



Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

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

No. 60.]

PERTH : FRIDAY, OCTOBER 21.

[1949.

Bank Holidays at Donnybrook and Pemberton.

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.

C.S.D. 340/48.

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

Date and Place.

Saturday, 5th November, 1949; Donnybrook.
Saturday, 26th November, 1949; Pemberton.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of October, 1949.

By His Excellency's Command,

H. S. W. PARKER,
Chief Secretary.

GOD SAVE THE KING ! ! !

Bank Holiday at Boyup Brook.

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.

C.S.D. 340/48.

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

Date and Place.

Tuesday, 1st November, 1949; Boyup Brook.

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

By His Excellency's Command,

H. S. W. PARKER,
Chief Secretary.

GOD SAVE THE KING ! ! !

The Election of Senators Act, 1903.

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 the Election of Senators Act, 1903, it is provided that the Governor may, by Proclamation to be published in the *Government Gazette* not less than seven days before the issue of the writ for any election of Senators for the State of Western Australia, fix the places at which such election shall be held, and the dates for the nomination, the polling, and the declaration of the poll and return of the writ; and whereas the 31st day of October, 1949, has been fixed as the date for the issue of a writ for the election of Senators aforesaid: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do hereby fix Monday the 14th day of November, 1949, at 12 o'clock noon, as the day and time before which nominations for the said election are to be made, and Saturday, the 10th day of December, 1949, as the date for the polling at the said election, and on or before Wednesday, the 25th day of January, 1950, as the date for the return of the writ; and do hereby fix the office of the Commonwealth Electoral Officer, Commonwealth Bank Buildings, Second Floor, Murray Street, Perth, as the place of nomination for the said election, and the polling places within the said State appointed under the law of the Commonwealth for the time being in force for the regulation of Parliamentary elections as the places at which such election shall be held.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1949.

By His Excellency's Command,

A. F. WATTS,
Acting Attorney General.

GOD SAVE THE KING ! ! !

Road Districts Act, 1919-1948.

Perth Road Board.

PROCLAMATION

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

P.W. 791/44.

WHEREAS by regulation 2 of the Building Regulations contained in the Second Schedule to the Road Districts Act, 1919-1948, it is provided, in reference to buildings on any block of land laid out for such purpose, that the area allotted to any buildings, and the open space used in connection with such buildings shall together be not less than the area for the time being fixed by Proclamation as the proper area to be allotted to such building; and whereas a Proclamation was issued under the said Act and published in the *Government Gazette* on the 28th November, 1947, pages 2159/60, fixing certain areas as the area to be allotted to every building and the open space to be used therewith in the Perth Road District; and whereas it is deemed expedient to vary the said areas as fixed by the said Proclamation: Now, therefore, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby revoke the said Proclamation and doth by this Proclamation declare—

- (a) that the minimum area for any building intended to be or capable of being used as a dwelling house shall in Swan Location Z be 6,000 square feet;
- (b) that the minimum area for any building intended to be or capable of being used as a dwelling house shall in the remainder of the Perth Road Board area be 6,000 square feet, but except in the following cases:—
 - (i) Subdivisions already approved by the Board.
 - (ii) Where it can be shown—
 - (a) that contracts to purchase have been entered into prior to the 12th September, 1919, comprising land having a frontage of not less than 44 feet with a minimum depth of 132 feet;
 - (b) that the title to the land was held prior to the 12th September, 1919, and that such land being the whole of the land comprised in such title has a frontage of not less than 33 feet with a minimum depth of 132 feet.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1949.

By His Excellency's Command,

(Sgd.) D. BRAND,

Honorary Minister for Local Government.

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 Dis-
JAMES MITCHELL, } tinguished Order of Saint Michael and Saint
Governor. } George, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

F. and S. 1048/30, Ex. Co. 2229.

WHEREAS it is provided by subsection (2) of section 100 of the Factories and Shops Act, 1920-1948, that the day on which all shops, except those mentioned in the Fourth Schedule and registered small shops, shall close at one o'clock, shall be Saturday: Provided that the Governor may by Proclamation at any time and from time to time, on the petition (according to the form in the Sixth Schedule) of the majority of the keepers of such shops in any district or specified locality not within the district, substitute in that district or locality for Saturday any other week day, and may at any time, on the like petition, revoke any such substitution: Now, therefore I, the said Governor, acting with the advice and consent of the Executive Council, and in exercise of

the powers conferred upon me in that behalf by subsection (2) of section 100 of the Factories and Shops Act, 1920-1948, do hereby repeal and revoke the Proclamation issued under the said section in respect of shops in the Bolgart Shop District, and published in the *Government Gazette* on the 30th day of May, 1930, declaring Tuesday to be the day on which such shops should close at one o'clock.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1949.

By His Excellency's Command,

L. THORN,
Minister for Labour.

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 Dis-
JAMES MITCHELL, } tinguished Order of Saint Michael and Saint
Governor. } George, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

F. and S. 1265/25, Ex. Co. 2239.

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 public 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 Friday, the 11th day of November, 1949, from one o'clock in the afternoon to six o'clock in the afternoon, shall be a public holiday within the Bridgetown Shop District for the purpose 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 13th day of October, 1949.

