability.
 5768—RED RIDGE EAST: Victory Explorations No Liability.
 5770—LONDONDERRY: Taylor, John Valentine.
 5772—CALEDONIA NORTH: Clews, Eric Pascoe.
 5796—PRESIDENT ROOSEVELT: Bruce, Charles.
 5812—MAIN LODE DEEPS: Frank, Marjory Alma; Gorman, Henrietta.
 5814—CALEDONIA EXTENDED: Victory Explorations No Liability.
 5819—LONDONDERRY SOUTH: Taylor, John Valentine.
 5820—LONDONDERRY NORTH: Taylor, John Valentine.
 5832—BLUE BIRD NORTH: Napier, George Pousonby.

DUNDAS GOLDFIELD.

Gold Mining Leases.

- 1468—BRONZEWING: James, Vincent Arthur.
 1596—ABBOTSHALL: Richardson, Augustus Merrifield.
 1617—CAESAR: James, Vincent Arthur.
 1624—VALHALLA: Tomich, Gelena.
 1667—SUN: Thompson, George Harold; Stacey, Adrian Fitzgerald.

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

- 5468E—PHARLAP: Speed, George; Rosenberg, Ian Albert; Nunn, Edward.
 5486E—OLYMPIAN: Bartoll, Joakim Krojonich; Jessop, Patricia.
 5737E—GOLDEN MILE CHANNEL: Mohr, John.
 5798E—MARANO: Parker, Allan Thomas; Beaton, Roderick; Parker, William; Hehir, Jack Power.
 5839E—CORONATION: Ridge, Maurice Hennessy; Elliot, Edward Burton; Watson, Duncan.
 5852E—PEDESTAL: Douglas, Henry Joseph; Proud, Henry George; Connolly, Harold.
 5867E—CONCORD: Acton, Percival William; Allen, Ivy Camilla; Maclean, Alexander.
 5896E—CONCORDIA: Gillett, Bernard St. Patrick.
 5924E—FEDERAL: Gillett, Bernard St. Patrick.
 5933E—CORONATION SOUTH: Hehir, Jack Power.
 5934E—SCEPTRE: Hehir, Jack Power.
 5936E—CORONATION WEST: Hehir, Jack Power.
 5942E—CORONATION NORTH: Hehir, Jack Power.
 5961E—LOGANBERRY: Starr, Allan Francis.
 6025E—BELLE OF KALGOORLIE: Saunders, Richard.
 6036E—WANDOO: Board, John Edward.
 6040E—HANNANS EAST: Wardrop, Charles.
 6041E—INKERMAN: Board, John Edward.
 6022E—PROPRIETARY: Cunneen, John Laurence; Smith, Arthur Edgar.
 6024E—TRIDENT: Proud, Henry George; Douglas, Henry Joseph; Connolly, Harold.
 6077E—BROWNHILL CONSOLS: Nelli, Michael; Nelli, William Michael; Nelli, Raymond William; Noble, Francis Henry.
 6094E—THREE B'S: Rulyaneich, Louie.
 6099E—TRY AGAIN: Duke, Henry.
 6106E—MOUNT CHARLOTTE JUNCTION: Rudwick, Maurice Bartle.
 6149E—FELT HAT: Board, John Edward.
 6153E—DRYMOUNT NORTH: Baldini, Tanislido Claudio.

EAST COOLGARDIE GOLDFIELD.

Bulong District.

Gold Mining Leases.

- 1308Y—SOUTHERN CROSS: Nichol, Hugh.
 1311Y—BLUE QUARTZ: Jones, Barton Cedric.
 1319Y—TWO H'S: Harrington, Robert John; Hansen, Albert Leach.
 1321Y—TWO H'S SOUTH: Harrington, Robert John; Hansen, Albert Leach.

EAST MURCHISON GOLDFIELD.

Black Range District.

Gold Mining Leases.

- 959B—BONNY NOTE: Parkinson, Albert Edward.
 1046B—CAMBERRA: Adams, Thomas; Janson, Alexander.

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Gold Mining Leases.

- 2138T—NIL DESPERANDUM: Probert, Arthur Adrian; Clark, Henry Burke.
 2446T—BOOMERANG: Cable, Douglas.
 2463T—TEMPEST: Thompson, David.
 2478T—LANCEFIELD NORTH: Cox, George Worters; Cable, Charles; Wingate, Ivor Churchill; Hill, Archie Gilchrist.
 2484T—BOOMERANG EXTENDED: Cable, John.

MURCHISON GOLDFIELD.

Mount Magnet District.

Gold Mining Leases.

- 1286M—EVENING STAR: Jewell, Horace; Slavin, Joseph Clarence.
 1355M—MOYAGEE: Poletti, Gildo; Bianchi, Alberto; Dorigo, Lily.
 1442M—ROBINS NEST: Hebbard, Bernard.
 1447M—MORNING STAR: Angus, Richard.

Meekatharra District.

Gold Mining Leases.

- 1547N—LADY CENTRAL: Horley, Lance Charles.
 1559N—INGLISTON: Butler, John Francis; Butler, William Henry; Toohy, John.
 1725N—NEW BREW: Lauritsen, Ole Martin; Roat, Amerigo; Roat, Giovanni.
 1853N—BLUEBIRD: Scott, Frank Muir; Gibson, Bernard.
 1855N—COMMODORE: Young, James Francis; Sciarasa, Primo; Pirone, Pietro; Cabassi, Felice Carlo.
 1900N—DANUBE: Parisi, Gelindo; Ghezzi, Davide; Ghezzi, Oreste; Mann, John.
 1923N—PETER PAN: Nikolich, Clem.
 1924N—NEW BREW SOUTH: Hampton Plains Development Limited.
 1925N—TUMBULGUM: Hampton Plains Development Limited.
 1926N—TUMBULGUM NORTH: Hampton Plains Development Limited.
 1928N—TUMBULGUM NORTH EXTENDED: Hampton Plains Development Limited.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

- 5511Z—FIRST HIT: Robinson, William Andrew; Dewar, Franklin Hector.
 5554Z—FIRST HIT WEST: Robinson, William Andrew; Dewar, Franklin Hector.
 5735Z—PRETTY EASY: Clark, Joseph William.

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

Gold Mining Leases.

- 1016U—NEW CALLION: Western Mining Corporation Limited.
- 1074U—TWO CHINAMEN: Lawton, Walter John; Cumming, John; Williams, John Henry; Woinar, Francis Joseph; Macknish, Charles Hedley; Kyle, Ronald James.
- 1078U—RABBIT: Sachse, Harold Frederick; Howchin, Henry John; Mills, Samuel John.
- 1085U—SOUTH CALLION: Western Mining Corporation Limited.
- 1089U—PARAMOUNT: Lawton, Walter John.
- 1107U—AJAX WEST: Collins, Patrick Joseph.
- 1111U—CALLION NORTH: Western Mining Corporation Limited.
- 1112U—CALLION SOUTH EXTENDED: Western Mining Corporation Limited.
- 1113U—OAKLEY: Perks, Charles John; Perks, Alfred Fordham; Perks, William Edward.
- 1114U—CAERLEON: Western Mining Corporation Limited.
- 1115U—CALEDONIA: Western Mining Corporation Limited.
- 1116U—CAMELOT: Western Mining Corporation Limited.
- 1117U—COCKAIGNE: Western Mining Corporation Limited.
- 1118U—CUMBRIA: Western Mining Corporation Limited.
- 1119U—CAMBODIA: Western Mining Corporation Limited.
- 1120U—CALIOPE: Western Mining Corporation Limited.

Yerilla District.

Gold Mining Leases.

- 1011R—NETA: Paget Gold Mines of Edjudina Limited.
- 1119R—GENEVE: Paget Gold Mines of Edjudina Limited.
- 1120R—THE SENATE: Paget Gold Mines of Edjudina Limited.
- 1121R—NETA EXTENDED: Paget Gold Mines of Edjudina Limited.
- 1122R—NETA JUNCTION: Paget Gold Mines of Edjudina Limited.
- 1176R—YILGANGIE QUEEN: Western Mining Corporation Limited.
- 1209R—BRADFORDS: Western Mining Corporation Limited.
- 1212R—MELODY MINE: Western Mining Corporation Limited.
- 1307R—SUFFOLK: Paget Gold Mines of Edjudina Limited.
- 1308R—BERKSHIRE: Paget Gold Mines of Edjudina Limited.
- 1319R—VALERIE MAY: Batman, Colethirst Reginald.
- 1321R—YERILLA KING: Masters, Harry; Moreschetti, Domenic.
- 1322R—SHEBA: Mandelstam, Herman.

Niagara District.

Gold Mining Leases.

- 911G—COSMOPOLITAN SOUTH: Wilkinson, David Adamson; Wilkinson, Charles Norman.
- 919G—TWO D'S: Bright, William.
- 920G—TWO D'S WEST: Bright, William.
- 921G—TWO D'S SOUTH: Bright, William.
- 928G—ALTONA: Barrett, Thomas.
- 929G—NORTH ALTONA: Barrett, Thomas.
- 931G—GHURKA: O'Brien, Daniel.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Gold Mining Leases.

- 1566X—LADY ROBINSON: Weight, Francis Joseph.
- 1570X—LADY GERALDINE: Little, Noel Brodie.
- 1571X—MOUNT EBA NORTH: Kelly, John; Grey, Francis.

PEAK HILL GOLDFIELD.

Gold Mining Lease.

- 575P—LABOURCHERE MAIN LODE: Scott, Frank Muir; Gibson, Bernard.

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases.

- 866—BONNIE DOON: Greater Bonnie Doon (1935) Limited.
- 901—RYAN'S: Greater Bonnie Doon (1935) Limited.

YALGOO GOLDFIELD.

Gold Mining Lease.

- 1207—ROSE MARIE: Malone, Martin Patrick.

YILGARN GOLDFIELD.

Gold Mining Leases.

- 3390—JUST IN TIME: N.G.M. Limited.
- 3394—IRON CHANNEL: N.G.M. Limited.
- 3456—NEWRY: N.G.M. Limited.
- 3465—BRILLIANT: N.G.M. Limited.
- 3480—GREAT VICTORIA: Burbidge Gold Mines N.L.
- 3511—PWLL BACH: N.G.M. Limited.
- 3515—ELECTION: N.G.M. Limited.
- 3518—JUST IN TIME EXTENDED: N.G.M. Limited.
- 3519—OMEGA: N.G.M. Limited.
- 3557—GREAT VICTORIA BLOCK 1: Burbidge Gold Mines N.L.
- 3558—GREAT VICTORIA BLOCK 2: Burbidge Gold Mines N.L.
- 3559—GREAT VICTORIA BLOCK 3: Burbidge Gold Mines N.L.
- 3562—GREAT VICTORIA BLOCK 6: Burbidge Gold Mines N.L.
- 3572—GREAT VICTORIA BLOCK No. 10: Burbidge Gold Mines N.L.
- 3577—GREAT VICTORIA BLOCK No. 11: Burbidge Gold Mines N.L.
- 3724—FRANCES FIRNESS: Haase, Frank Roy; Le May, Marie Thelma; Norton, Edward O'Rielly.
- 3868—EVANSTON: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 3870—EVANSTON EAST: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 3875—VICTORIA: Rota, Gildo.
- 3888—GOLDIES: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 3895—BLUE PETER: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 3914—MAY: Goodin, Arthur Herbert (junior).
- 3957—COMET: Evans, Gomer; Gibellini, Ivy Beatrice; Worth, Thomas Edward.
- 3987—GRAND NATIONAL: Burbidge Gold Mines N.L.
- 3994—GREAT VICTORIA SOUTH: Burbidge Gold Mines N.L.
- 4001—EVERETT: Ridge, Maurice Hennessy; Ridge, Richard Plunkett; Ridge, William Bernard.
- 4007—GREAT VICTORIA EAST: Burbidge Gold Mines N.L.
- 4015—STAR: Evans, Gomer; Gibellini, Ivy Beatrice; Worth, Thomas Edward.
- 4023—GREENFINCH: Henwood, Samuel Charles; Henwood, John Remfry Mason.
- 4057—FOUR THREES: Morris, Ruby Violet.
- 4070—HARBOUR LIGHTS: Ridge, Maurice Hennessy; Ridge, Richard Plunkett; Ridge, William Bernard.

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

- 4096—EVANSTON CONSOLIDATED: Ridge, Maurice Hennessy; Ridge, Richard Plunkett; Ridge, William Bernard.
- 4121—RIDGES: Ridge, Maurice Hennessy; Ridge, Richard Plunkett; Ridge, William Bernard.
- 4164—PRINCE GEORGE: Burbidge Gold Mines N.L.
- 4176—BRONCHO LINKS: Burbidge Gold Mines N.L.
- 4180—DELIVERANCE: Ferrari, Agostino; Cowling, Henry George.
- 4181—NICKS: Scott, Colin; Deane, Thomas; Crudace, Arnold Leslie; Roots, Hubert Henry.
- 4198—MAROOMBA: Reghenzani, Silvio; Accolsi, Anibale.
- 13PP—CRICKET: Goodin, Arthur Herbert (Junior).
- 48PP—BRONZE WING: Symes, Phillip Chesterman; Jones, Arthur Percival; Bowron, Leo Matthew Patrick.

NORTHAMPTON MINERAL FIELD.

Mineral Leases.

- 222—NORTH GERALDINE: Atkinson, Robert Samuel.
- 223—UGA: Byne, Edward.
- 224—ETHEL MAUDE: Willison, Roy; Colley, Harold Albert.
- 33PP—WHEEL INA: Davis, Edward Stanley.
- 34PP—JOHNNY WALKER: Byne, Edward; Patrick, Robert Walker.

EAST MURCHISON GOLDFIELD.

Lawlers District.

Gold Mining Leases.

- 1333—VANGUARD: White, Noel Francis William.
- 1346—BELLEVUE: White, Noel Francis William.

Tailings Leases.

- 3 (87H)—MOUNT SIR SAMUEL TAILINGS: Australian Machinery & Investment Company Limited.
- 4 (90H)—MOUNT SIR SAMUEL TAILINGS No. 2: Australian Machinery & Investment Company Limited.
- 5 (91H)—MOUNT SIR SAMUEL TAILINGS No. 3: Australian Machinery & Investment Company Limited.
- 6 (108H)—MOUNT SIR SAMUEL TAILINGS No. 4: Australian Machinery & Investment Company Limited.

MURCHISON GOLDFIELD.

Cue District.

Gold Mining Leases.

- 2253—RAND No. 3: Burt, Richard Paull Septimus; Arrigoni, Luigi.
- 2256—NEVER CAN TELL: Brega, Enrico; Di Paolo, Guiseppe; Seeresini, Ardelio.

Day Dawn District.

Gold Mining Leases.

- 573D—MOUNTAIN VIEW: Mountain View Gold No Liability.
- 576D—NEW FINGALL: Mountain View Gold No Liability.
- 663D—ANTHONY: Mountain View Gold No Liability.
- 671D—TURNING POINT: Mountain View Gold No Liability.
- 673D—FRIDAY THE THIRTEENTH: Mountain View Gold No Liability.
- 674D—BROWNIE: Burt, Richard Paull Septimus; Moss, George.
- 675D—FINGALL SOUTH: Mountain View Gold No Liability.

THE MINING ACT, 1904-1945.

Appointments.

Department of Mines,
Perth, 10th August, 1949.

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

1241/27—Police Constable Arthur Percy Cole, as Bailiff of the Warden's Court at Mount Magnet, *vice* Police Constable Thomas Arthur Webb, transferred, to date from the 30th day of May, 1949.

A. H. TELFER,
Under Secretary for Mines.

Registrar General's Office,
Perth, 15th August, 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; 8/8/49; Rev. Richard Bruce Cranswick, Th.L.;
257 Barker Road, Subiaco; Perth.

R. J. LITTLE,
Registrar General.

INDUSTRIAL AGREEMENT.

No. 12 of 1949. (Registered 5/5/1949.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1948, the 14th day of April, 1949, between the State Electricity Commission of Western Australia (hereinafter referred to as "the Commission") of the one part and the Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A. (hereinafter referred to as "the Union"), of the other part, the parties hereto mutually covenant and agree as follows:—

1.—Area.