By His Excellency's Command,

L. THORN,
Minister for Labour.

GOD SAVE THE KING ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 7th day of October, 1949, the following Orders in Council were authorised to be issued:—

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 5634/28.

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. 20137 should vest in and be held by the Mullewa Road Board in trust for the purpose of a Racecourse and Landing Ground for Aeroplanes: 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 Mullewa Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The previous Order in Council dated the 2nd May, 1934, is hereby superseded.

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 5634/28.

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. 20136 should vest in and be held by the Mullewa Road Board in trust for the purpose of Recreation and Show Ground: 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 Mullewa Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

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

Medical Act, 1894-1946.

ORDER IN COUNCIL.

WHEREAS under section 11A of the Medical Act, 1894-1946, the Governor may, upon the recommendation of the Board from time to time by Order in Council, declare what branches of medicine and surgery shall for the purposes of this Act be and be deemed to be specialities with respect to which medical practitioners who are duly qualified may be registered as specialists; and whereas the Board has recommended that certain branches of medicine and surgery be declared as specialities for the purposes of the said section 11A: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the branches of medicine and surgery set forth in the Schedule hereunder to be specialities with respect to which medical practitioners who are duly qualified may be registered as specialists.

Schedule.

Anaesthetics.
Biochemistry.
Dermatology.
Medicine.
Obstetrics and gynaecology.
Ophthalmology.
Orthopaedics.
Oto-Rhino-Laryngology.
Paediatrics.
Pathology.
Psychiatry.
Radiology and radiotherapy.
Surgery.
Tropical medicine.
Urology.
Venereal Diseases.

R. H. DOIG,
Clerk of the Council.

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

ORDER IN COUNCIL.

M.W.S. 429/49.

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

ter for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Sewerage.

Claremont District—Reticulation Area No. 18.

Six-inch diameter reticulation pipe sewers, ejector station, four-inch diameter rising main with manholes and other apparatus connected therewith, between Jutland Parade and the Swan River foreshore, the Western boundary of lot 6, Jutland Parade, and the Eastern boundary of lot 17, Jutland Parade, as shown in green on Plan M.W.S.S. & D.D., W.A. No. 7335.

This Order in Council shall take effect from the 21st day of October, 1949.

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

Country Towns Sewerage Act, 1948.

Albany Sewerage Area, Reticulation Area No. 1.

ORDER IN COUNCIL.

P.W.W.S. 356/48.

WHEREAS by the Country Towns Sewerage Act, 1948, it is provided that before undertaking the construction of works within any sewerage area, the Minister shall submit plans, sections and estimates of the proposed works to the Governor for approval; and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the plans, sections and estimates marked P.W.D., W.A., 31837, for the construction of sewerage works within the Albany Sewerage Area, which were duly submitted for approval, and hereby empowers the Minister to undertake the construction of the said works.

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

Traffic Act, 1919-1948.

Mount Marshall Road Board.

ORDER IN COUNCIL.

P.W. 2109/48.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 49 of the Traffic Act, 1919-1948, namely, that in pursuance of clause (a) of paragraph (i) of subsection (1) of section 47 of the said Act, the Mount Marshall Road Board is hereby empowered to make by-laws prescribing the rules to be observed in respect of any vehicle being driven or used on roads, subject to the condition that no such by-law shall be valid and effectual unless it has, prior to notification of its making being published in the *Government Gazette*, been submitted to and approved by the Governor.

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

Traffic Act, 1919-1948.

Brookton Road Board.

ORDER IN COUNCIL.

L.G. 456/46.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 49 of the Traffic Act, 1919-1948, namely, that in pursuance of clause (a) of paragraph (i) of subsection (1) of section 47 of the said Act, the Brookton Road Board is hereby empowered to make by-laws prescribing the rules to be observed in respect of any vehicle being driven or used on roads, subject to the condition that no such by-law shall be valid and effectual unless it has, prior to notification of its making, been published in the *Government Gazette*, been submitted to, and approved by the Governor.

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

Traffic Act, 1919-1948.

Beverley Road Board.

ORDER IN COUNCIL.

P.W. 180/27.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 49 of the Traffic Act, 1919-1948, namely, that in pursuance of clause (a) of paragraph (i) of subsection (1) of section 47 of the said Act, the Beverley Road Board is hereby empowered to make by-laws prescribing the rules to be observed in respect of any vehicle being driven or used on roads, subject to the condition that no such by-law shall be valid and effectual unless it has, prior to notification of its making, being published in the *Government Gazette*, been submitted to, and approved by the Governor.

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

Workers' Compensation Act, 1912-1948.

ORDER IN COUNCIL.

W.C.B. 32/49.