This Agreement shall apply to members of The Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A. employed by the State Electricity Commission in the State of Western Australia.

2.—Term.

This Agreement shall operate for three (3) years from the date hereof. Provided that at any time after the expiration of twelve (12) calendar months from the date hereof the Court may alter or amend same on the application of either party.

3.—Definitions.

(a) "Boilermaker" means, subject to decision, dated the 18th December, 1948, of the Demarcation Board appointed by the State Arbitration Court in reply to application No. 240/48, a tradesman engaged in assembling, plating, bolting (temporary or otherwise), hand and/or machine riveting, caulking, chipping, staying, tapping, reaming, welding, drilling (other than on stationary drilling machines), tube staying, tubing, angle or plate straightening, hydraulic presses, ripping and notching machines in connection with the making and/or repairing of iron and steel boilers, vats, digestors, receivers, retorts, ships, vessels, other than ships, tanks, locks, towers, waggons, trucks, rolling stock, boilermaking work incidental to bridges, girders principals (roof or otherwise), pontoons, gasometers, pipes, mining plates and structural iron and steel work, and includes work on sheet metal up to and including ten (10) gauge in connection with the foregoing.

(b) "Leading Hand" means a tradesman placed in charge of three (3) or more other workers.

(c) "Casual Worker" means a worker employed for less than one (1) week continuously, but does not include a worker who, when work is available, leaves his employment before the expiration of one (1) week.

(d) "Temporary Worker" means a worker temporarily employed for a full week or more continuously but not appointed to a position on the regular staff of the Commission. Subject to his successfully passing a prescribed medical examination after three months' service he may be forthwith appointed to a position on the regular staff of the Commission as a permanent worker.

(e) "Permanent Worker" means a worker who has been appointed to a position on the regular staff of the Commission. Nothing in the definitions of temporary and permanent worker shall operate to discriminate between the employment.

4.—Mixed Functions.

(a) Subject to subclause (4) of clause 26 of this Agreement a worker called upon to perform work carrying a higher rate of pay than his classified rate for two hours in any day or shift shall be paid such higher rate for the whole of the day or shift.

(b) Should any worker be required to perform work in a lower grade his wage shall not be reduced whilst employed in such capacity.

5.—Promotion.

(a) A worker promoted to a higher position the minimum rate of pay for which is less than he received in the position vacated, shall be paid his former rate.

(b) Before any promotion to a vacancy, where the promotion is to be a temporary or a permanent appointment, shall be made, such vacancy shall be advertised on the recognised notice boards; provided, however, that this subclause shall not apply in any case where it is necessary to fill the position without the delay involved by the calling of applications in which case a temporary appointment may be made pending the making of a permanent appointment, but such temporary appointment shall not exceed one month.

(c) In the case of promotion, the selection of a worker for the higher position shall be governed by the relative ability, suitability, record and experience. All other qualifications being equal, the senior man shall be selected. Where the senior man is not selected for the position, an appeal may be made by the worker aggrieved to the Promotions Appeal Board established under the Government Employees' Promotion Appeal Board Act and the regulations under that Act shall apply within 14 days of the time when such worker shall receive notice of his application having been refused.

(d) In the case of a married worker refusing promotion owing to lack of accommodation at the place where the vacancy exists, he shall not be penalised because of his refusal to accept such promotion. For the purpose of this clause, accommodation shall be deemed to include the provision of a house which may be rented by such worker, but must be approved by the Local Health Officer.

6.—Contract of Service.

(a) No worker other than a casual and a temporary worker with less than six months' service, shall leave the Commission until the expiration of fourteen (14) days' written notice of his intention so to do without the approval of the Commission.

(b) Except in the case of summary dismissal for misconduct, peculation or theft, fourteen (14) days' written notice shall be given by the Commission to any worker other than a casual or a temporary worker with less than six months' service, whose services are no longer required and the reason for dismissal shall be stated in such notice, provided that in the case of a temporary worker with less than six months' service, one day's notice shall be given.

(c) The Commission shall be entitled to deduct payment for any day or portion of a day on 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 Commission's machinery or any stoppage of work by any cause which the Commission cannot reasonably prevent.

7.—Absence from Duty.

(a) Any worker losing time through sickness or injury shall as soon as possible notify his foreman, or other officer-in-charge, in sufficient time to permit of arrangements being made for the performance of his duties.

(b) Subject to the provisions of clause 8 (Payment for Sickness) any worker losing time through sickness or special leave shall be reduced in wages only to the extent of the time actually lost through sickness or granted as special leave.

8.—Payment for Sickness.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfthth (1/12th) of a week's pay for each completed month of service.

(ii) The liability of the Commission shall in no case exceed one (1) week's wages during each calendar year in respect of each worker but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

(b) This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(c) No worker shall be entitled to the benefit of this clause unless he produces proof to the satisfaction of the Commission or its representative, of sickness but the Commission shall not be entitled to a medical certificate unless the absence is for three (3) consecutive working days or more.

(d) No payment will be made for any absence due to a worker's own fault, or misconduct.

9.—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 the Commission after a period of twelve months' continuous service with the Commission.

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

(c) (i) Subject to para. (ii) when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds an aggregate of thirteen (13) weeks in which case deduction may be made for such excess only.

(ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.

(d) In the event of a worker being employed by the Commission for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with the Commission.

(e) Any worker who may resign or be dismissed from the service for any cause other than for peculation or theft shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service; provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.

(f) When work is closed down for the purpose of allowing annual leave to be taken workers with less than a full year's service shall be entitled to payment during each period for the number of days leave due to them: Provided that nothing herein contained shall deprive the Commission of its right to retain such workers at work during the close-down period as may be essential.

(g) "Ordinary Wages" for the purpose of subclause (a) hereof shall mean the rate of wage the worker has received for the greater proportion of the calendar month prior to his taking the annual leave.

(h) Provisions of this clause shall not apply to casual workers.

10.—Public Holidays.

(a) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boxing Day.

(b) (i) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid for the time worked as if it was an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.

(ii) If any worker is required to work on a public holiday prescribed as a holiday under this Agreement which falls on a non-working day, he shall be paid at the rate which he would have been paid if the day had not been a public holiday, and in addition shall have one day for each holiday so worked added to his annual leave.

(c) Payment for holidays shall be in accordance with the usual hours of work.

(d) When a worker is off duty owing to leave without pay or sickness including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the whole of the working day immediately preceding a holiday or resumes duty or is available on the whole of the working day immediately following a holiday as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

(e) Day workers employed on Sunday work will be entitled to half ($\frac{1}{2}$) of one day extra on their annual leave for every four (4) Sundays worked during the year. Sunday work shall not be counted for the purpose of this subclause unless at least three (3) hours actual work is done.

(f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

11.—Long Service Leave.

The conditions relating to full-time Government wages employees generally as in force as at the date of this Agreement, and as may be amended from time to time, shall apply to all workers employed under the provisions of this Agreement.

12.—No New Designation.

No new designation shall be introduced during the currency of this Agreement so as to reduce the status of any workers covered thereby.

13.—Shop Stewards.

Subject to the recognition of properly constituted authority, shop stewards to be appointed by the Union shall be recognised by the Commission.

14.—Hours of Duty.

(a) Forty (40) hours, exclusive of Saturday and Sunday work shall constitute a week's work. No day's work shall exceed eight (8) hours.

(b) The ordinary hours of duty shall be between the hours of 7.15 a.m. and 5 p.m. Monday to Friday.

(c) The usual hours of duty within the scope as provided in subclause (b) hereof shall not be altered without consultation with the Union.

(d) (i) The Commission may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirements.

(ii) The Union or any worker or workers covered by this Agreement shall not in any way, directly or indirectly, be 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 until otherwise determined by the Court.

15.—Guaranteed Week.

(a) The Commission shall guarantee to each worker, other than a casual or a temporary worker with less than six months' service, a full week's work, exclusive of Saturday and Sunday work, except during such period as by reason of any action on the part of any section of its workers or for any other cause beyond its control, the Commission is unable wholly or partially to continue operations at the generating stations and/or at any of its undertakings. Each week shall stand by itself.

(b) The guaranteed period may be reduced or affected as follows:—

(i) Where a worker is suspended, the provisions of clause 16 (Wages During Suspension) shall apply.

(ii) In respect of any day when, as a result of a vote taken by the workers concerned with the consent of the Commission or by agreement between the Commission and the Union, a holiday is taken.

(iii) In respect of any day a worker is absent except through sickness as provided for in clause 8.

16.—Wages During Suspension.

(a) Where a worker is suspended and the charge is not proven, full wages for the period of suspension shall be paid.

(b) Where the charge is admitted or proven, the worker may be deprived of wages for the whole or any portion of the period of suspension, but in such case the Commission shall decide the amount of wages of which it is intended to deprive the worker, and any such deprivation shall be recorded and regarded as part of the punishment.

(c) Unless proceedings on any charge are commenced within seven (7) days of the first laying of the charge and finalised within one month of such date the charge shall lapse and full payment of wages made to the worker for the complete period, unless proceedings are delayed by causes outside the control of the Commission.

17.—Overtime and Sunday Work.

(a) Except where otherwise specified, all work performed by any worker outside the usual working hours of such worker shall be regarded as overtime, and the rates payable for overtime shall be as follows:—

(i) Where the worker commences the overtime within the period of one and a half ($1\frac{1}{2}$) hours prior to his usual starting time, time and one half for the time worked in such one and a half ($1\frac{1}{2}$) hour period.

(ii) Where the worker works overtime in any portion of the period commencing five (5) hours or more after his usual stopping time, but commences the overtime prior to one and a half ($1\frac{1}{2}$) hours before his usual starting time, double time for all time worked up to the usual starting time.

(iii) Subject to the preceding paragraphs, time and one half for the first four (4) hours and double time thereafter.

(b) All time worked on Sunday shall be paid for at the rate of double time.

(c) All time worked during the usual meal time shall be paid for at overtime rates and such rates shall continue until the worker knocks off for his meal.

(d) Travelling time shall not be construed time worked within the meaning of this clause.

(e) Apprentices shall not be required to work overtime without their consent.

(f) A day worker called on to do duty on any Sunday shall be paid for not less than four (4) hours at the rate applicable to that day: Provided that the worker shall not be obliged to work for the four (4) hours if the job for which he was brought on to do is completed in less than four (4) hours: Provided further, if he is called out for duty more than once within a period of four (4) hours from the start of a previous call out for duty, he shall not be entitled to any further payment for time worked within that period of four (4) hours.

(g) (i) When a worker without being notified on the previous day is required to work overtime for more than one (1) hour after his usual knock-off time, he shall be provided with any meal required or shall be paid two shillings and sixpence (2s. 6d.) in lieu thereof.

(ii) An employee working overtime shall be allowed a meal time of twenty (20) minutes without a loss of pay after each four (4) hours of overtime if the employee continues work after such meal time.

(iii) When a worker is required to work overtime for more than four (4) hours without being notified the previous day, he shall be supplied by the Commission with a reasonable meal for every meal time occurring during such period of overtime but the payments under subclause (i) shall not apply.

(iv) Where a worker has been notified the previous day to work overtime which necessitates the provision of a meal or meals and has provided a meal or meals and is not required to work overtime or is required to work less than the amount advised he shall be paid two shillings (2s.) for each meal supplied and which is surplus.

(h) When overtime work is necessary it shall wherever reasonably practicable be so arranged that employees have at least eight (8) consecutive hours off duty between the work of successive days.

(i) No worker shall work more than sixteen (16) hours consecutively in any one period of twenty-four (24) hours.

(j) Extra rates shall be computed at the rate applicable to the day on which the time is worked: Provided that double time (i.e., twice ordinary rate) shall be the maximum rate payable under any provision of this Agreement.

(k) When a worker is required to hold himself in readiness as from a specific time for a call out to work after ordinary hours, he shall be paid at ordinary rates for the actual time in which he so holds himself in readiness as from the specific time.

(l) Any worker brought on duty except on Sunday for any purpose outside his ordinary working hours shall be paid a minimum of two (2) hours, or at overtime rates, whichever is the greater, provided such work, exclusive of meal time, is not continuous with his shift and provided that the worker shall not be obliged to work for the two (2) hours if the job for which he has been brought on has been completed in less time.

18.—Shift Work.

(a) The Commission may, if it so desires, place day workers on shift work, but before doing so shall give notice of its intention to the Union. Whenever possible at least one (1) month's notice shall be given.

(b) When shift work is required to be worked by the day workers, the loading on the ordinary rates of pay shall be 10 per cent. for afternoon shift and 15 per cent. for night shift.

(c) Where a day worker is temporarily transferred on to afternoon or night shift, and is not given seven (7) days' notice of the intended transfer, he shall be paid at overtime rates for the time worked on afternoon or night shift from the time he commences afternoon or night shift until midnight on the following Saturday. Thereafter he shall be paid ordinary shift rates.

(d) Overtime on night or afternoon shifts shall be calculated on the basis of the rate paid for such shift.

19.—Away from Home and Camp Allowance.

(a) When a worker is instructed to proceed on duty from the place where he is then or is usually employed, the Commission shall pay all fares, including sleeper and, except when a camp allowance is paid under clause (b) hereof, proper allowance at current rates for all necessary meals and board and lodging. Fares shall be second class except when travelling by coastal boat when saloon fares shall be paid and shall include return fares on completion of job.

(b) (i) When a worker is required to live in a tent or hut away from his usual residence or home station he shall be paid a camping allowance of 4s. for each working day he is required to hold himself and does hold himself available in a camp throughout the said day, whether or not work is done on the said day. Provided, however, the total amount payable under this provision shall not exceed 20s. per week.

(ii) Provided further that if suitable accommodation, not being a tent or hut, is provided for a married worker and his dependants there shall be no obligation to pay any allowance under the previous sub-clause.

(iii) Rent may be charged for any tent or hut or huts or other accommodation supplied, at rates to be fixed or failing agreement as decided by the Board of Reference.

20.—Payment for Travelling Time.

(a) A worker going to work away from or returning to his home station shall be paid at ordinary rates for the actual travelling or waiting time for the first eight (8) hours, and thereafter at half the ordinary rates in any one period of twenty-four (24) hours.

(b) Where the waiting time exceeds four (4) hours, and suitable accommodation is available, the worker shall be deemed to be booked off duty, and shall not be entitled to payment for the time he is booked off.

(c) Sunday travelling time shall be paid at the same rates and on the same conditions as on week days.

(d) In respect of a worker who is provided with a sleeping berth in a passenger train, travelling time shall not count between 10 p.m. and 7 a.m. provided this shall not operate to reduce the travelling time to be paid for below four (4) hours in any one (1) day; provided further that where by virtue of the length or nature of the journey the sleeping berth is available for six (6) hours or less, travelling time shall be paid for such period with a minimum of four (4) hours.

(e) A worker residing within the suburban area who is required to start work at some place other than his home station within the suburban area shall—

(i) If notified the previous evening, travel one way from or to work in his own time, provided that there is suitable transport available.

(ii) If not so notified, the worker shall travel both ways in the Commission's time.

The Commission shall provide free travelling from the home station. Provided, however, that no worker sent on relief duty within the suburban area shall claim or be allowed extra travelling time if the station at which he is to work is nearer his residence than his home station.

(f) A worker who is working outside of the metropolitan area, and who is required to start work at some place other than at the depot to which he is attached, or at the camp where he is living shall travel one way from or to work in his own time, provided, however, that the worker shall not be required to travel for more than three quarters ($\frac{3}{4}$) of an hour in any one day in his own time.

21.—No Reduction.

This Agreement shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rate prescribed for his class of work.

22.—Preference.

Preference of employment shall be given to members of the Boilermakers' Society of Australia.

23.—Height Money.

Employees at East Perth Power Station working on or from temporary stages, planks or ladders, at a height of twenty (20) feet or more above the ground or floor level, shall be paid one shilling (1s.) per day extra whilst so employed.

24.—Boards of Reference.

(a) The Court appoints for the purpose of the Agreement Boards of Reference. The Boards shall each consist of a chairman and two (2) other representatives nominated by the parties. There are assigned to such Boards, in the event of no agreement being arrived at between the parties to the Agreement the functions of:—

(i) Classifying and fixing wages, rates and conditions for any machine, occupation or calling not specifically mentioned in the Agreement.

(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 any other matter that the Court may refer to the Board from time to time.

(b) Separate Boards may be appointed for different sections corresponding to the occupations, callings or vocations referred to in this Agreement and/or for different districts.

(c) The provisions of the Regulation 92 of the Industrial Arbitration Act 1912-1948 (Appeal from Board) shall be deemed to apply to any Board of Reference appointed hereunder.

25.—Right of Entry.

On notifying the officer-in-charge any officer of the Union authorised in writing by the President and Secretary of such Union shall have the right to enter any place or premises during ordinary working hours wherein members of such Union covered by this Agreement are engaged, for the purpose of conversing with or interviewing the workers in such place or premises.

Provided that such officer shall not hamper or otherwise hinder the workers in the carrying out of their work. The officer-in-charge shall determine whether workers are being hampered or hindered in the work.

26.—Allowances, Special Provisions.

1. A casual hand shall be paid ten per cent. (10%) in addition to the minimum rate specified.

2. Tradesmen and apprentices, when employed inside boilers, flues or steam passages, before same are cleaned or on conveyer gear shall be paid three pence (3d.) per hour extra.

3. Reasonable change room lockers and washing facilities shall be provided for the workers.

4. A boilermaker (not employed as a first class welder, or an apprentice in his final year) who, in addition to his employment as such, is also required to do welding shall be entitled to receive one shilling per day in addition to his ordinary rate of pay whilst so engaged. A worker entitled to payment under this subclause shall not be entitled to claim extra pay for welding under the Mixed Functions clause of this Agreement.

5. Confined Space Allowance: Workers working in confined spaces shall be paid an allowance of three (3s.) shillings per day whilst so engaged.

A confined space shall mean the working place the dimensions of which necessitate an employee working in a stooped or otherwise cramped position, or where confinement within a limited space is productive of discomfort; without limiting the definition of confined spaces the following may be taken as examples:—

(a) Working under outside coal storage bunker conveyer.

(b) Working inside pulverisor coal mills of Nos. 11, 12 and 13.

(c) Working inside of air ducts to mills and burners, Nos. 11, 12 and 13 boilers.

(d) All boiler drums.

(e) When working inside of turbine lubricating oil tanks, also fuel oil tank.

(f) When working inside the combustion chambers of boilers Nos. 1 and 5.

(g) All gas passes but not combustion chambers of boilers Nos. 1 to 13 inclusive.

6. Other Monetary Allowances: Boilermakers or apprentices whilst actually working a pneumatic rivetter of the percussion type, or other pneumatic tools of the percussion type, shall be paid three pence (3d.) per hour whilst so engaged.

7. Use of Protective Articles: (a) Goggles, glasses and gloves, or other efficient substitutes therefor, shall be available for the use of any worker engaged in welding or any other work in which their use is required for the protection of the worker.

(b) Every worker shall sign an acknowledgment on receipt thereof and on leaving employment shall return the same to the Commission.

(c) During the time 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.

(d) 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 to be guilty of wilful misconduct.

(e) Before goggles, glasses and gloves, or any substitutes which have been used by a worker are re-issued by the Commission to another worker, they shall be effectively sterilised.

27.—Leading Hands.

A leading hand placed in charge of—

(a) not less than three and not more than ten other workers shall be paid nine shillings (9s.) per week extra;

(b) more than ten and not more than twenty other workers shall be paid eighteen shillings (18s.) per week extra;

(c) more than twenty other workers shall be paid twenty-seven shillings (27s.) per week extra.

28.—Apprentices.

(a) The employment of apprentices shall be governed by the provisions of the schedule annexed hereto.

(b) Apprentices shall be allowed to the following trades: Boilermaking and boilermaking and welding.

(c) An apprentice on satisfactorily passing his first year examinations shall be supplied for his sole personal use, a basic kit of tools and each year on satisfactorily passing his trade examination shall have this kit augmented. On completion of the apprenticeship he shall retain the tools.

(d) The proportion of apprentices to tradesmen shall be: One apprentice for every two (2) or fraction of two (2) journeymen, provided that the fraction of two (2) shall not be less than one.

Wages Schedule.

	Per Week.		
	£	s.	d.
Basic Wage:			
(a) Metropolitan Area	6	4	9
(b) South West Land Division	6	4	4
	Margin.	Warloading.	
	£	s.	d.
(a) (1) Boilermaker	2	6	0
(2) Welder (First Class) who is required to apply general trade practice	2	10	6
(b) Apprentices: The rates of pay for apprentices shall be as under:—			
	Percentage of Basic Wage.	Warloading.	
First six months	20%	0	9
Second six months	25%	0	9
Second year	35%	1	0
Third year	55%	1	6
Fourth year	80%	2	3
Fifth year	95%	3	0

Provided that if the apprentice is 21 years or over at the commencement of his fifth year, he is to get the full basic wage, and if he becomes 21 years of age during the course of his fifth year, he is to get

the full basic wage as from his birthday. This proviso shall not apply where the apprenticeship has been revived under the Re-establishment and Employment Act, 1943, and the apprentice is in receipt of the tradesmen's rate through Government supplementation.

In witness whereof the parties hereto have hereunder set their hands and seals the day and year first hereinbefore written.

Signed on behalf of the Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A.

G. CHAPMAN

G. C. CAHILL

Signed for and on behalf of the State Electricity Commission of Western Australia.

F. C. EDMONDSON,
General Manager and
Chief Engineer.

In the presence of—
J. A. Farmer.

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;

(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, 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 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 had made at least 70 per centum of attendances at the technical school or other place of instruction, unless he is exempted from such attendance for good cause.

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

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

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

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

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

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

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

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

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

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

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

Lost Time.

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

- (a) payment for such sickness shall not exceed a total of two weeks in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost of any of such certificate or certificates not exceeding 5s. to be borne by the employer.

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 abovementioned 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... 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... 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 said part,...

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... 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 follows:—

(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.

COMPANIES ACT, 1943-1947.

Notice of Increase in Share Capital Beyond the Registered Capital.

Pursuant to Section 66.

South-West Co-operative Dairy Farmers Limited.

1. SOUTH-WEST CO-OPERATIVE DAIRY FARMERS LIMITED hereby gives notices that by a resolution of the Company passed on the 4th day of August, 1949, the nominal share capital of the Company was increased by the addition thereto of the sum of one thousand five hundred pounds divided into one thousand five hundred shares of one pound each beyond the registered capital of one hundred thousand pounds.

2. The additional capital is divided as follows:—
 Number of shares—150,000; class of shares—ordinary; nominal amount of each share—one pound each.

3. The conditions (e.g., voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—

These shares are to be issued upon the same conditions as the existing authorised ordinary shares in the Company are issued as appears by the Company's Articles of Association.

4. The rights attached to the preference shares or to each class of preference shares forming part of the original or increased capital of the Company are (no preference shares).

Dated the 9th day of August, 1949.

(Sgd.) R. H. ROSE,
 Director.

Form H.

Form of Certificate to Documents.

Correct for the purpose of the Companies Act, 1943, relating to Limited Companies.

Dated the 12th day of August, 1949.

EASTMAN & JENOUR,
 Solicitors for Company,
 Victoria Street, Bunbury.

THE COMPANIES ACT, 1943-1947.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

Palgrave Corporation Limited.

NOTICE is hereby given that Palgrave Corporation Limited, a Company registered under Part XI. of the Companies Act, 1943-1947, and having its Registered Office at the office of Parker & Parker, 21 Howard Street, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 20th day of November, 1949.

Dated this 1st day of August, 1949.

R. D. FORBES,
 Attorney or Agent.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice Concerning Lost Share Certificate.

Pursuant to Section 414 (1).

North Kalgurli (1912) Limited.

NOTICE is hereby given that the share certificate for fifty (50) shares in the abovenamed Company entered in the name of Ellen Margaret Brebner, of 15 Lefevre Terrace, North Adelaide, South Australia, has been lost or destroyed and it is in the intention of the directors of the abovenamed Company to issue a duplicate certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Particulars of Lost Certificate—Share certificate No. 20016 for 50 shares, numbered 1018650 to 1018689 and 959756 to 959765.

Dated at Fimiston, W.A., this 11th day of August, 1949.

W. J. THOMAS,
 Attorney for the abovenamed Company.

COMPANIES ACT, 1943-1947.

Notice Concerning Lost Share Certificate.

Pursuant to Section 414 (1).

The Western Australian Worsted and Woollen Mills Limited.

NOTICE is hereby given that share certificate no A383 for 10 ordinary shares in the abovenamed Company entered in the name of Sarah Ann Fowler, of Ulster Road, Albany, has been lost or destroyed and it is the intention of the directors of the abovenamed Company to issue a duplicate certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 12th day of August, 1949.

THOS. SAVAGE,
 Secretary.

WESTERN AUSTRALIAN GOLDFIELDS AERO CLUB (INCORPORATED).

NOTICE is hereby given that pursuant to a duly passed resolution of the members thereof the abovenamed Club is to go into liquidation and the assets thereof, after payment of all liabilities, are to be handed over to the Royal Aero Club of Western Australia (Inc.) to be used in projects for the benefit of and as requested by the Kalgoorlie Wing.

All persons having any claim against the said Western Australian Goldfields Aero Club (Incorporated) are therefore requested and required to send full particulars thereof in writing to the undersigned on or before the 30th day of September, 1949, after which date the said assets will be so handed over having regard only to such claims of which notice shall have been given.

Dated the 15th day of August, 1949.

STABLES & CLARKSON,
 Hannan Street, Kalgoorlie,
 Solicitors for the said Club.

H. T. Stables, Solicitor, 37 St. George's Ter., Perth.

COMPANIES ACT, 1943-1947.

Standard Dairy Company Proprietary Limited.
Notice of Situation of Registered Office and
Hours of Business.

Pursuant to Section 330 (4).
Incorporated in Queensland.

STANDARD DAIRY COMPANY PROPRIETARY LIMITED hereby gives notice that the Registered Office of the Company is situate at 188 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. daily, Mouday to Friday (excepting public holidays).

A. C. HILL,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth,
Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office and
Hours of Business.

Pursuant to Section 330 (4).
Australian Health Products Pty. Limited.
Incorporated in New South Wales.

AUSTRALIAN HEALTH PRODUCTS PTY. LIMITED hereby gives notice that the Registered Office of the Company is situate at 188 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. daily, Mouday to Friday (excepting public holidays).

A. C. HILL,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth,
Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

Maggi (Australia) Pty. Limited.
Notice of Situation of Registered Office and
Hours of Business.

Pursuant to Section 330 (4).
Incorporated in New South Wales.

MAGGI (AUSTRALIA) PTY. LIMITED hereby gives notice that the situation of the Registered Office of the Company is 188 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. daily, Monday to Friday (excepting public holidays).

A. C. HILL,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth,
Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office and
Hours of Business.

Pursuant to Section 330 (4).
The Bacchus Marsh Concentrated Milk Company
Proprietary Limited.
Incorporated in Victoria.

THE BACCHUS MARSH CONCENTRATED MILK COMPANY PROPRIETARY LIMITED hereby gives notice that the Registered Office of the Company is situate at 188 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. daily, Monday to Friday (excepting public holidays).

A. C. HILL,
Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth,
Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

Notice of Special Resolution for Voluntary Winding Up.
Pursuant to Section 232 (1).

NOTICE is hereby given that a general meeting of Mordisumba Limited, duly convened and held at Kendenup on the 1st day of August, 1949, at 3 o'clock in the afternoon, the following special resolution was

duly passed:—That the Company be wound up voluntarily and that Robert Calder Crowther, of A.M.P. Chambers, Perth, be and is hereby appointed Liquidator.

HARTLEY WILLIAMS,
Chairman.

THE COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is accessible to the Public.

Pursuant to Section 99 (4).
Smithfield Tin Mining Company No Liability.

To the Registrar of Companies.

NOTICE is hereby given that the Registered Office of Smithfield Tin Mining Company No Liability is situated at Fourth Floor, C.M.L. Building, 53 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m. from Monday to Friday (except public holidays).

Dated this 15th day of August, 1949.

C. L. LUNT,
Director.

S. Howard-Bath & Sargent, Solicitors, Occidental House, 51 St George's Terrace, Perth, Solicitors for the abovenamed Company.

Western Australia.

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.

Form 39.
Pursuant to Section 99 (4).
Mining and General Developments Limited.

NOTICE is hereby given that—

(1) The Registered Office of Mining and General Developments Limited was, on the 8th day of August, 1949, changed to and is now situated at 102 Egan Street, Kalgoorlie.

(2) The days and hours during which the Registered Office of Mining and General Developments Limited is accessible to the public are, as from the 8th day of August, 1949, as follows:—Monday, Tuesday, Thursday and Friday (excepting public holidays) from 10 a.m. to 12 noon and from 2 p.m. to 4 p.m.

Dated this 8th day of August, 1949.

H. BANNISTER,
Secretary,
102 Egan Street, Kalgoorlie.
O'Dea & O'Dea, Solicitors, Kalgoorlie.

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office and
Hours of Business.

Pursuant to Section 330 (4).
Australian Milk Products Pty. Limited.
Incorporated in New South Wales.

AUSTRALIAN MILK PRODUCTS PTY. LIMITED hereby gives notice that the Registered Office of the Company is situate at 188 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. daily, Monday to Friday (excepting public holidays).

A. C. HILL,
Agent in Western Australia.
Stone, James & Co., 47 St. George's Terrace, Perth,
Solicitors for the said Company.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Broadcast Reception Corporation of Australia Ltd. was, on the 15th day of August, 1949, changed to and is now situated at 13 Howard Street, Perth.

Dated this 17th day of August, 1949.

Broadcast Reception Corporation of Australia, Ltd.,
E. T. LEWIS,
Secretary.

GALENA LEAD MINES N.L.

Notice of Call.

NOTICE is hereby given that the directors have passed a resolution in accordance with the Company's Articles of Association making a first call of sixpence (6d.) per share upon the members of the Company in respect of the moneys unpaid on their shares, thereby making such shares paid up to two shillings and sixpence (2s. 6d.) per share.

This call is payable at the registered offices of the Company, c/o. R. Goynne Miller & Co., 68 St. George's Terrace, Perth, on Thursday, the first day of September, 1949.

Please note that exchange must be added to country or interstate cheques.

By order of the Board of Directors,

Galena Lead Mines, N.L.
R. M. MILLER,
Secretary.

COMPANIES ACT, 1943-1947.

Notice of Special Resolution for Voluntary Winding Up.
Pursuant to Section 232 (1).

NOTICE is hereby given that at a general meeting of Farmers' Supply Company Limited duly convened and held at Fremantle on the 10th day of August, 1949, at 3 o'clock in the afternoon, the following special resolution was duly passed:—That the Company be wound up voluntarily, and that Robert Calder Crowther, of A.M.P. Chambers, Perth, be and is hereby appointed Liquidator.

Dated the 10th day of August, 1949.

T. H. NEWMAN,
Chairman of the Meeting.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Morleys Find Mining and Treatment Company 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 Morleys Find Mining and Treatment Company Limited.

Dated this 9th day of August, 1949.

G. J. BOYLSON,
Registrar of Companies.

Companies Office,
Supreme Court, Perth, W.A.

ASSOCIATIONS INCORPORATION ACT, 1895-1947.
The Wundowie Club.

I, JOHN LESTER STUBBS, of Wundowie, in the State of Western Australia, Scale Car Operator, and Secretary of The Wundowie Club, the person hereunto authorised by The Wundowie Club do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895-1947.

J. L. STUBBS.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

1. Name of the Institution—The Wundowie Club.
2. Object or Purpose of the Institution—To establish, maintain and conduct a Club of a social, literary and non-political character.
3. Where Situated or Established—At Wundowie Townsite.
4. The Name or Names of the Trustee or Trustees—Frederick Seddon McNamara.
5. In Whom the Management of the Institution is Vested, and by what means—In a committee consisting of the President, one Vice-President, Treasurer and five other members. By the rules of the Club.