WHEREAS it is enacted by section 13 of the Workers' Compensation Act, 1912-1948 (as reprinted in February, 1949), that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under this Act to all workers employed by him, but that if an employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer from the operation of the said section; and whereas Millars' Timber and Trading Company Limited, of St. George's House, Perth, Western Australia, being an employer within the meaning of the said section has, in accordance with the regulations, duly made application that it be exempted from the operation of the said section and has proved to the satisfaction of the Minister that it has established a fund for insurance against the liability to pay compensation under the said Act to all workers employed by it, and has deposited at the Treasury securities (to wit, the sum of £5,000) charged with all payments to become due from the said Company under the said liability: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act, doth hereby exempt the said Millars' Timber and Trading Company Limited, as such employer aforesaid, from the operation of section 13 of the Workers' Compensation Act, 1912-1948 (as reprinted in February, 1949), for a period expiring on the 15th day of September, 1951.

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

THE AUDIT ACT, 1904.

The Treasury,
Perth, 17th October, 1949.

THE following appointments have been approved:—

Certifying Officers.—Trsy. 1338/49—J. H. Glynn, James Glover and A. E. Marshall, for the Public Trustee Common Fund Account; Trsy. 906/40—Mr. J. W. Hind, for the State Insurance Office, from 20th September, 1949; Trsy. 56/45—Mr. R. A. Duke, from 12th September to 18th November, 1949, for the Railway Department.

Receivers of Revenue.—Trsy. 29/45—Mr. W. J. Cahill, for Public Works Water Supply at Kalgoorlie, from 14th October, the authority of H. E. Williams is cancelled from 14th instant; Trsy. 1338/49—James Glover and Joseph Swartz, for the Public Trustee Office.

A. J. REID,
Under Treasurer.

APPOINTMENTS

Under Section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1948.

Registrar General's Office,
Perth, 19th November, 1949.

THE following appointments have been approved:—

R.G. No. 182/42—Sergeant Frederick James Potts, to act temporarily as District Registrar of Births, Deaths and Marriages for the Murray Registry District, to maintain an office at Pinjarra, during the absence on leave of Sergeant Samuel George Daws; appointment to date from 24th October, 1949.

R.G. No. 43/41—Sergeant Preston Henry Strahan, to act as District Registrar of Births, Deaths and Marriages for the West Kimberley Registry District, to maintain an office at Derby, *vice* Sergeant Glen Roy King; appointment to date from 15th October, 1949.

R.G. No. 52/40—Mr. Clarence Oswald Kreibig, to act temporarily as District Registrar of Births, Deaths and Marriages for the Beverley Registry District, to maintain an office at Beverley, during the absence on leave of Mr. Arthur Lawson O'Brien; appointment to date from 8th October, 1949.

R. J. LITTLE,
Registrar General.

Registrar General's Office,
Perth, 19th October, 1949.

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

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

Roman Catholic Church.

23/49; 14/10/49; Rev. Thomas Brady; St. Patrick's Presbytery, Fremantle; Fremantle.

23/49; 14/10/49; Rev. John Nolan; St. Patrick's Presbytery, Fremantle; Fremantle.

23/49; 14/10/49; Rev. James Lennon; Redemptorist Monastery, North Perth; Perth.

R. J. LITTLE,
Registrar General.

Public Service Commissioner's Office,
19th October, 1949.

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

Ex. Co. 1601, P.S.C. 523/49—A. E. Dixon, Officer in Charge, Bridgetown Water Supply, Public Works Department, to be Officer in Charge, Albany Water Supply, Class C-II-8, as from 5th September, 1949.

Ex. Co. 2276—D. W. G. Pollard, Junior Clerk, Public Works Department, to be Clerk, Land Resumption Office, Class C-IV, as from 13th October, 1949.

And has amended the following classification:—

Item 2276—Draftsman in Charge, Land Titles Office, Crown Law Department, Class P-II-2/3 (limit fixed intermediate grade Class 2), at present occupied by J. G. Booty, to Class P-II-1/2, salary at maximum of classification, as from 1st July, 1949.

And has accepted the following resignations:—

Ex. Co. 2276—J. Rieupero, Junior Clerk, Geraldton, Crown Law Department, as from 19th October, 1949; S. D. Aylmore, Junior Clerk, Land Titles Office, Crown Law Department, as from 14th October, 1949; J. I. Byrth, Junior Typist, State Housing Commission, as from 3rd October, 1949; J. M. Connor, Typist, Department of Agriculture, as from 4th November, 1949; P. J. Keegan, Typist, Metropolitan Water Supply Department, as from 14th October, 1949.

PUBLIC SERVICE PROMOTIONAL AND
EFFICIENCY EXAMINATIONS.

To be held on 6th and 7th December, 1949.

ENTRIES for the above examinations will be received at the office of the Public Service Commissioner, until 12th November, 1949.

Entry fee for the Promotional Examination—2s. 6d.

PUBLIC SERVICE ACT, 1904, AND AMENDMENTS.
Magisterial Examination.

IT is hereby notified that it is the intention of the Magisterial Examinations Board to hold an examination for candidates for the Magistracy commencing on 4th January, 1950. Intending candidates should obtain a copy of the regulations relating to the syllabus and conditions of examination and those who have not

already done so should notify the Chairman of the Board at the Crown Law Offices, Supreme Court Buildings, Perth, not later than the 30th November, 1949, of their intention to sit and as to what portion of the examination they intend to take under the regulations.

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
			1949.
State Housing Commission	Clerk (Item 162)	Class C-II.-8 Margin £139-£167	22nd October
Audit	Clerks (Items 286 and 287)	Class C-II.-7/8 Margin £139-£195	do.
Crown Law	Clerk (Item 1665)	Class C-II.-7 Margin £181-£195	do.
Police	Secretary (Item 862)	Class C-II.-2 Margin £397-£449	do.
Native Affairs	Travelling Inspector, Central and Goldfields District (b)	Class G-II.-5/6 Margin £209-£279	do.
Medical	X-Ray Engineer (c)	Class P-I.-14 £735-£865	do.
Lands and Surveys	Clerk, Rural Costs, Land Settlement Branch	Class C-II.-7 Margin £181-£195	29th October.
Public Health	Senior Inspector (Item 954)	Class G-II.-4 Margin £293-£319	do.
Treasury	Assistant Assessor, Stamps and Probate (Item 74)	Class C-II.-5 Margin £251-£279	5th November.
Forests	Clerk, Stores Branch (Item 363)	Class C-II.-8 Margin £139-£167	do.
Public Health	Senior Nurse, Tuberculosis Clinic	Class G-II.-5 Margin £251-£279 (Limit £265)	do.

(b) 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.

(c) Applications are called under section 24.

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, 19th October, 1949.

HIS Excellency the Governor in Executive Council has approved of the appointment of Richard Patrick Gerald Rodriguez, temporarily, subject to the provisions of section 12 of the Stipendiary Magistrates Act, 1930-1948, as an Acting Stipendiary Magistrate as from the 14th November, 1949, during the absence of W. J. Wallwork on other duties.

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

Constable P. J. McManus, as Acting Bailiff of the Mullewa Local Court, during the absence on leave of Constable F. J. Wass.

Sergeant Arthur Francis Gallagher, as Acting Bailiff of the York Local Court, during the absence on leave of Sergeant L. S. Dowsett.

Sergeant W. J. Bunt, as Bailiff of the Wyndham Local Court, *vice* Sergeant W. R. Andrews, transferred.

Constable Alexander Kennedy, as Bailiff of the Geraldton Local Court at Dongara, *vice* Constable L. H. Tully, transferred.

Sergeant Michael William McGeary, as Bailiff of the Narrogin Local Court, *vice* Inspector J. H. M. Larsen, transferred.

Constable H. Quartermaine, as Bailiff of the Busselton Local Court at Margaret River, *vice* Constable R. C. Pierce, transferred.

DECLARATIONS AND ATTESTATIONS ACT, 1913.

THE Hon. Attorney General has approved of the under-mentioned appointments as Commissioners for Declarations under the Declarations and Attestations Act, 1913:

Lynn John Eynon, Big Bell, via Cue; Peter Illingworth Burrige, West Perth, and Arthur James Honisett, Kwoylin.

THE Department has been notified that cheque No. 168879, dated the 28th February, 1949, drawn on the Clerk of Courts Trust Fund for the sum of 2s., in favour of Commissioner of Stamps, has been lost by the payee. Payment has been stopped and it is intended to issue a fresh cheque in lieu thereof.

MINES REGULATION ACT, 1946, AND
INTERPRETATION ACT, 1918-1948.

NOTICE is hereby given, under subsection (3) of section 36 of the Interpretation Act, 1918-1948, that by a resolution of the Legislative Assembly on the 28th September, 1949, regulations Nos. 172, 173, 179, 182, 184, 185, 186, 187, 188, 189, 190, 192 (of Part X.); and No. 252 (of Part XIV.) made under the Mines Regulation Act, 1946, and published in the *Government Gazette* on the 4th April, 1949, and laid upon the Table of the House on the 15th June, 1949, were disallowed.

H. SHEAN,
Under Secretary for Law.

PRICES CONTROL ACT, 1948.

Notice.

Declaration No. 24.

I, ARTHUR VALENTINE RUTHERFORD ABBOTT, Attorney General and Minister of the Crown for the time being charged with the administration of the Prices Control Act, 1948, in pursuance of the powers conferred by section 14 of the said Act and the Prices Control Regulations, 1949, do hereby declare the goods specified in the Schedule to this Declaration No. 24 to be declared goods for the purposes of the said Act and Regulations.

Schedule.

Whale meat meal, namely:—

Meal processed, manufactured, or derived from the flesh, offal, bone, or any other part of the whale.

Dated at Perth this 21st day of October, 1949.

VAL. R. ABBOTT,
Attorney General.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 161.

Builders' Small Hardware—Revocation of Order.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, George Robert Marshall Garratt, Acting Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 161.
 2. Prices Control Order No. 88 is hereby revoked.
- Dated this 21st day of October, 1949.

G. R. M. GARRATT,
Acting Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Notice.

Declaration No. 23.