PEARSON LYON & CO.,
of 129 Fitzgerald Street, Northam,
Solicitors for the Club.

IN THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895.

And in the matter of the Subiaco Bowling Club.

I, EDWARD PEACE ILLINGWORTH, of 18 Onslow Road, Subiaco, in the State of Western Australia, Honorary Secretary of Subiaco Bowling Club and a person hereunto authorised by the said Club do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

EDWARD PEACE ILLINGWORTH,
Honorary Secretary.

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 Subiaco Bowling Club filed in pursuance of the Associations Incorporation Act, 1895.

1. The Club shall be called "Subiaco Bowling Club Incorporated."

2. The objects of the Club are as follows:—(a) To foster the game of Bowls and to promote good fellowship amongst the Club members; (b) to make such agreements with municipalities, road boards or other bodies for the purchase, leasing or other hiring of suitable property or properties for the purpose of the Club and to maintain grounds bowling greens and buildings for the use and accommodation of its members; (c) to borrow money by way of loan or overdraft or by the issue of debentures for the purposes of carrying on the work or activities of the Club; (d) to enter into such agreements as are reasonable and necessary, or as are considered advisable for the proper utilisation of the Club's assets and for the proper carrying out of the other objects herein detailed.

3. The Club shall be situated at Nicholson Road, Subiaco, in the State of Western Australia.

4. There are no Trustees of the Club.

5. The management of the Club is vested in a Committee consisting of the President, Immediate Past President, two Vice-Presidents, five elected Members, the Honorary Treasurer and the Honorary Secretary. The management is so vested under the Constitution and Rules of the Club.

HARDWICK, SLATTERY & GIBSON,
of Victoria House, St. George's Terrace, Perth, Solicitors for the Subiaco Bowling Club.

Western Australia.

THE PARTNERSHIP ACT, 1895.

Dissolution of Partnership.

NOTICE is hereby given that the Partnership business of Process Engravers heretofore carried on by Keith Ellis Taylor, Violet Elsie Taylor, Harold Everard Reid Birch and Merle Birch, at 82 Florence Road, Nedlands, has been dissolved by mutual consent as from the 28th day of July, 1949.

Dated this 17th day of August, 1949.

KEITH E. TAYLOR.

Signed by the said Keith Ellis Taylor
in the presence of—

E. Brown.

C. TAYLOR.

Signed by the said Violet Elsie Taylor
in the presence of—

E. Brown.

H. BIRCH.

Signed by the said Harold Everard
Reid Birch in the presence of—

E. Brown.

M. BIRCH.

Signed by the said Merle Birch in the
presence of—

E. Brown.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto carried on by Henry William Riches and Robert James Riches at Watheroo under the style or business name of "H. W. Riches & Son" has been dissolved by mutual consent as from the 25th day of February, 1949.

The said Henry William Riches retired from the said business as at that date, and thereafter the said business will be carried on by the said Robert James Riches who will collect and receive all moneys owing to the said Partnership and will pay and discharge all the liabilities of the said Partnership.

Dated the 12th day of August, 1949.

(Sgd.) H. W. RICHES.

(Sgd.) R. J. RICHES.

Witness to both signatures—

V. O. Fabricius,
Solicitor, Perth.

V. O. Fabricius, Solicitor, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, W.A.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Edgar Reginald Stanley Olsen and Barton Edward Joseph Burke Black carrying on the business of Painters and Decorators at Bateman Street, Mosman Park, under the firm name of Olsen & Black was dissolved by mutual consent as from the 31st day of July, 1949, from which date the said firm ceased to carry on the said business.

Dated this 11th day of August, 1949.

E. R. OLSEN.

Witness—

P. J. Barblett.

B. E. J. B. BLACK.

Witness—

P. J. Barblett.

P. J. Barblett, Solicitor, Bank of Adelaide Chambers, 95 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Sarah Edith Muller, late of Wagin, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send in particulars thereof in writing to the Executor The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 19th day of September, 1949, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 15th day of August, 1949.

M. KOTT,

Solicitor for the Executors, whose address for service is 62 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and two codicils of Edward Wharton White, late of Strawberry Hill, Albany, in the State of Western Australia, Retired Civil Engineer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of the undersigned solicitors, on or before the 19th day of September, 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 15th day of August, 1949.

DARBYSHIRE, GILLET and HUELIN,
Commercial Bank Chambers, 42 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Daniel Schafer (known as Fritz Daniel Schafer), late of 17 Commercial Road, Shenton Park, in the State of Western Australia, Painter, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, The West Australian Trustee, Executor and Agency Company Limited and Edwin Norman Herbert Schafer, care of The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the State of Western Australia, on or before the 19th day of September, 1949, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice.

Dated this 15th day of August, 1949.

LOHRMANN, TINDAL & GUTHRIE,
Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Margaret Ann Leman (usually known as Margaret Anne Leman), formerly of 323 Onslow Road, West Subiaco, in the State of Western Australia, but late of 3 Stanmore Street, Subiaco, in the said State, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 19th day of September, 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 those claims and demands of which it shall then have had notice.

Dated this 15th day of August, 1949.

HARDWICKE, SLATTERY & GIBSON,
of Bank of Adelaide Chambers, Fremantle,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Annie Lowry, late of 61 Clancy Street, Boulder, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send in particulars of such claims and demands in writing to the Executor, care of M. Kott, of City Mutual Buildings, 62 St. George's Terrace, Perth, on or before the 5th day of September, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 28th day of July, 1949.

M. KOTT,
Solicitor for the Executor, whose address for service is 62 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of James Benjamin Carr, late of 70 King's Park Road, West Perth, in the State of Western Australia, Retired Civil Servant, deceased, intestate.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are required to send particulars thereof in writing to the Administrator, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 19th day of

September, 1949, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims of which it shall then have had notice.

Dated the 15th day of August, 1949.

HARDWICK, SLATTERY & GIBSON,
of Victoria House, St. George's Terrace, Perth,
Solicitors to the above Estate.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frederick Henry Harman Allen, late of Kendenup, in the State of Western Australia, 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 Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 19th day of September, 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 those claims and demands of which it shall then have had notice.

Dated the 15th day of August, 1949.

H. N. WALKER,
of Perpetual Trustees Buildings, 91
St. George's Terrace, Perth,
Solicitor for the abovenamed
Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and two Codicils of Isobel Mason Coutts Bruce (usually known as Isobel Bruce), late of Number 18, Marine Parade, Cottesloe, in the State of Western Australia, Retired Matron Spinster, 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 Number 91, St. George's Terrace, Perth, on or before the 19th day of September, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 10th day of August, 1949.

JOSEPH, MUIR & WILLIAMS,
Victoria House, St. George's Terrace, Perth, Solicitors for the
Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Jane Beatrice Vincent, late of "Minnawarra," Leake Street, Peppermint Grove, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 19th day of September, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 15th day of August, 1949.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors 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 19th day of September, 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 and demands of which I shall then have had notice.

Dated at Perth the 17th day of August, 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.
Andersen, Henry Gustav; Invalid Pensioner; late of Woolooloo; 1/3/49.
Cheriton, Beatrice Jessie; Widow; formerly of Waele and of 5 Clifton Crescent, Mount Lawley, but late of 50 Cambridge Street, Leederville; 21/6/49.
Fanehi, Luigi; Miner; formerly of 34 Johnson Street, Boulder, but late of 49 Hopkins Street, Boulder; 5/11/48.
Read, Caroline; Widow; formerly of 57 Gladstone Avenue, South Perth, but late of 132 Hensman Road, Subiaco; 26/5/49.
Tracy, James Thomas; Advertising Agent; late of Verna Street, Gosnells; 6/7/49.
Burt, Annie Maria; Married Woman; late of Matata, in New Zealand; 1/7/34.
Dean, Gulam (also known as Gholam Mohuiddin); Labourer; late of Woolooloo; 14/6/49.
Lambsdale, Samuel William; Pensioner; late of Northampton; 13/12/37.
Lambsdale, Bridget; Widow; late of Northampton; 2/7/47.
Campbell, Farquhar; Labourer; late of Koojeddah; 27/5/49.
Dunn, James Henry Vincent (also known as James Henry Dunn and James Dunn); Storeman, Caretaker and Retired Postmaster; late of Naminie; 22/4/49.
Simmonds, Nellie Hazel; Spinster; late of Claremont; 10/5/49.
Johnston, Katie Hazlett; Married Woman; late of Wonthealla, via Geraldton; 24/1/48.
Kitto, James Warren; Miner and Prospector; formerly of Kalgoorlie, but late of 52 Richmond Street, Leederville; 18/1/49.
Salt, Walter; Pensioner; late of Wallal Downs Station, via Port Hedland; 16/3/49.
Barnes, William Joseph; Bootmaker; late of Busselton; 2/4/49.
Oldfield, Alfred Robert; Retired Market Gardener; late of Barraghup, via Pinjarra; between 18th and 24th May, 1949.
Tiraboschi, Giovanni; Labourer; late of Menzies; 30/5/49.
Evans, Jessie; Married Woman; late of 174 Swansea Street, Victoria Park; 16/5/49.

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 17th day of August, 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.

Dean, Gulam (also known as Gholam Mohuiddin); Labourer; late of Woolooloo; 14/6/49; 11/8/49.
Lambsdale, Samuel William; Pensioner; late of Northampton; 13/12/37; 11/8/49.
Lambsdale, Bridget; Widow; late of Northampton; 2/7/47; 11/8/49.

Campbell, Farquhar; Labourer; Late of Koojeddah; 27/5/49; 11/8/49.

Dunn James Henry Vincent (also known as James Henry Dunn and James Dunn); Storeman, Caretaker, and Retired Postmaster; late of Nannine; 22/4/49; 11/8/49.

Simmonds, Nellie Hazel; Spinster; late of Claremont; 10/5/49; 11/8/49.

Johnston, Katie Hazlett; Married Woman; late of Wonthella, via Geraldton; 24/1/48; 11/8/49.

Kitto, James Warren; Miner and Prospector; formerly of Kalgoorlie, but late of 52 Richmond Street, Leederville; 18/1/49; 11/8/49.

Salt, Walter; Pensioner; late of Wallal Downs Station, via Port Hedland; 16/3/49; 11/8/49.

Barnes, William Joseph; Bootmaker; late of Busselton; 2/4/49; 11/8/49.

Oldfield, Alfred Robert; Retired Market Gardener; late of Barragup, via Pinjarra; between 18th and 24th May, 1949; 11/8/49.

Tiraboschi, Giovanni; Labourer; late of Menzies; 30/5/49; 11/8/49.

Evans, Jessie; Married Woman; late of 174 Swansea Street, Victoria Park; 16/5/49; 11/8/49.

NOTICE TO CREDITORS.

Re William Boydell, formerly of 53 Great Eastern Highway, Victoria Park, but now of Claremont, Pensioner.

ALL persons having claims or demands against the estate of the abovenamed are required to send particulars thereof in writing to the Public Trustee, 44 St. George's Terrace, Perth, before the 19th day of September, 1949, otherwise they will be excluded from participating in the distribution of the assets.

Dated this 17th day of August, 1949.

J. H. GLYNN,
Public Trustee.

ERRATUM.

The following Order supersedes Order No. 107 published in *Government Gazette* (No. 48) of 12th August, 1949, on pages 2040-2042:—

PRICES CONTROL ACT, 1948.

Prices Control Order No. 107.

Clothing, Garments, Apparel and Drapery—Sales by Wholesale.

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

Citation.

1. This Order may be cited as Prices Control Order No. 107.

Revocation.

2. Prices Control Order No. 24, published in the *Government Gazette* on the 31st day of December, 1948, as amended by Prices Control Order No. 33, published in the *Government Gazette* on the 7th day of January, 1949, and as amended by Prices Control Order No. 56, published in the *Government Gazette* on the 4th day of March, 1949, is hereby revoked.

Application.

3. Nothing in this Order shall apply to—

- (a) women's, maids', girls', infants' and babies' felt hats, caps, bonnets and berets;
- (b) Hessian and Liverpool Twill Cloth.

Definitions.

4. In this Order and the Schedules hereto, unless the contrary intention appears—

“allowance for freight, packing and insurance” means, in relation to any specified goods which have been manufactured within the Commonwealth of Australia, the percentage of the cost of those goods specified in the Second Schedule to this Order according to the point of delivery of those goods to the wholesale trader; or in the case of woven woollen blankets, bunny

rugs, bush rugs and travelling rugs—an amount equal to twice the percentage so specified;

“clothing, garments or apparel” means clothing, garments and apparel of all kinds and descriptions whatsoever, including, without limiting the generality thereof, collars, handkerchiefs and men's, youths' and boys' hats, caps and helmets;

“cost” means, in relation to any specified goods which have been manufactured within the Commonwealth of Australia, the purchase price paid or payable to the manufacturer of those goods or his agent after the deduction of any trade discount, but before the deduction of any cash discount;

“landed cost” means, in relation to any specified goods which have been imported by a wholesale trader from a source outside the Commonwealth of Australia, the aggregate of—

- (a) the purchase price paid or payable to the overseas supplier for those goods after the deduction of any trade discount but before the deduction of any cash discount;
- (b) inland cartage, outside packing;
- (c) overseas office or forwarding agents' charges actually incurred, but not in excess of 3¼ per centum of the invoice price of the goods after the deduction of trade discount but before the deduction of cash discount;
- (d) bill of lading and shipping charges, insurance, freight (but not in excess of current standard sea freight rates);
- (e) exchange calculated at telegraphic transfer rates (without the addition of bank fees, bank commission or interest charges);
- (f) duty and primage;
- (g) wharfage, stacking charges, harbour dues, Customs entry and Customs agents' charges (but not including any charges for costing or any percentage surcharge on cost, or any item of transport from wharf or bond store);
- (h) Sales tax, where paid;

“G.P.O.” means General Post Office;

“P.O.” means Post Office;

“point of delivery” means, in relation to any specified goods which have been manufactured within the Commonwealth of Australia, the place at which liability for payment of transport charges in conveying those goods to the wholesale trader's store passed to the wholesale trader from the manufacturer from whom such goods were purchased;

“specified goods” means any of the goods specified in the First Schedule to this Order;

“wholesale trader” means any person who purchases or imports any specified goods in a manufactured state and resells such goods by wholesale;

“woollen and worsted piece goods” means piece goods in the manufacture of which woollen or worsted yarn predominates and which is customarily used in the manufacture of men's, youths' or boys' outer garments, or women's, maids' or girls' costumes, suits, slacks, skirts or top coats, but does not include light weight woollen materials customarily used in the manufacture of women's, maids' or girls' undergarments, blouses or frocks;

“woollen dress material” means piece goods in the manufacture of which woollen or worsted yarn predominates and which is not of the kind or description specified in the definition of “woollen and worsted piece goods”;

“woven or knitted rayon piece goods” means fabric manufactured from continuous filament rayon yarn or from spun (staple fibre) rayon yarn or mixtures of those yarns or from mixtures of either of those yarns with cotton or woollen yarn, including without limiting the

generality thereof, piece goods described as rayon, artificial silk, spun fibre, staple fibre, fibro, long staple spun, rayon and cotton, artificial silk, rayon and wool or artificial silk and wool;

the expression "nearest G.P.O.," where used in relation to any point of delivery, shall be deemed to refer to the General Post Office, Sydney, Melbourne, Adelaide, Brisbane or Perth, or the Post Office, Launceston, whichever is the nearest in a straight line from such point of delivery.

5. I fix and declare the maximum price at which any goods specified in the first column of the First Schedule to this Order may be sold by a wholesale trader to be—

- (1) in respect of specified goods manufactured within the Commonwealth of Australia, and purchased by such wholesale trader from the manufacturer or his agent, the sum of—
 - (a) the cost thereof;
 - (b) the percentage margin of such cost as specified in the second column of the said Schedule; and
 - (c) allowance for freight, packing and insurance;

Provided that in respect of specified goods for which no percentage margin is so specified, the maximum price shall not exceed the purchase price paid or payable for those goods (before the deduction of any discount or allowance thereon), together with allowance for freight, packing and insurance;

- (2) in respect of specified goods imported from a source outside the Commonwealth of Australia, the sum of—
 - (a) the landed cost thereof; and
 - (b) the percentage margin of such landed cost as specified in the third column of the said Schedule:

Provided that where any wholesale trader—

- (a) has purchased any specified goods from any person other than a manufacturer or his agent within the Commonwealth of Australia; or
- (b) has purchased any specified goods from a seller by retail outside the Commonwealth of Australia,

that wholesale trader shall not sell those goods unless and until he has made a written request to the Commissioner to fix a maximum price at which such specified goods may be sold and the Commissioner has fixed the maximum price accordingly.

Discounts.

6. Notwithstanding anything contained in this Order, where a wholesale trader who sells specified goods has customarily allowed any difference in price—

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

the maximum price fixed by or under this Order in respect of those goods shall in the case of sales to any such person or persons, or of such quantities or under such conditions or upon such terms of payment, be reduced by the allowance of such difference. Provided that in any case whether any difference in price has been customarily allowed or not, where payment is made within 30 days from the date of invoice, such reduction shall not be less than 2½ per centum of such price.

Records to be kept of Purchases.

7. Every wholesale trader who sells or offers for sale any specified goods shall keep, in respect of such goods, and in addition to proper books and accounts required to be kept by him by law or for his own purposes, a book or books containing the following particulars:—

- (a) A full description of those goods.
- (b) The date of delivery of those goods into his store.
- (c) The name and address of the person from whom he purchased those goods; and

- (d) (i) in respect of specified goods manufactured within the Commonwealth of Australia—the point of delivery and the cost of those goods;
- (ii) in respect of specified goods imported from a source outside the Commonwealth of Australia—the landed cost of those goods.

Sales Dockets or Invoices.

8. Every wholesale trader who sells or offers for sale any specified goods, shall deliver with those goods a docket or invoice containing the following particulars:—

- (a) His name and place of business.
- (b) Name and address of purchaser of those goods.
- (c) Date of sale of those goods.
- (d) Full description of the goods sold.
- (e) In relation to each item of goods sold the price charged.
- (f) In relation to each item of goods specified on such invoice or docket the words "wholesale sale."

Variation of Maximum Prices by Notice.

9. Notwithstanding the foregoing provisions of this Order—

- (1) I declare the maximum price at which any of the goods covered by this Order and which are specified in a notice in pursuance of this paragraph may be sold by any person to whom such notice is given, to be such price as is fixed by the Commissioner by notice in writing to that person;
- (2) where any notice in writing given to any person in pursuance of any Order which was by virtue of the Prices Control Act, 1948, in force immediately prior to the commencement of this Order and which operates to fix a lower maximum price for the sale by such person by wholesale of any of the goods covered by this Order, such notice in writing shall be deemed to have been given under this Order and shall continue in full force and effect.

The First Schedule.

First Column.	Second Column.	Third Column.
	Maximum.	Margins.
Description of Goods.	Where manufactured in the Commonwealth of Australia.	Where imported from a source outside the Commonwealth of Australia.
	per centum	per centum
1. Men's, youth' and boys' clothing garments and apparel of all descriptions whatsoever other than—	7½	7½
(a) Hats, caps and helmets		
(b) Socks and stockings		
(c) Knitted garments		
(d) Footwear		
(e) Handkerchiefs	12½	12½
2. Men's, youths' and boys' hats, caps and helmets		
3. Women's, maids' girls', infants' and babies' clothing, garments and apparel of all descriptions whatsoever other than—	10	10
(a) Foundation garments and brassieres		
(b) Neckwear		
(c) Socks, stockings, sockettes and footlets		
(d) Knitted garments		
(e) Footwear		
(f) Caps, bonnets, berets and felt hats (g) Handkerchiefs		
4. Women's, maids' and girls' foundation garments and brassieres	12½	12½
5. Women's, maids', girls', infants' and babies' neckwear	12½	12½
6. Knitted garments	10	10
7. Footwear of all descriptions	10	10
8. Socks, stockings, sockettes and footlets of all descriptions	10	10
9. Handkerchiefs	10	10
10. Terry towels, terry bath mats and all other face and bath towels and face cloths other than huckaback towels	12½	12½
11. All makes and descriptions of the following articles:—	12½	12½
Huckaback towels, mattress cases, bedspreads, quilts, counterpanes, mosquito nets, sweat rags, honey-comb cloths, sponge cloths, cushions, cushion covers and curtains		
12. Sheets, pillowslips, nursery squares, bungalow cloths, tablecloths and serviettes		

The First Schedule—*continued.*

First Column.	Second Column.	Third Column.
	Maximum.	Margins.
Description of Goods.	Where manufactured in the Commonwealth of Australia.	Where imported from a source outside the Commonwealth of Australia.
	per centum	per centum
13. Hand knitting yarns	7½	7½
14. Blankets, bunny rugs, travelling rugs, and bush rugs	10	10
15. Laces for boots, shoes and corsets	12½	12½
16. Woollen and worsted piecegoods:—		
(a) When sold in lengths greater than 40 lineal yards	5	5
(b) When sold in lengths greater than 20 lineal yards, but not greater than 40 lineal yards	10	10
(c) When sold in lengths not exceeding 20 lineal yards	17½	17½
17. Woollen dress materials:—		
(a) When sold in lengths greater than 30 lineal yards	10	10
(b) When sold in lengths not exceeding 30 lineal yards	17½	17½
18. Woven or knitted Rayon piecegoods	15	15
19. Woven or knitted piecegoods not elsewhere specified, but including window holland, waterproofed and rubberized fabric	12½	12½

The Second Schedule.

Where the nearest G.P.O. to the point of delivery is—	Allowance for Freight, Packing and Insurance.
	Per centum.
G.P.O., Sydney	3½
G.P.O., Melbourne	3
G.P.O., Adelaide	2½
G.P.O., Brisbane	4
G.P.O., Perth	Nil
P.O., Launceston	3½

Dated at Perth this 12th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

The above Order supersedes Order No. 107 published in *Government Gazette* (No. 48) of 12th August, 1949, on pages 2040-2042.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 108.

Sales of Wool Furnishing Materials on or after 1st March, 1947.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner, hereby make the following order.

Citation.

1. This Order may be cited as Prices Control Order No. 108.

Revocation.

2. Commonwealth Prices Regulation Order No. 2892 published in the *Commonwealth Gazette* on the 28th February, 1947, as amended by Prices Regulation Order No. 2914 published in the *Commonwealth Gazette* on the 27th March, 1947, and Prices Regulation Order No. 3298 published in the *Commonwealth Gazette* on the 2nd April, 1948, is hereby revoked.

Dated this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 109.

Bread—Perth Metropolitan Area and Rottnest Island. IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 109.

Revocation.

2. Prices Control Order No. 40 is hereby revoked.

Definitions and Interpretations.

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

“Perth Metropolitan Area” means all that area of the State of Western Australia comprised within a radius of 25 miles from the General Post Office at Perth;

“cash sale” means, in relation to any sale of bread or Vienna bread, any sale within any period of 16 days where payment for all bread or Vienna bread sold within the said period is made within that period;

“booked sale” means, in relation to any sale of bread or Vienna bread, that such sale is not a cash sale as defined in this paragraph;

“by retail” means, in relation to any sale of bread or Vienna bread, that such sale is not a sale by wholesale, as defined in this paragraph;

“by wholesale” means, in relation to any sale of bread or Vienna bread, that the quantity sold by the baker, together with the amount sold by him during the preceding six days to the same purchaser is—in the case of a sale other than for re-sale—

(a) not less than 120 lb. of Vienna bread, consisting of ½-lb. loaves or 1-lb. loaves, or a quantity of both;

(b) not less than 240 lb. of other bread, consisting of 1-lb. loaves or 2-lb. loaves, or a quantity of both;

in the case of a sale for re-sale—

(c) not less than 30 lb. of Vienna bread, consisting of ½-lb. loaves or 1-lb. loaves, or a quantity of both, and

(d) not less than 60 lb. of other bread, consisting of 1-lb. loaves or 2-lb. loaves, or a quantity of both;

“bread” means white bread, wholemeal bread, whole wheatmeal bread, and brown bread;

“1-lb. loaf” means a No. 1 loaf within the meaning of the Bread Act, 1903-1947;

“2-lb. loaf” means a No. 2 loaf within the meaning of the Bread Act, 1903-1947;

“Vienna bread” or “Vienna rolls” means Vienna bread or Vienna rolls within the meaning of the Bread Act, 1903-1947;

“Vienna ½-lb. loaf” means a No. 1 Vienna loaf within the meaning of the Bread Act, 1903-1947;

“Vienna 1-lb. loaf” means a No. 2 Vienna loaf within the meaning of the Bread Act, 1903-1947.

Maximum Prices.

4. I fix and declare the maximum price at which bread and bread rolls, Vienna bread and Vienna rolls may be sold for delivery in the Perth Metropolitan Area and Rottnest Island to be—

(a) in respect of sales of bread and Vienna bread for delivery in the Perth Metropolitan Area—the price specified in the First Schedule to this Order;

(b) in respect of sales of bread and Vienna bread for delivery in Rottnest Island—the price specified in the Second Schedule to this Order;

(c) in respect of sales of bread rolls and Vienna rolls for delivery in the Perth Metropolitan Area and in Rottnest Island—the price specified in the Third Schedule to this Order.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which bread, Vienna bread, bread rolls and Vienna rolls specified in a notice in pursuance of this paragraph may be sold in the Perth Metropolitan Area and in Rottnest Island by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

The First Schedule.
Maximum Prices—Perth Metropolitan Area.

Description.	Sales by wholesale.	Sales by retail.	
		Cash sale.	Booked sale.
	Per dozen.	Each.	Each.
	s. d.	s. d.	s. d.
Vienna $\frac{1}{2}$ lb. loaf	2 9	0 3 $\frac{1}{2}$	0 3 $\frac{1}{2}$
Vienna 1 lb. loaf	5 6	0 6 $\frac{1}{2}$	0 7
Other bread—			
1 lb. loaf	3 9	0 4	0 4 $\frac{1}{2}$
2 lb. loaf	7 0	0 7 $\frac{1}{2}$	0 8

The Second Schedule.
Maximum Prices—Rottneest Island.

Description.	Sales by wholesale.	Sales by retail.	
		Cash sale.	Booked sale.
	Per dozen.	Each.	Each.
	s. d.	s. d.	s. d.
Vienna $\frac{1}{2}$ lb. loaf	2 9	0 3 $\frac{1}{2}$	0 3 $\frac{1}{2}$
Vienna 1 lb. loaf	5 6	0 6 $\frac{1}{2}$	0 7
Other bread—			
1 lb. loaf	3 9	0 4	0 4 $\frac{1}{2}$
2 lb. loaf	7 6	0 8	0 8 $\frac{1}{2}$

The Third Schedule.
Maximum Prices—Perth Metropolitan Area and Rottneest Island.
Bread Rolls, Vienna Rolls.

Description.	Sales by wholesale.	Sales by retail.	
		Per half dozen.	Per quarter dozen.
	Per dozen.	Per dozen.	Per dozen.
	s. d.	s. d.	s. d.
Vienna rolls—			
Crescent shape	1 3	1 6	0 9
Other than crescent shape	0 10	1 0	0 6
Rolls other than Vienna—			
For rolls weighing not more than 2 ozs.	0 7	0 9	0 4 $\frac{1}{2}$
For rolls weighing more than 2 ozs. but less than 4 ozs.	0 11	1 2	0 7

Dated at Perth this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 110.

Bread—South-West Land Division of Western Australia.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 110.

Revocation.

2. Prices Control Order No. 42 is hereby revoked.

Definitions and Interpretations.

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

“South-West Land Division” means the South-West Land Division of the State of Western Australia, as defined in the Land Act, 1933-1946, of that State, but excluding from such South-West Land Division (as so defined) that portion thereof hereinafter defined as the “Metropolitan Area”;

“Metropolitan Area” means all that area of the State of Western Australia comprised within a radius of 25 miles from the General Post Office at Perth;

“cash sale” means, in relation to any sale of bread or Vienna bread, any sale within any period of 16 days where payment for all bread or Vienna bread sold within the said period is made within that period;

“booked sale” means, in relation to any sale of bread or Vienna bread, that such sale is not a cash sale as defined in this paragraph;

“by retail” means in relation to any sale of bread or Vienna bread, that such sale is not a sale by wholesale as defined in this paragraph;

“by wholesale” means, in relation to any sale of bread or Vienna bread, that the quantity sold by the baker together with the amount sold by him during the preceding six days to the same purchaser is—in the case of a sale other than for re-sale—

(a) not less than 120 lb. of Vienna bread, consisting of $\frac{1}{2}$ -lb. loaves or 1-lb. loaves, or a quantity of both; and

(b) not less than 240 lb. of other bread, consisting of 1-lb. or 2-lb. loaves, or a quantity of both;

in the case of a sale for re-sale—

(c) not less than 30 lb. of Vienna bread, consisting of $\frac{1}{2}$ -lb. loaves or 1-lb. loaves, or a quantity of both; and

(d) not less than 60 lb. of other bread, consisting of 1-lb. loaves or 2-lb. loaves, or a quantity of both;

“bread” means white bread, wholemeal bread, whole wheatmeal bread and brown bread;

“1-lb. loaf” means a No. 1 loaf within the meaning of the Bread Act, 1903-1947;

“2-lb. loaf” means a No. 2 loaf within the meaning of the Bread Act, 1903-1947;

“Vienna bread” or “Vienna rolls” means Vienna bread or Vienna rolls within the meaning of the Bread Act, 1903-1947;

“Vienna $\frac{1}{2}$ -lb. loaf” means a No. 1 Vienna loaf within the meaning of the Bread Act, 1903-1947;

“Vienna 1-lb. loaf” means a No. 2 Vienna loaf within the meaning of the Bread Act, 1903-1947.

Maximum Prices.

4. I fix and declare the maximum price at which bread and bread rolls, Vienna bread and Vienna rolls may be sold in the South-West Land Division to be—

(a) in respect of sales of bread and Vienna bread within the boundaries of those townsites (other than Ravensthorpe, Mandurah and Bridgetown) in which a bakery is established and operating—the price specified in the First Schedule to this Order;

(b) in respect of sales of bread and Vienna bread within the boundaries of the townsites of Ravensthorpe, Mandurah and Bridgetown—the prices specified in the Second Schedule to this Order;

(c) in respect of sales of bread and Vienna bread elsewhere in the South-West Land Division—

(aa) in the case of sales by wholesale, the maximum wholesale price fixed by the foregoing provisions of this Order for the sale of that description of bread and Vienna bread by wholesale in the townsite whose boundaries are nearest to the place where that bread is delivered, plus—

(i) 3d. per dozen in the case of 1-lb. loaves of bread and $\frac{1}{2}$ -lb. loaves of Vienna bread, and 6d. per dozen in the case of 2-lb. loaves of bread and 1-lb. loaves of Vienna bread; or

- (ii) the actual amount of railage (if any) paid or payable by the seller, or the actual amount of delivery charges (if any) paid or payable by the seller to any other person, in respect of the delivery of that bread and Vienna bread to the purchaser;
- (bb) in the case of sales by retail by any person other than a baker, the maximum wholesale price fixed by the foregoing provisions of this Order for the sale of that description of bread and Vienna bread by wholesale in the townsite whose boundaries are nearest to the place where that bread and Vienna bread is delivered, plus—

- (i) the actual amount of railage (if any) paid or payable by the seller; or the actual amount of delivery charges (if any) paid or payable by the seller to any other person, in respect of the delivery of that bread and Vienna bread to the purchaser;

- (ii) a margin of one halfpenny per loaf in the case of both 1-lb. and 2-lb. loaves of bread, and one penny per loaf in the case of ½-lb. and 1-lb. loaves of Vienna bread;

- (cc) in the case of sales by retail by a baker, the maximum retail price specified in the First Schedule to this Order for the sale of that description of bread and Vienna bread, plus—

one farthing per loaf in the case of 1-lb. loaves of bread and ½-lb. loaves of Vienna bread, and one halfpenny per loaf in the case of 2-lb. loaves of bread and 1-lb. loaves of Vienna bread;

- (d) in respect of sales of bread rolls and Vienna rolls, the price specified in the Third Schedule to this Order.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, where a maximum price is fixed by notice in writing to any person in relation to any bread, Vienna bread, bread rolls and Vienna rolls, the maximum price for the sale of which is fixed by the foregoing provisions of this Order, I declare the maximum price at which such bread, Vienna bread, bread rolls and Vienna rolls may be sold by any person to whom such notice is given, to be such price as is fixed by the Commissioner by notice in writing to that person.