I, ARTHUR VALENTINE RUTHERFORD ABBOTT, Attorney General and Minister of the Crown for the time being charged with the administration of the Prices Control Act, 1948, in pursuance of the powers conferred by section 14 of the said Act and the Prices Control Regulations, 1949, do hereby revoke Declaration No. 16 dated the 1st day of June, 1949 made under the said Act, and published in the *Government Gazette* on the 3rd day of June, 1949, insofar as it relates to the goods specified in the Schedule to this Declaration No. 23.

Schedule.

Meats, canned.
Milling silks.
Plated ware, domestic.
Bacteriological products and sera.
Mercury.
Gas cylinders, metal.
Fuses, detonators and explosives.
Umbrellas.

Dated at Perth this 21st day of October, 1949.

VAL. R. ABBOTT,
Attorney General

APPOINTMENT.

Chief Secretary's Department,
Perth, 13th October, 1949.

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

C.S.D. 323/49—Peter Mortimer Harrington, as Probationary Warder, Fremantle Prison, as from the 14th September, 1949.

H. T. STITFOLD,
Under Secretary and
Comptroller General of Prisons.

BUNBURY HARBOUR BOARD ACT, 1909-1928.

Amendment of Regulations—Resolution.

C.S.D. 337/49.

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

Schedule.

The abovementioned regulations are amended as follows:—

1. By enacting a new regulation to stand as regulation 164a:—

No. 164a—Hire of Electric Capstans.

The hire charge for Electric Capstans, including power and snatch blocks, but excluding operators, hauling ropes and hooks, shall be—

Two shillings and sixpence (2s. 6d.) per hour or portion of an hour.

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

The common seal of the Bunbury Harbour Board was at the same time affixed and impressed by order and in the presence of—

[L.S.]

W. McKENNA,
Chairman.

E. D. McDOWELL,
Member.

C. DONALDSON,
Secretary.

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

R. H. DOIG,
Clerk of the Council.

THE HEALTH ACT, 1911-1948.

Department of Public Health,
Perth, 12th October, 1949.

THE following appointments made by the undermentioned Local Health Authorities are hereby approved:—

Behmont Park Road Board and Local Health Authority—Dr. W. F. A. Harris, to be Medical Officer of Health.

Dalwallinu Road Board—Dr. H. G. Caulfield, to be Medical Officer of Health, as from 1st September, 1949.

C. E. COOK,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1948.

Amended Notice of Appointment.

Public Health Department,
Perth, 17th October, 1949.

THE undermentioned appointment made by the Carnarvon Municipality is hereby approved:—

William Elijah Allen—to be Health Inspector.

C. E. COOK,
Commissioner of Public Health.

MEDICAL ACT, 1894-1946.

Department of Public Health,
Perth, 17th October, 1949.

HIS Excellency the Governor in Executive Council, acting pursuant to section 11A of the Medical Act, 1894-1946, has been pleased to approve of the amendment, in the manner mentioned in the Schedule hereunder, by the Medical Board of the rules made by the said Board under and for the purpose of the said Act and published in the *Government Gazette* on the 31st October, 1947.

C. E. COOK,
Commissioner of Public Health.

Schedule.

The Medical Board constituted under the Medical Act, 1894-1946, acting pursuant to the powers conferred by section 11A of the said Act, hereby amends the rules made by the said Board under and for the purposes of the said Act and published in the *Government Gazette* on the 31st October, 1947, in the manner set forth hereunder.

The abovementioned rules are amended by inserting after rule 21 a new heading and new rules to stand as rules 22 to 29 and by adding after form G in the Schedule to the rules aforesaid a new form to stand as form H, as follows:—

Determination of Specialities and Registration of Specialists.
Definition of Specialist.

22. A specialist is a medical practitioner who by additional study and experience in a particular branch of medicine or surgery has acquired a proficiency in that branch of a standard sufficiently high to satisfy the requirements of the Board as prescribed by rule 25 of these rules.

23. Specialities recognised by the Board:—

Anaesthetics.
Biochemistry.
Dermatology.
Medicine.
Obstetrics and Gynaecology.
Ophthalmology.
Orthopaedics.
Oto-Rhino-Laryngology.
Paediatrics.
Pathology.
Psychiatry.
Radiology and Radiotherapy.
Surgery.
Tropical Medicine.
Urology.
Venereal Diseases.

Register of Specialists.

24. The Registrar shall keep a register containing the names, addresses and qualifications of all medical practitioners registered as specialists.

25. Any person who desires to have his name entered on the Register of Specialists shall apply to the Board in form H as prescribed in the Schedule to the rules and before he shall be registered under these rules he shall satisfy the Board—

- (a) that five years have elapsed since obtaining a qualification entitling him to registration as a medical practitioner, of which at least one year must have been passed as a resident medical officer in a general hospital or hospitals;
- (b) that he has gained and maintained special skill in that particular speciality by adequate experience in that speciality in private practice for a period of not less than five years, or in a hospital or hospitals approved by the Board for a period of not less than three years, or partly in private practice and partly in a hospital approved as aforesaid for a period of time not less than four years and has maintained such skill;
- (c) that (in the case of a person applying for registration after the expiration of one year from the date of publication of this rule in the *Government Gazette*) in addition to the above qualifications, he also possesses a higher degree or diploma in the speciality mentioned in his application, granted by a university or other institution approved by the Board, provided that such degree or diploma is generally

granted or recognised in such speciality. The possession of a higher degree or diploma may, in the discretion of the Board, entitle the applicant to a reduction of six months from the periods of years stipulated by paragraphs (a) and (b) of this rule.