The First Schedule.
Bread Prices for Towns, other than Ravensthorpe, Mandurah and Bridgetown, in the South-West Land Division, in which a Bakery is Operating.

Maximum Prices.

Description.	Sales by wholesale.	Sales by retail.	
		Cash sale.	Booked sale.
		Per dozen loaves.	Per loaf.
Vienna ½ lb. loaf	s. d. 2 9	s. d. 0 3½	s. d. 0 3½
Vienna 1 lb. loaf	5 6	0 6½	0 7
Other bread—			
1 lb. loaf	3 9	0 4	0 4½
2 lb. loaf	7 0	0 7½	0 8

The Second Schedule.

Bread Prices within the Townsites of Ravensthorpe, Mandurah and Bridgetown.

Description and Town.	Sales by wholesale.		Sales by retail.			
			Cash sale.		Booked sale	
			Per ½ lb. loaf.	Per 1 lb. loaf.	Per ½ lb. loaf.	Per 1 lb. loaf.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Vienna—						
Ravensthorpe	2 9	5 6	0 3½	0 6½	0 3½	0 7
Mandurah	2 9	5 6	0 3½	0 6½	0 3½	0 7
Bridgetown	2 9	5 6	0 3½	0 6½	0 3½	0 7
Other bread—						
Ravensthorpe	4 0	8 6	0 4½	0 9	0 4½	0 9½
Mandurah	3 9	7 6	0 4	0 8	0 4½	0 8½
Bridgetown	3 9	6 6	0 4	0 7	0 4	0 7½

The Third Schedule.

Prices of Bread Rolls within the South-West Land Division.

Description.	Sales by wholesale.	Sales by retail.		
		Per dozen.	Per half dozen.	Per quarter dozen.
		s. d.	s. d.	s. d.
Vienna rolls—				
Crescent shape	1 3	1 6	0 9	0 4½
Other than crescent shape	0 10	1 0	0 6	0 3
Other rolls—				
For rolls weighing more than 2 ozs.	0 7	0 9	0 4½	0 2½
For rolls weighing more than 2 ozs. but less than 4 ozs.	0 11	1 2	0 7	0 3½

Dated at Perth this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 111.

FISH.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner hereby make the following Order:—

Citation.

- 1. This Order may be cited as Prices Control Order No. 111.

Revocation.

- 2. Prices Control Orders Nos. 20, 72, 80 and 101 are hereby revoked.

Definitions.

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

- “Albany” means all that area comprised within a radius of three miles from the principal Post Office at Albany;
- “Bunbury” means all that area comprised within a radius of three miles from the principal Post Office at Bunbury;
- “Esperance” means all that area comprised within a radius of three miles from the principal Post Office at Esperance;
- “Geraldton” means all that area comprised within a radius of three miles from the principal Post Office at Geraldton;
- “Mandurah” means all that area comprised within a radius of three miles from the principal Post Office at Mandurah;
- “Perth Metropolitan Area” means all that area comprised within a radius of 12 miles from the General Post Office, Perth;
- “outlet” means the descaled flesh of a fish retaining a portion of the backbone, and includes also the descaled flesh of a fish from which all bones have not been removed;
- “fillet” means the descaled flesh of a fish from which the head and all bones have been removed;
- “fish” includes crayfish, or the flesh or any part thereof;
- “fisherman” means any person licensed under the Fisheries Act, 1905-1940, of the State of Western Australia, to catch fish.

Maximum Wholesale Prices for Sales by Fishermen.

4. (1) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by wholesale by a fisherman for delivery in the Perth Metropolitan Area to be the price set out in the second column of that Schedule opposite to each such variety of fish.

(2) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by wholesale by a fisherman for delivery in Albany, Bunbury, Esperance, Geraldton, or Mandurah to be the price set out in the second column of that Schedule opposite to each such variety of fish, less one penny per lb. weight.

Maximum Wholesale Prices for Sales other than by Fishermen.

5. (1) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by wholesale by a seller other than a fisherman for delivery in the Perth Metropolitan Area to be the price set out in the third column of that Schedule opposite to each such variety of fish.

(2) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by wholesale by a seller other than a fisherman for delivery in Albany, Bunbury, Esperance, Geraldton, or Mandurah, to be the price set out in the third column of that Schedule opposite to each such variety of fish, less one penny per lb. weight.

(3) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the Schedule to this Order may be sold by wholesale by a seller other than a fisherman for delivery outside the Perth Metropolitan Area, Albany, Bunbury, Esperance, Geraldton and Mandurah to be the sum of—

- (a) the maximum price fixed by this Order for the sale of that fish by wholesale by a seller other than a fisherman for delivery in the Perth Metropolitan Area, Albany, Bunbury, Esperance, Geraldton, or Mandurah, whichever is nearest the point the fish was first brought to land;
- (b) one penny per lb. weight of that fish.

Maximum Prices—Sales by Auction.

6. I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by auction to be the maximum price fixed by the foregoing provisions of this Order for sales by wholesale by a seller other than a fisherman.

Maximum Retail Prices.

7. (1) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by retail in the Perth Metropolitan Area to be the price set out in the fourth, fifth, sixth or seventh columns, respectively, opposite to each such variety of fish according to whether the fish is uncleaned or cleaned, or is in outlets or in the form of fillets.

(2) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order may be sold by retail in Albany, Bunbury, Esperance, Geraldton, or Mandurah, to be—

- (a) in the case of uncleaned or cleaned fish (other than in outlets or in the form of fillets), the price set out in the fourth or fifth columns, respectively, opposite each such variety of fish, according to whether that fish is uncleaned or cleaned, less one penny per lb. weight;

- (b) in the case of cutlets of fish, the price set out in the sixth column opposite each such variety of fish, less one and one-half pence per lb. weight;
- (c) in the case of fillets of fish, the price set out in the seventh column opposite each such variety of fish, less two pence per lb. weight.

(3) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order which has been transported through the Perth Metropolitan Area may be sold by retail outside the Perth Metropolitan Area, Albany, Bunbury, Esperance, Geraldton, or Mandurah, to be the sum of—

- (a) the price set out in the fourth, fifth, sixth or seventh columns, respectively, opposite each such variety of fish, according to whether that fish is uncleaned or cleaned, or is in cutlets, or in the form of fillets; and
- (b) the amount per lb. set out in the second, third, or fourth columns of the Second Schedule, according to the distance by rail from the Perth Central Railway Station to the railway station or siding nearest the retail seller's place of business.

(4) I fix and declare the maximum price at which fish of any of the varieties specified in the first column of the First Schedule to this Order which has not been transported through the Perth Metropolitan Area may be sold by retail outside the Perth Metropolitan Area, Albany, Bunbury, Esperance, Geraldton, and Mandurah, to be the sum of—

- (a) the price set out in the fourth, fifth, sixth, or seventh columns, respectively, of the First Schedule to this Order opposite each such variety of fish, according to whether that fish is uncleaned or cleaned, or is in cutlets or in the form of fillets; and
- (b) the amount per lb. set out in the second, third, or fourth columns of the Third Schedule to this Order, according to the distance by rail from the railway station or siding nearest the wholesale seller's place of business, to the railway station or siding nearest the retail seller's place of business.

Delivery of Invoices.

8. Every person who sells other than by retail any fish for which a maximum price is fixed by or under the provisions of this Order, shall deliver with that fish an invoice or docket containing the following particulars:—

- (a) His name and place of business.
- (b) Name and address of the purchaser of that fish.
- (c) The date of the sale of that fish.
- (d) The class of that fish, described according to the classes of fish specified in the First Schedule to this Order.
- (e) The total weight of each class of fish sold.
- (f) The price per lb. at which the class of fish is sold.

Variation of Maximum Prices by Notice.

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

Exhibition of Prices.

10. (1) Every person who sells, or has for sale, by retail, fish, shall exhibit in his place of business, or if he has more than one place of business, in each of his places of business, a notice or notices setting forth the following particulars:—

- (a) Retail selling prices of each lot or variety of fish, whether it is cleaned, uncleaned, filleted, or in cutlets, which is from time to time displayed or offered for sale at such place or places of business; and
- (b) the maximum prices fixed by the provisions of this Order for the sale of that fish.

(2) (a) The approved form for the notice or notices referred to in the last preceding subparagraph in relation to retail selling prices shall be a separate price card or cards, specifying the price per lb. weight or the total weight and total price in relation to each such lot or variety of fish, whether cleaned, uncleaned, filleted, or in cutlets, offered for sale as aforesaid, which properly associates such prices with each such lot or variety of fish; and

(b) The approved form for the notice or notices referred to in the last preceding subparagraph in relation to the maximum prices fixed by the provisions of this Order for the sale of fish, shall be such form as otherwise complies with regulation 45 of the regulations.

First Schedule.

First Column.	MAXIMUM WHOLESALE PRICE.		MAXIMUM RETAIL PRICE.			
	Sales by a Fisherman.	Sales by a seller other than a Fisherman.	Uncleaned Fish.	Cleaned Fish.	Cutlets of Fish.	Fillets of Fish.
	Second Column.	Third Column.	Fourth Column.	Fifth Column.	Sixth Column.	Seventh Column.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Barramundi (Cleaned)	1 2	1 3½	1 7	1 7	...	3 0
Bream, Black	1 0	1 1¼	1 4½	1 6½	...	2 9
Bream, Silver	0 10	0 11	1 2	1 4	...	2 4
Bream, Yellow fin	0 10	0 11	1 2	1 4	...	2 4
Butterfish, North-West	0 10	0 11	1 2	1 4	...	3 4
Cobbler (headed and gutted)	0 8	0 9	...	1 0	...	1 10
Cobbler (not headed or gutted)	0 4	0 4½	0 6
Cod, Rock	0 8	0 9	1 0	1 2	...	2 0
Cod, other than Rock (Cleaned)	0 11	1 0	...	1 3	...	2 2
Cod, other than Rock (Uncleaned)	0 9	0 10	1 1
Crayfish (Uncooked)	0 11½	1 0½	1 4
Crayfish (Cooked)	1 4	1 8
Flathead	0 10	0 11	1 2	1 4	...	2 4
Flounder	1 2	1 3½	1 7	1 9	...	3 2
Garfish	0 11	1 0	1 3	1 5	...	2 6
Groper (Cleaned)	0 9	0 10	0 9	1 1	...	2 0
Groper (Uncleaned)	0 6	0 6½	0 9
Herring, Sea	0 8	0 9	1 0	1 2	...	2 0
Herring, Perth	0 2	0 2½	0 3
Jewfish (Cleaned)	1 8	1 10	...	2 2	3 6	4 3
Jewfish (Uncleaned)	1 0	1 1½	1 4½
Kingfish, Sea or River (Cleaned)	0 11	1 0	...	1 3	2 1	2 3
Kingfish, Sea or River (Uncleaned)	0 8	0 9	1 0
Leather Jacket (Headed, gutted and skinned)	1 2	1 3½	...	1 7	1 10	2 1
Leather Jacket (not headed, gutted or skinned)	0 8	0 9	1 0
Mackerel, Spanish (Cleaned)	1 1	1 2½	...	1 6	2 1	2 6
Mackerel, Spanish (Uncleaned)	0 9	0 10	1 1
Mackerel, other than Spanish	0 6	0 6½	0 9	0 10	...	1 6
Mullet, Yellow-eyed	0 9	0 10	1 1	1 3	...	2 2
Mullet, other than Yellow-eyed	0 10	0 11	1 2	1 4	...	2 4
Pilchard, Sea	0 6	0 6½	0 9	0 10	...	1 6
Pike	1 0	1 1½	1 4½	1 6½	2 0	2 3
Salmon, North-West (Cleaned)	1 0	1 1½	...	1 4½	...	2 0
Salmon, North-West (Uncleaned)	0 10	0 11	1 2
Salmon, Australian 16 in. and over (headed and gutted)	0 6	0 6½	...	0 9	0 11	1 0
Salmon, Australian 16 in. and over (not headed and gutted)	0 4	0 4½	0 6
Salmon, Australian under 16 in.	0 9	0 10	1 1	1 3	...	2 2
Shark, Tiger (headed and gutted)	0 4	0 4½	...	0 6	0 8	0 9
Shark, other than Tiger (headed and gutted)	1 0	1 1½	...	1 4½	1 9	1 11
Silverfish (Roach)	0 2½	0 2¾	0 4
Skipjack	0 10	0 11	1 2	1 4	...	2 4
Snapper (Cleaned)	1 3	1 4½	...	1 8	2 11	3 4
Snapper (Uncleaned)	0 11½	1 1	1 4
Snook	0 11½	1 1	1 4	1 6	...	2 8
Sweep	0 8	0 9	1 0	1 1	...	2 0
Tailor	0 10	0 11	1 2	1 4	...	2 4
Trout, Salmon	0 9	0 10	1 1	1 3	...	2 2
Tuna	0 6	0 6½	0 9
Whiting, King George	1 3	1 4½	1 8	1 10	...	3 4
Whiting, other than King George	1 1	1 2½	1 6	1 8	...	3 0
White Fish	0 10	0 11	1 2	1 4	...	2 4
Yellow Tail	0 3	0 3½	0 4½	0 5½
Fish not specified in this Schedule	0 6	0 6½	0 9	0 10	1 2	1 6

Second Schedule.

Distance by rail from Perth Central Railway Station to Railway Station or Siding nearest Retail Seller's place of business.	Uncleaned and Cleaned Fish.	Cutlets of Fish.	Fillets of Fish.
	Per lb. s. d.	Per lb. s. d.	Per lb. s. d.
Not exceeding 100 miles	0 3	0 5½	0 6
Exceeding 100 miles but not more than 250 miles	0 3½	0 6½	0 7
Exceeding 250 miles but not more than 400 miles	0 4	0 7	0 8
Exceeding 400 miles	0 4½	0 8	0 9

Third Schedule.

Distance by rail from the Railway Station nearest the Supplier's place of business to the Railway Station or Siding nearest the Retail Seller's place of business.	Uncleaned and Cleaned Fish.	Cutlets of Fish.	Fillets of Fish.
	Per lb. s. d.	Per lb. s. d.	Per lb. s. d.
Not exceeding 100 miles	0 2	0 3½	0 4
Exceeding 100 miles but not more than 250 miles	0 2½	0 4½	0 5
Exceeding 250 miles but not more than 400 miles	0 3	0 5½	0 6
Exceeding 400 miles but not more than 500 miles	0 3½	0 6½	0 7
Exceeding 500 miles	0 4	0 7	0 8

Dated this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 112.

Bread—Kalgoorlie-Boulder Area.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantine Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 112.

Revocation.

2. Prices Control Order No. 41 is hereby revoked.

Definitions and Interpretations.

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

“Kalgoorlie-Boulder area” means all that area of the State of Western Australia comprised within a radius of eight miles from the principal post office at Kalgoorlie;

“cash sale” means, in relation to any sale of bread or Vienna bread, any sale within any period of sixteen days where payment for all bread or Vienna bread sold within the said period is made within that period;

“booked sale” means, in relation to any sale of bread or Vienna bread, that such sale is not a cash sale as defined in this paragraph;

“by retail” means, in relation to any sale of bread or Vienna bread, that such sale is not a sale by wholesale as defined in this paragraph;

“by wholesale” means, in relation to any sale of bread or Vienna bread, that the quantity sold by the baker together with the amount sold by him during the preceding six days to the same purchaser is—in the case of a sale other than for re-sale—

(a) not less than 120lb. of Vienna bread consisting of $\frac{1}{2}$ lb. loaves or 1lb. loaves or a quantity of both, and

(b) not less than 240lbs. of other bread consisting of 1lb. or 2lb. loaves or a quantity of both;

in the case of a sale for re-sale—

(c) not less than 30lb. of Vienna bread consisting of $\frac{1}{2}$ lb. loaves or 1lb. loaves or a quantity of both, and

(d) not less than 60lb. of other bread consisting of 1lb. loaves or 2lb. loaves or a quantity of both.

“bread” means white bread, wholemeal bread, whole wheatmeal bread and brown bread;

“1-lb. loaf” means, a No. 1 loaf within the meaning of the Bread Act, 1903-1947;

“2lb. loaf” means, a No. 2 loaf within the meaning of the Bread Act, 1903-1947;

“Vienna bread” or “Vienna rolls” means, Vienna bread or Vienna rolls within the meaning of the Bread Act, 1903-1947;

“Vienna $\frac{1}{2}$ lb. loaf” means, a No. 1 Vienna loaf within the meaning of the Bread Act, 1903-1947;

“Vienna 1lb. loaf” means, a No. 2 Vienna loaf within the meaning of the Bread Act, 1903-1947.

Maximum Prices.

4. I fix and declare the maximum price at which bread and bread rolls, Vienna bread and Vienna rolls may be sold for delivery within the Kalgoorlie-Boulder area to be—

(a) in respect of sales of bread and Vienna bread—the price specified in the First Schedule to this Order;

(b) in respect of sales of bread rolls and Vienna rolls—the price specified in the Second Schedule to this Order.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which bread, Vienna bread, bread rolls or Vienna rolls specified in a notice in pursuance of this paragraph may be sold in the Kalgoorlie-Boulder area by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

The First Schedule.

Bread and Vienna Bread Prices in the Kalgoorlie-Boulder Area.

Description.	Sales by wholesale.	Sales by retail.	
		Cash sale.	Booked sale.
	Per dozen.	Each.	Each.
	s. d.	s. d.	s. d.
Vienna $\frac{1}{2}$ lb. loaf	2 9	0 3 $\frac{1}{2}$	0 3 $\frac{1}{2}$
Vienna 1 lb. loaf	5 6	0 6 $\frac{1}{2}$	0 7
Other Bread—			
1 lb. loaf	4 3	0 4 $\frac{1}{2}$	0 4 $\frac{1}{2}$
2 lb. loaf	7 6	0 8	0 8 $\frac{1}{2}$

The Second Schedule.

Prices for Bread Rolls and Vienna Rolls in the Kalgoorlie-Boulder Area.

Description.	Sales by wholesale.	Sales by retail.		
		Per dozen.	Per half dozen.	Per quarter dozen.
	s. d.	s. d.	s. d.	s. d.
Vienna rolls—				
Crescent shape	1 3	1 6	0 9	0 4 $\frac{1}{2}$
Other than crescent shape	0 10	1 0	0 6	0 3
Other rolls—				
For rolls weighing not more than 2 ozs.	0 7	0 9	0 4 $\frac{1}{2}$	0 2 $\frac{1}{2}$
For rolls weighing more than 2 ozs. but less than 4 ozs.	0 11	1 2	0 7	0 3 $\frac{1}{2}$

Dated at Perth this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 113.

Bread Prices in Areas other than the Perth Metropolitan Area, Rottnest Island, the Kalgoorlie-Boulder Area, and the South-West Land Division.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantine Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 113.

Revocation.

2. Prices Control Order No. 44 is hereby revoked.

Definitions and Interpretations.

3. (1) In this Order and the Schedule thereto, unless the contrary intention appears—

“Perth metropolitan area” means all that area of the State of Western Australia comprised within a radius of 25 miles from the General Post Office at Perth;

“Kalgoorlie-Boulder area” means all that area of the State of Western Australia comprised within a radius of eight miles from the principal Post Office at Kalgoorlie;

“South-West Land Division” means that portion of the State of Western Australia defined in the Land Act, 1933-1946, as the South-West Land Division, but excluding therefrom that portion defined herein as the “Perth metropolitan area”;

- “cash sale” means, in relation to any sale of bread, any sale within any period of sixteen days where payment for all bread sold within the said period is made within that period;
- “booked sale” means, in relation to any sale of bread, that such sale is not a cash sale as defined in this paragraph;
- “by retail” means, in relation to any sale of bread, that such sale is not a sale by wholesale as defined in this paragraph;
- “by wholesale” means, in relation to any sale of bread, that the quantity sold by the baker, together with the amount sold by him during the preceding six days to the same purchaser is—

- (a) in the case of a sale other than for resale—not less than 240lb. of bread, consisting of 1lb. or 2lb loaves, or a quantity of both; or
- (b) in the case of a sale for resale—not less than 60lb. of bread, consisting of 1lb. loaves or 2lb. loaves, or a quantity of both;

- “bread” means white bread, wholemeal bread, whole wheatmeal bread and brown bread;
- “1lb. loaf” means a No. 1 loaf within the meaning of the Bread Act, 1903-1947;
- “2lb. loaf” means a No. 2 loaf within the meaning of the Bread Act, 1903-1947.

(2) For the purposes of this Order, the expression “townsite” shall, except in the case of the townsite of Carnarvon, be deemed to refer to the area comprised within a radius of five miles from the principal post office at a townsite, and in the case of Carnarvon, that expression shall be deemed to refer to the area comprised within a radius of twenty miles from the principal post office at Carnarvon.

Maximum Prices.

4. I fix and declare the maximum price at which bread may be sold in Western Australia outside the Perth metropolitan area, Rottnest Island, Kalgoorlie-Boulder area and the South-West Land Division to be—

- (a) in respect of sales of bread for delivery within the townsites specified in the Schedule to this Order—the price specified in that Schedule;
- (b) in respect of sales of bread for delivery elsewhere than in the townsites specified in that Schedule—
 - (i) in the case of sales by wholesale the maximum wholesale price fixed by the foregoing provisions of this Order for the sale of that description of bread by wholesale for delivery in the townsite whose boundaries (according to the provisions of subparagraph (2) of paragraph 3) are nearest to the place where that bread is delivered plus the actual amount of railage (if any) paid or payable by the seller to any other person in respect of the delivery of that bread to the purchaser;
 - (ii) in the case of sales by retail the maximum wholesale price fixed by the foregoing provisions of this Order for the sale of that description of bread by wholesale for delivery in the townsite whose boundaries (according to the provisions of subparagraph (2) of paragraph 3) are nearest to the place where that bread is delivered, plus—
 - (aa) the actual amount of railage (if any) paid or payable by the seller; or the actual amount of delivery charges (if any) paid or payable by the seller to any other person in respect of the delivery of that bread to the purchaser;

(bb) a margin of one half-penny per loaf, as in the case of both 1lb. and 2lb. loaves.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which bread specified in a notice in pursuance of this paragraph may be sold outside the Perth metropolitan area, Rottnest Island, the Kalgoorlie-Boulder area, and the South-West Land Division by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

The Schedule.

Bread Prices in Areas other than the Perth Metropolitan Area, Rottnest Island, the Kalgoorlie-Boulder Area, the South-West Land Division and Carnarvon.

Area.	Sales by wholesale.		Sales by retail.			
	Per 1 lb. loaf.	Per 2 lb. loaf.	Cash sale.		Booked sale.	
			Per 1 lb. loaf.	Per 2 lb. loaf.	Per 1 lb. loaf.	Per 2 lb. loaf.
	Per dozen loaves.	Per dozen loaves.	Per loaf.	Per loaf.	Per loaf.	Per loaf.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Carnarvon	4 3	8 6	0 4½	0 9	0 4½	0 9½
Moorine Rock	3 9	7 6	0 4	0 8	0 4½	0 8½
Bullfinch	4 3	7 6	0 4½	0 8	0 4½	0 8½
Coolgardie	4 3	7 6	0 4½	0 8	0 4½	0 8½
Esperance	4 3	7 6	0 4½	0 8	0 4½	0 8½
Marvel Loch	4 3	7 6	0 4½	0 8	0 4½	0 8½
Norseman	4 3	7 6	0 4½	0 8	0 4½	0 8½
Southern Cross	4 3	7 6	0 4½	0 8	0 4½	0 8½
Broad Arrow	4 3	7 6	0 4½	0 8	0 4½	0 8½
Menzies	4 3	7 6	0 4½	0 8	0 4½	0 8½
Gwalia	4 9	8 6	0 5	0 9	0 5½	0 9½
Leonora	4 9	8 6	0 5	0 9	0 5½	0 9½
Big Bell	4 9	8 6	0 5	0 9	0 5½	0 9½
Cue	4 9	8 6	0 5	0 9	0 5½	0 9½
Meekeatharra	4 9	8 6	0 5	0 9	0 5½	0 9½
Mt. Magnet	4 9	8 6	0 5	0 9	0 5½	0 9½
Reedy	4 9	8 6	0 5	0 9	0 5½	0 9½
Wiluna	4 9	8 6	0 5	0 9	0 5½	0 9½
Onslow	4 6	9 0	0 5	0 9½	0 5	0 10
Roebourne	5 0	10 0	0 5½	0 10½	0 5½	0 11
Wittenoom Gorge	6 0	12 0	0 6½	1 0½	0 6½	1 1
Port Hedland	6 0	12 0	0 6½	1 0½	0 6½	1 1
Broome	5 9	11 6	0 6	1 0	0 6½	1 0½
Derby	6 0	12 0	0 6½	1 0½	0 6½	1 1

Dated at Perth this 19th day of August, 1949.

C. P. MATHEA,
Prices Control Commissioner.

ROAD DISTRICTS ACT, 1919-1948.

Harvey Road District—Building By-laws.

P.W. 1425/37.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1948, the Harvey Road Board makes the following by-law relating to buildings.

Part 1.—Operation and Definition Application.

1. This by-law shall apply to all lands and buildings within the area of the Harvey Road District as described in the Third Schedule hereto.

Commencement.

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

Repeal.

3. From the date of coming into operation of this by-law all previous by-laws made by the Board relating to building are repealed.

Definitions.

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

“Act” means the Road Districts Act, 1919-1948, and amendments.

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

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

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

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

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

“Board” means the Harvey Road Board.

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

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

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

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

“District” means Harvey Road District.

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

“Fire-resisting” used with reference to any materials, includes:—(a) Brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime or cement mortar; (b) any stone suitable for building purposes by reason of its solidity or durability; (c) sheet metals or other similar materials which are in the opinion of the Board fire-resisting; (d) iron and steel (when used for columns, girders, or wall framing) encased in cement, concrete, or other incombustible or non-conducting external coating; (e) slate, tiles, brick and terra-cotta, when used for covering or corbels; (f) concrete when composed of broken bricks, stone chippings, or ballast and lime cement or calcined gypsum.

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

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

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

“Height” in relation to storeys means:—(a) In the case of the topmost storey, the measurement between the floor and the ceiling thereof or between the floor and the undersurface of the tie of the roof, or if there is no tie then up to the level of half the vertical height of the rafters, or other support of the roof; (b) in the case of every storey other than the topmost storey, the measurements between its floor and the floor above.

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

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

“New Buildings” includes:—(a) Any building erected or commenced to be erected after the date of this by-law coming into operation; (b) any building of which more than half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected, or commenced to be re-erected wholly or partially on the same site after the date of this by-law coming into operation; (c) any buildings removed or transported wholly or in sections into the district, or to another part of the district after the date of this by-law coming into operation.

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

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

“Person” includes corporation.

“Prescribed” means prescribed by this by-law.

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

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

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

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

“Surveyor” means the building surveyor or acting building surveyor appointed by the Harvey Road Board, having for the time being the administration of this by-law.

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

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

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

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

Part 2.—Classes of Buildings.

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

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

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

Class C.—“Public Building Class” which includes all buildings designed to accommodate an assemblage of people, such as theatres, churches, chapels assembly halls, museums, libraries, public schools, hospitals, lecture rooms and other like buildings. In case of doubt the surveyor shall finally determine to which class any particular building belongs.

Part 3.—Notice of Intention to Build or Demolish and Lodging of Plans.

Notice to be Given.

6. No builder shall commence any building, or any addition, or alteration to any building without first delivering at the office of the Board a written application in the form of the First Schedule hereto before so commencing and delivering to the surveyor.

Plans and Specifications.

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

Block Plan.

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

Purpose.

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

Drainage.

(d) Particulars of the proposed method of drainage.

Further Particulars.

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

Tracing Retained.

7. The tracing or copy of the plans and details of materials shall be retained by the surveyor, and the original plans and specifications when approved shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.

Plans, etc. to be Kept at Building.

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

Permits and Fees.

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

Area of New Building.

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

Permit Shall Lapse After Six Months.

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

Surveyor May Enter and Inspect.

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

Surveyor May Stop Work if Contrary to By-laws.

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

Demolition or Removal of Buildings.

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

Sanitary Conveniences for Workmen.

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

Low Lying Land.

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

Dwelling Houses.—Distance from Road.

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

Distance from Side Boundary.

18. No building which is intended to be used as a dwelling house and no addition to any building which is intended to be used as a dwelling house shall be built within a distance of three feet if of brick, or four feet if of wood or wood frame, measured horizontally from the boundary of the allotment on which such building is erected.

Minimum Area of Open Land.

19. At least one-third of the area of any allotment on which a dwelling house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Minimum Area of Dwelling House.

20. Every dwelling house shall consist of a total area of at least 500 square feet, excluding verandahs, and shall contain not less than three main rooms.

Provision of Bathroom, Wash-troughs, Copper, etc.

21. Provision shall be made in all new, or re-erected dwellings for a bathroom fitted with bath and wash-basin, also laundry facilities consisting of wash-troughs and copper, properly fitted and housed in accord with the provisions of Health By-law 4A and amendments thereto.

Computing Distances.

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

Occupation of Dwelling.

23. No person or persons shall occupy any new or re-erected dwelling before completion, nor shall any person or persons occupy any new or re-erected dwelling until a certificate has been issued by the surveyor in writing stating that the dwelling has been completed in accordance with the plans approved by the Board, Building By-laws, and the Health Act.

Stables, Outbuildings and Garages.

24. Stables may be erected with walls of brick, stone, or concrete, provided that in stables of more than two squares in area, the distance of any wall of such stable from land not in the same occupation or possession shall not be less than the vertical height of such wall, including the vertical portion of a gable and roof from the boundary of the land not in the same occupation or possession.

Distance of Stables from Boundaries.

25. No stable may be erected nearer than 30 feet to any dwelling, nor than 10 feet to the boundary of land not in the same occupation.

Material for Garages.

26. Every garage shall be constructed of fire-resisting material, unless otherwise approved by the Board.

Apartment Buildings—Area of Land to be Occupied.

27. The total floor area of an apartment building, together with the floor area of any other buildings erected on the same allotment, shall not exceed half the area of such allotment.

Area of Each Apartment.

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

Area of Main Rooms.

29. Every main room in an apartment shall have a floor area of at least 100 square feet, and no wall of such room shall be less than 9 feet in length.

Apartment to be Self-contained.

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

Part 4.—Building Materials.

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

Second-hand Material.

32. No old or second-hand material may be used in any building, unless approved in writing by the surveyor.

Bricks.

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

Sand.

34. Sand used for mortar or concrete in any building shall be clean and sharp and free from loam, dirt, salt and organic matter.

Lime Mortar.

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

Cement Mortar.

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

Timber.

37. All timbers and wooden beams used in any building shall be of good sound material, free from rot, large loose knots, shakes, or other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spaces as set forth in clause 63 of this by-law.

Lintels.

38. Builders casting lintels in position shall submit to the surveyor a plan showing position and details of reinforcement and specifications of materials to be used, such designs to be approved at the same time as the plan of the building. Lintels up to six feet span shall be three courses in depth, lintels from six to eight feet span shall be four courses in depth. All such lintels shall be reinforced with at least $\frac{1}{2}$ inch steel rods, not less than three rods per lintel and a proper bearing shall be given at each end of lintel.

Part 5.—Construction.

Excavation and Inspection of Trenches.

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

Walls to have Footings.

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

Dimensions of Footings.

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

External Walls.

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

Construction of External Walls.

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

Damp-course.

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

Hollow Walls.