26. A registered specialist may, at the discretion of the Board, nominate at any time for a second speciality.

27. A registered specialist shall confine his practice to the speciality or specialities in which he is registered, otherwise his name shall be deleted from the Register of Specialists.

28. It shall be deemed professional misconduct if a medical practitioner, at any time after the expiration of one year from the date of publication of this rule in the *Government Gazette*, holds himself out to be or practises as a specialist without being registered as such according to these rules.

29. A fee for registration of one speciality shall be £5 5s. and for a second speciality £3 3s. Fees shall be payable before registration. No annual fee, additional to the annual practice fee for registered medical practitioners, shall be chargeable to registered specialists.

The Schedule referred to.

Form H.

Medical Board of Western Australia.

APPLICATION FOR REGISTRATION AS A SPECIALIST.

I _____ of _____, a medical practitioner registered in the State of Western Australia do solemnly and sincerely declare as follows:—

- (1) I apply to be registered under section 11A of the Medical Act, 1894-1946, as a specialist in the speciality of.....
- (2) I annex hereto full documentary evidence that I have complied with the requirements of rule 25 (a) and (b).
- (3) I also annex hereto my diploma by virtue of which I claim to be registered, and expressly declare that I am the person to whom the diploma was granted and the person therein referred to.
(Strike out this paragraph if not applicable.)

Signature.....

Date.....

Passed at a duly convened meeting of the Medical Board held at Perth on the 9th day of September, 1949.

D. D. PATON,
President.

NEILSON HANCOCK,
Registrar.

HEALTH ACT, 1911-1948.

Municipality of Bunbury—Resolution.

P.H.D. 368/46.

WHEREAS under the provisions of the Health Act, 1911-1948, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Municipality of Bunbury, being a local health authority, within the meaning of the said Act, doth hereby make the following by-laws:—

Destruction of Argentine Ants.

1. The local authority may, at any time and from time to time, give notice, either verbally or in writing to any occupier of premises within the district of the intention of the local authority to enter upon the premises search for and destroy Argentine Ants thereon.

2. Every occupier shall, within three days of his receipt of such notice or within such extended time as may be specified in the notice—

(a) Remove from ground level all accumulations of refuse, timber and other loose material which may, or which may reasonably be suspected to harbour, or cover Argentine Ants.

(b) Cut, clear or otherwise remove all vegetation and other loose material from the boundary fences of the premises.

3. The local authority may, at all reasonable times and for the purpose of destroying Argentine Ants, enter upon any premises within the district and—

(a) Spray the whole or any part of the premises with suitable insecticide.

(b) Do such acts and things as may be reasonably necessary to destroy or to facilitate the destruction of Argentine Ants on the premises.

4. For at least 48 hours immediately following the spraying of the premises by the local authority, the occupier shall not—

(a) Heavily water any part of his premises.

(b) Turn over the soil or other matter on the premises.

(c) Do any act which would or would tend to render ineffective the spraying or other action taken to destroy Argentine Ants.

(d) Permit or suffer any person to do any of the acts or things in this by-law mentioned.

5. Any person who commits a breach of any of the provisions of these by-laws shall be guilty of an offence and on conviction be liable to a penalty in accordance with section 335 of the Health Act, 1911-1948, and in addition be liable for all costs, charges and expenses incurred in destroying Argentine Ants upon his premises.

Passed at a meeting of the Bunbury Municipal Council this twenty-seventh day of September, 1949.

PERCY C. PAYNE,
Mayor.

R. HOUGHTON,
Town Clerk.

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

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

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,
Perth, 13th October, 1949.

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

Certificate No. 343 was issued under the hand of A. G. Smith, Stipendiary Magistrate, at Perth, on the 31st August, 1949, to Norman Charles Harris, of West Perth, in the Perth Magisterial District.

Certificate No. 345 was issued under the hand of T. Ansell, Resident Magistrate, at Geraldton, on the 6th September, 1949, to Cecil Arthur Fogarty, of Perenjori, in the Geraldton Magisterial District.

Certificate No. 347 was issued under the hand of K. H. Hogg, Resident Magistrate, at Marble Bar, on the 14th September, 1949, to Charlie Ball, of Marble Bar, in the Pilbara Magisterial District.

Accordingly, the said Norman Charles Harris, Cecil Arthur Fogarty and Charlie Ball are deemed to be no longer natives or aborigines, and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural born or naturalised subjects of His Majesty, unless and until the Certificates are suspended or cancelled as provided for in section 7 of the said Act.

S. G. MIDDLETON,
Commissioner of Native Affairs.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,
Perth, 14th October, 1949.