45. External walls may be constructed as hollow walls if constructed in accordance with the following rules:—(a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding two inches or less than one inch; (b) the inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanised iron, glazed stoneware, or other material approved. Such ties shall be placed at distances apart not exceeding three feet horizontally and at least every fifth course vertically. (c) the thickness of each part of the wall shall throughout be not less than four and one-half inches. (d) the aggregate thickness of the two parts, excluding the width of the cavity, shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length; (e) no hollow wall of not more than eleven inches in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace or projecting pier to the satisfaction of the surveyor.

Concrete Blocks.

46. Concrete blocks shall contain not less than one part cement to five parts mixed aggregate and shall be kept damp for a period of not less than four days and shall not be used green. The blocks shall be bedded and jointed in cement mortar.

Thickness of Walls, Domestic Class.

47. No external wall in brick, stone, concrete, or cement block shall have less than the thickness prescribed in the following Table A:—

Table "A".

Buildings of Domestic Class.

Length of Wall.	No. of Storeys.	Thickness of Walls in inches.	
Walls built with Lime Mortar, not exceeding 30 feet	1	9	
	2	9	9
Exceeding 30 feet . . .	1	13½	
	2	13½	13½
Walls built with Cement Mortar, not exceeding 30 feet	1	9	
	2	9	9
Exceeding 30 feet	1	9	
	2	13½	9

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

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

Thickness of Walls—Warehouse Class.

50. The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following Table B:—

Table "B".

Buildings of the Warehouse Class.

Length of Wall.	No. of Storeys.	Thickness of Walls in Inches.		
Walls built in Lime Mortar, not exceeding 75 feet . . .	1	13½		
	2	18	13½	
	3	18	18	13½
Exceeding 75 feet . .	1	18		
	2	18	18	
	3	22½	18	18
Walls built in Cement Mortar, not exceeding 75 feet	1	13½		
	2	18	13½	
	3	18	13½	13½
Exceeding 75 feet . .	1	13½		
	2	18	13½	
	3	18	18	13½

Thickness of Walls under Certain Conditions.

51. Walls under 75 feet in length may be constructed nine inches thick provided they are strengthened with four and a half inch piers equally spaced of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed 12 feet when built of lime mortar, or 13 feet 6 inches when built of cement mortar.

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

53. If in any storey of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fifth part of the length of the walls. No

increase in the thickness of brick walls shall be less than 4½ inches. The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

Lengths how measured.

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

Cross-walls.

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

Cross-wall becomes External Wall.

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

Internal and Partition Walls.

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

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

Isolated Piers.

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

Parapet to Walls on Boundary.

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

Parapet, Warehouse Class.

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

Party Walls.

61. Every party wall shall be carried up for a height of 15 inches above the roof, measured at right angles to the slope thereof, or 15 inches above the highest part of any flat or gutter, as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey and in any other building, of a thickness

of eight and one-half inches at least. Provided, however, that in the case of domestic buildings, where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least eight and one-half inches in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.

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

Buildings Wholly or Partly in Wood.

63. The external walls of any wooden building shall not exceed 15 feet in height measured from the floor level to the top of the wall plates. Every such building shall be wholly in one occupation or adapted so to be.

The following shall be the minimum sizes and spacing of timbers. All timbers shall be jarrah or other hardwood approved by the Board.

Stumps not less than 4in. x 4in. spaced not more than 5ft. centres. They shall be sunk 18in. into ground and tarred to 6in. above ground surface. Ant stops of galvanised iron projecting 1in. all round shall be provided.

Sole plates, 18in. x 6in. x 1½in.

Where the nature of the ground precludes the use of jarrah stumps, 9in. x 9in. brick piers shall be provided.

Bearers 4in. x 3in. at not more than 5ft. 6in. centres and kept at least 6in. clear of ground. Double joists shall be provided under walls where bearers do not occur. Floor joists 4in. x 2in. at not more than 18in. centres. Vermin plates, 4in. x 2in. Studs, 4in. x 2in. at not more than 24in. centres.

64. Angle and corner studs, not less than 4in. x 4in. Top and bottom plates 4in. x 2in.

Where the height of a building does not exceed 10 feet measured from the floor level to the top of the wall plate, 3in. x 2in. studs and plates may be used with angle and corner studs not less than 3in. x 3in. except where the roof covering is of tiles or slates, in which case 4in. x 2in. studs and plates are to be provided in all external walls.

Rafters, 4in. x 2ft. centres for tile roofs and 3ft. centres for iron or asbestos roofs.

Under purlins, 4in. x 3in. for tile roofs in positions so that no rafter has an unsupported span of more than 7ft.

Struts to under purlins, 4in. x 2in. for lengths not exceeding 4ft. and 4in. x 3in. for lengths exceeding 4ft. to support under purlins at not more than 6ft. intervals.

Battens for tiles, 2in. x 1in.

Battens for iron or asbestos, 3in. x 1½in. not more than 3ft. 6in. apart.

Ceiling joists 4in. x 2in. at not more than 2ft. centres, or 3in. x 2in. at not more than 18in. centres.

Ceiling hangers, 8in. x 1¼in. in positions so that no ceiling joist has unsupported span of more than 7ft.

Collar ties, 4in. x 1½in.

Ridge, 7in. x 1in.

Hips, 8in. x 1in.

Valleys, 8in. x 1in.

Fascias and barges, 9ft. x 1in.

Floor boards, 1in. thick before dressing.

Weatherboards, 1¼in. lap.

No framing timber in any building shall be notched or checked out so as to decrease the above sizes by more than one-sixth.

Vermin plates shall be used in all wooden buildings except sheds.

W.Cs. shall be constructed not less than 5ft. x 3ft. internal dimension.

Rough-cast and Stucco.

64. Rough-cast and stucco work shall be applied only to brickwork, provided that in certain cases, such as gables of dwellings, or other ornamental sections of dwellings, rough-cast may be applied to expand metal fixed in an approved manner.

Interior Walls of Dwellings.

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

Roofs.

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

Reinforced Concrete Buildings:

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

Public Buildings.

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

Shops—Minimum Area of Land.

69. (1) Every shop shall have a frontage to a road of at least 18 feet.

(2) No shop shall be of less width in any part thereof than 18 feet.

Access to Rear of Shop.

70. Every shop shall be so erected and built that, without passing through the building there is a reasonable access to the back premises and offices of such shop for the removal of nightsoil and other refuse to a road or land 10 feet wide at least.

Separate Entrance for Shop and Dwelling in Different Occupations.

71. If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Alterations and Additions—Alterations.

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

Additions and Alterations.

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

Ventilation, Lighting and Drainage—Height of Rooms.

74. The main rooms in all buildings shall be in every part not less than 9 feet 6 inches from floor to ceiling, and the minimum height for washhouses and external bathrooms shall be 8 feet. The minimum height of verandahs shall be 8 feet from floor level to top of the plates.

Attic Rooms.

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

Minimum Area of Rooms.

76. No main room in any building shall have a less floor area than 100 square feet, and no wall of such room shall be less than 9 feet in length. The minimum floor area of bathrooms, laundries and sleep-outs shall be 42 square feet, 56 square feet, and 80 square feet, respectively.

Windows (Natural Lighting).

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

Ventilation (other than Dwellings).

78. The ventilation of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings, shall be subject to approval as required under Part I. of Health By-laws.

Ventilation (Dwellings).

79. Every part, and every room of any dwelling-house or building intended to be used for habitation shall be ventilated as required under Part I. of Health By-laws, viz., in the ratio of 24 square inches of outlet of uncontrolled ventilating area to each 100 square feet of floor area.

Ventilation (Sub-floor).

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

Lighting and Ventilation (Shops).

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

Enclosing of Verandahs.

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

Floors.

83. Floors shall be fixed level, and in all buildings the ground floor, if of wood, shall have a space of not less than 6 inches between the ground and the underside of the floor bearers.

Permit may be Refused if Drainage is not Satisfactory.

84. The Board may refuse to approve the plan of any building, or any addition, or alteration to any building, until it is satisfied that the proposed building, or addition, or alteration, and the site and curtilage thereof, will be properly drained.

Drainage of Waste Water.

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

Waste Pipes.

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

Roof Water Disposal.

87. All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient man-

ner, such water shall be carried at least two feet clear of the foundations of the buildings. In the case of large buildings where the surveyor shall deem it necessary, all stormwater from the roof of such building shall be carried by pipes direct to the street drains, or gutters, in such a manner as directed by the surveyor.

Water Supply.

88. Every dwelling-house not connected to a public water supply shall be provided with a water storage tank of not less than 1,000 gallons capacity. Such tank shall be completely covered at its top and provided with a manhole fitted with a tight-fitting lid.

Provision of Manhole in Ceiling.

89. Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof thereof.

Removal of Buildings.

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

Verandahs, Projections, Signs, Hoardings and Fences. Verandahs.

91 (a) No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the district without first obtaining the consent of the Board in writing, and such portico or verandah shall be of the shape, figure, dimensions and materials as set forth on the plan and specifications, for the time being adopted by resolution of the Board, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than nine feet above the level of the outer edge of the footway. All such verandahs and projections shall be of the cantilever type.

Openings in Roof of Verandah.

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

Porch, Landing, Etc.

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

Shop Windows.

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

Woodwork abutting on Roads.

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

Signboard, Hanging Lamp, etc.

95. No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any roadway unless the permission in writing of the Board be first obtained. Each such signboard hanging lamp, or other fixture shall be of material, construction and design approved by the surveyor and shall be in no part less than eight feet six inches above the level of the footpath or road. No signboard shall exceed in depth three feet nor shall any signboard project over a road or footpath unless attached to a verandah.

Unightly or Dangerous Fence.

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

Fences and Walls.

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

Chimneys, Flues, Fireplaces and Heating Apparatus, Foundations, Footings, etc.

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

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

Chimneys, etc., with Soot-doors.

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

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

Arches.

101. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar, or bars of sufficient strength turned up or down at the ends and built into the jamb for at least 4½ inches on each side.

Flues.

102. A flue shall not be adapted to or used for any new oven, furnace, steam boiler or other fire used for any purpose of trade or business, or to or for the range or cooking apparatus of any hotel, tavern, or eating house, unless the flue is surrounded with brickwork at least nine inches thick, or reinforced concrete six inches from the floor of the storey on which such oven, furnace, steam boiler, or other fire is situate to 12 inches above the roof.

Flues in Connection with Engines.

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

Linings, etc., of Flues.

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

Jambs.

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

Incombustible Material in Certain Cases.

106. The breast of every chimney shall be of incombustible material, at least four inches in thickness and the brickwork surrounding every smoke-flue shall be at least 4½ inches in thickness, provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wyth of cast iron not less than one inch in thickness.

Backs of Fireplaces.

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

Thickness of Flues.

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

Height.

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

Top Courses.

110. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

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

Slabs.

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

How to be laid.

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

Hearths, Etc.

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

Flues in Party Walls.

115. A flue shall not be built in, or against, any party structure or existing wall, unless it is surrounded with good sound brickwork, or other approved material, at least 4½ inches in thickness, properly bonded to the satisfaction of the surveyor.

Cutting away Chimney Breast.

116. A chimney breast or shaft built with or in any party wall, shall not be cut away, unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.

Cutting into Chimney Shaft.

117. A chimney shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair or doing one or more of the following things:—(1) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air, or steam. (2) Forming openings for soot-doors, each opening to be fitted with a close iron door and frames. (3) Making openings for the insertion of ventilating valves. Provided that an opening shall not be made nearer than 12 inches to any timber or combustible substance.

Position of Timberwork.

118. Timber or woodwork shall not be placed:—(1) Under any chimney opening within six inches from the upper surface of the hearth of such chimney opening. (2) Within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

Position of Wooden Plugs.

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

Ironwork.

120. No iron or steel joists, or other ironwork shall be placed in any flue except in so far as the same may be required for insuring stability.

Floors above Furnace or Ovens.

121. The floor or roof over any room or enclosed space in which a furnace is fixed, and any floor within 18 inches from the crown of an oven shall be constructed of fire-resisting material.

Exempted Buildings.

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

Enforcement of By-laws and Penalties.

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

Penalty for Breach.

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

Certificate of Surveyor.

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

Notice to make Building comply to By-laws.

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

No Alterations infringing By-law.

127. No alteration shall be made in any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

No User infringing By-law.

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

Power of Board where Building or Erection is Contrary to By-law.

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

A resolution adopting the foregoing by-law was passed by the Board on 13th June, 1949.

T. W. D. SMITH,
Chairman.

W. R. ECKERSLEY,
Secretary.

FORM OF APPEAL.

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

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

Date..... Received on..... Signed..... Approved..... Referred to Board.....

Second Schedule.
 PRESCRIBED FEES.

	s.	d.
New buildings of an area of two squares or less	5	0
New buildings of an area of more than two squares, per square	2	6
Addition or alteration to buildings—per £100 (minimum fee, 5s.)	5	0
Garages and outbuildings (new buildings, or additions, or alterations to)	2	6

Removal of Buildings.

For inspection only of a building not in the district, whether removal is approved or not—minimum £2 2s., plus 1s. per mile for each mile over.

For inspection of a building within the district, whether removal is approved or not—£2 2s.

Fees for permit addition to inspection fee.

Third Schedule.

The whole of the Harvey Road District.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 10th day of August, 1949.

R. GREEN,
 Acting Clerk of the Council.

Acts of Parliament, etc.—continued.

	£	s.	d.
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
Plant Diseases Act	0	1	0
Prevention of Cruelty to Animals Act	0	1	0
Public Service Act (Consolidated)	0	1	6
Public Works Act and Amendment	0	2	6
Purchasers' Protection Act	0	0	9
Road Districts Act (Consolidated)	0	5	0
Sale of Goods Act	0	1	0
Second-hand Dealers Act	0	0	6
Stamp Act (Consolidated)	0	3	0
State Government Insurance Act	0	0	6
State Housing Act	0	2	6
State Trading Concerns Act	0	1	6
State Transport Co-ordination Act	0	1	6
Superannuation and Family Benefits Act	0	2	6
Supreme Court Act	0	3	6
Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0
Timber Industry Regulation Act and Regulations	0	2	6
Town Planning and Development Act	0	1	6
Traffic Act (Consolidated)	0	3	0
Tramways Act, Government	0	0	6
Trespass, Fencing and Impounding Act and 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

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

	£	s.	d.
Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	2	6
Adoption of Children Act	0	0	6
Agricultural Bank Act	0	1	0
Agricultural Seeds Act	0	1	0
Associations Incorporation Act	0	0	6
Auctioneers Act	0	1	0
Bills of Sale Act (Consolidated) and Amendment	0	2	0
Brands Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6
Bush Fires Act (Consolidated)	0	1	6
Carriers Act	0	0	6
Child Welfare Act	0	2	6
Companies Act	0	5	0
Crown Suits Act	0	1	6
Dairy Cattle Improvement Act	0	1	0
Dairy Industry Act	0	2	0
Dairy Products Marketing Regulation Act	0	2	0
Dentists Act	0	2	0
Declarations and Attestations Act	0	0	6
Dog Act (Consolidated)	0	1	0
Dried Fruits Act	0	1	6
Droving Act	0	1	0
Drugs (Police Offences) Act	0	1	0
Egg Marketing Act	0	1	0
Electoral Act (Consolidated)	0	2	6
Electricity Act	0	2	0
Employers' Liability Act	0	0	6
Evidence Act (Consolidated)	0	2	0
Factories and Shops Act (Consolidated)	0	4	0
Factories and Shops Act Regulations	0	1	0
Factories and Shops Time and Wages Books—			
Large	0	4	3
Small	0	3	3
Feeding Stuffs Act	0	1	6
Fertilisers Act	0	1	0
Firearms and Guns Act (Consolidated)	0	1	0
Fire Brigades Act	0	2	0
Firms Registration Act and Amendment	0	1	6
Fisheries Act (Consolidated)	0	1	6
Forests Act	0	1	6
Fremantle Harbour Trust Act (Consolidated)	0	1	6
Friendly Societies Act and Amendments	0	2	0
Game Act (Consolidated)	0	1	0
Gold Buyers Act and Regulations	0	2	0
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act (Consolidated)	0	5	0

THE W.A. INDUSTRIAL GAZETTE.

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