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

Certificate No. 350 was issued under the hand of K. H. Parker, Stipendiary Magistrate, at Beverley, on 13th September, 1949, to Beale Ugle, of Beverley, in the Avon Magisterial District.

Certificate No. 307 was issued under the hand of K. H. Hogg, Resident Magistrate, at Roebourne, on 8th September, 1949, to Ben Saunders, of Roebourne, in the Roebourne Magisterial District.

Certificate No. 308 was issued under the hand of K. H. Hogg, Resident Magistrate, at Roebourne, on 8th September, 1949, to Lena Saunders, of Roebourne, in the Roebourne Magisterial District.

Accordingly, the said Beale Ugle, Ben Saunders and Lena Saunders are deemed to be no longer natives or aborigines, and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural born or naturalised subjects of His Majesty, unless and until the certificates are suspended or cancelled as provided for in section 7 of the said Act.

S. G. MIDDLETON,
Commissioner of Native Affairs.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,
Perth, 18th October, 1949.

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

Certificate No. 264 was issued under the hand of K. H. Parker, Stipendiary Magistrate, at Northam, on 7th December, 1948, to Charles Harold Sandstone, of Wyalkatchem in the Avon Magisterial District.

Certificate No. 265 was issued under the hand of K. H. Parker Stipendiary Magistrate at Northam, on 7th December, 1948, to Alma Daisy Sandstone, of Wyalkatchem, in the Avon Magisterial District.

Certificate No. 367 was issued under the hand of K. H. Parker Stipendiary Magistrate, at Northam, on 7th October, 1949, to Stan Garlett, of Bruce Rock, in the Avon Magisterial District.

Accordingly the said Charles Harold Sandstone, Alma Daisy Sandstone and Stan Garlett are deemed to be no longer natives or aborigines, and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural born or naturalised subjects of His Majesty unless and until the Certificates are suspended or cancelled as provided for in section 7 of the said Act.

The following Exemption Certificate has been cancelled in lieu of Certificate of Citizenship No. 264 being issued:—Exemption Certificate No. A59, Charles Harold Sandstone.

S. G. MIDDLETON,
Commissioner of Native Affairs.

NATIVE ADMINISTRATION ACT, 1905-1947.

Department of Native Affairs,
Perth, 18th October, 1949.

IT is hereby notified for general information that the Hon. Minister for Native Affairs has approved of the following:—

To be Protectors of Natives—

Ross McDonald, Esq. (20 Mount Street, Perth), for the whole State for the year ending 31st December, 1949.

Rev. F. L. Mann (The Rectory, Carlisle), for the whole State for the year ending 31st December, 1949.

Rev. D. Abbot (The Rectory, Guildford), for the whole State for the year ending 31st December, 1949.

Father Edward Bryan (White Springs Mission Station, via Port Hedland), for the Roebourne, Marble Bar Port Hedland and Nullagine Districts for the year ending 31st December, 1949.

Sergeant W. J. Bunt, for the Wyndham District for the year ending 31st December, 1949, *vice* Sergeant W. R. Andrews, transferred.

Sergeant W. R. Andrews for the Broome District for the year ending 31st December, 1949, *vice* Sergeant S. Anderson, transferred.

Sergeant W. J. Chambers, for the Manjimup District for the period 2nd October to 29th October, 1949, *vice* Sergeant S. J. Strahan, on leave.

Sergeant M. W. McGeary, for the Narrogin District for the year ending 31st December, 1949, *vice* Inspector Larsen.

Sergeant A. O. Gallagher, for the York District for the period 3rd October to 30th October, 1949, *vice* Sergeant L. S. Dowsett, on leave.

Constable G. Rodwell, for the Roebourne District for a period of one month as from 26th September, 1949.

Constable A. C. Kennedy, for the Dongara District for the year ending 31st December, 1949, *vice* Constable L. H. Tully, transferred.

Constable E. J. Gilmore, for the Guowangerup District for the period 11th October to 7th November, 1949, *vice* Constable L. D. Thompson, on leave.

Cancellation of Certificate—

Constable H. H. Wilhelm, for the Fitzroy Crossing District.

S. G. MIDDLETON,
Commissioner of Native Affairs.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1948, and its regulations:—

MENZIES.

25th October, 1949, at 10 a.m., at the office of the Mining Registrar—

‡Mt. Ida—Town 76, 1r., £12 10s.

CARNARVON.

2nd November, 1949, at 11 a.m., at the Court House—

‡Carnarvon—*Sub. 74, 2a. Or. 29p., £15; *Sub. 75, 2a. Or. 29p., £15; *410, 3a. Or. 35p., £10; Town †476, 1r. 20p., £10; Town 477, 1r. 20p., £10.

MEEKATHARRA.

2nd November, 1949, at 11 a.m., at the Office of the Mining Registrar—

‡Meekatharra—Town †265, 1r., £15.

KATANNING.

3rd November, 1949, at 11 a.m., at the Government Land Agency—

‡Katanning—Town 910, 1r. 22p., £45.

NARROGIN.

3rd November, 1949, at noon, at the Government Land Agency—

‡Bullaring—Town 22, 1r., £15.

NORTHAM.

10th November, 1949, at 11.30 a.m., at the Court House—

‡Dalwallinu—Town 149, 1r., £50.

‡Quairading—Town 194, 32.4p., £15; Town 197, 32.4p., £15; Town 198, 37.5p., £20; Town 201, 32.4p., £20.

BRUCE ROCK.

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

‡Bruce Rock—Town 142, 39.9p., £35; Town 143, 1r., £30; Town 145, 1r., £30.

PERTH.

11th November, 1949, at the Department of Lands and Surveys—

‡Mt. Helena—*¶108, 8a. 0r. 15p., £25 *¶119, 4a. 1r. 35p., £15.

‡Parkerville—*¶286, 1a. 0r. 10p., £10; *¶292, 1a. 0r. 10p., £10.

‡Swan View—*¶83, 6a. 3r. 13p., £100.

* 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.

BUSH FIRES ACT, 1937-1948.

Declaration of Approved Areas under Section 35A.

I, LINDSAY THORN, Minister for Lands, and the Minister of the Crown for the time being charged with the administration of the Bush Fires Act, 1937-1948, in pursuance of the powers conferred by section 35A of the said Act, do hereby declare the district of each of the local authorities specified in the schedule to this Declaration to be an approved area for the purposes of sections 35A and 35B of the said Act.

Schedule.

Merredin Road Board.

Kellerberrin Road Board.

Dated at Perth this 19th day of October, 1949.

L. THORN,
Minister for Lands.

LAND ACT, 1933-1934; WAR SERVICE LAND SETTLEMENT AGREEMENT ACT, 1945.

Corres. 4893/49.

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 the 2nd November, 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—Melbourne Location 3520 (formerly Location 581); Area—40a.; purchase price—£40; plan—58/80 F4; locality—4 miles North of New Norcia.

PARKS AND RESERVES ACT, 1895-1947.

Cancellation of Appointment of Board.

Department of Lands and Surveys,
Perth, 18th October, 1949.

Corr. 5634/28.

HIS Excellency the Governor in Executive Council has been pleased to cancel the appointment under the Parks and Reserves Act, 1895-1947, of Messrs. Michael Hymes, John Arthur Henry Saunders and Ellis Jethro Wesley Walker as a Board to manage and control reserve 20136 (Recreation and Showground) at Tardun.

H. E. SMITH,
Under Secretary for Lands.

BRUCE ROCK LOT 104.

Open for Sale.

Applications close 2nd November, 1949.

Department of Lands and Surveys,
Perth, 7th October, 1949.

Corres. 191/49.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of Bruce Rock Lot 104, containing 1 rood, being made available for sale in fee simple at the price of £40, subject 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. Applications accompanied by a deposit must be lodged at the Lands Office, Perth, on or before Wednesday, the 2nd November, 1949.

4. 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.

MANJIMUP LOT 170.

Open for Sale.

Applications Close 26th October, 1949.

Department of Lands and Surveys,
Perth, 4th October, 1949.

Corres. No. 4442/49.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of Manjimup Lot 170, containing 1 rood, being made available for sale in fee simple for Local Government Purposes at the price of £70, subject 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. Applications accompanied by a deposit must be lodged at the Lands Office, Perth, on or before Wednesday, the 26th October, 1949.

4. 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, 18th October, 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.

5/95, Vol. 4.

BROOKTON.—Town 154, £10.

3399/49.

COLLIE.—Town 1382, £45.

3647/49.

CUNDERDIN.—Town 236 and 237, £15.

4902/49.

DUMBLEYUNG.—Town 118, £35.

2833/13.

MERREDIN.—Town 233, £50.

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.

LOT OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 11th October, 1949.

Corres. 4129/47.

IT is notified for general information that Boulder Lot 3007 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 2nd November, 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 a residence on his lot within six months from the date of 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 ten years of the term of the lease will be two pounds five shillings. The rental shall be subject to re-appraisal by the Minister at intervals of ten years.

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

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

(Plan Boulder Sheet 1.)

H. E. SMITH,
Under Secretary for Lands.

LOT OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 4th October, 1949.

Corr. 6705/47.

IT is notified for general information that Kalgoorlie Lot 3012 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 26th October, 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 a residence on his lot within six months from the date of 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 Lands being first obtained; and further, the conditions under which the said land is made available shall not entitle the lessee now, or at any future time to the right to convert same to fee simple.

(Plan Boulder sheet 2.)

H. E. SMITH,
Under Secretary for Lands.

LOT OPEN FOR LEASING.

Department of Land and Surveys,
Perth, 4th October, 1949.

Corr. 6199/00.

IT is notified for general information that Boulder Lot 1033 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 26th day of October, 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 a residence on his lot within six months from the date of approval of his application, or within such extended period as the Minister for Lands may approve. Failure to comply with this condition renders the lease liable to forfeiture.

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

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

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

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

(Plan Boulder Sheet 2.)

H. E. SMITH,
Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

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

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.

WEDNESDAY, 23rd NOVEMBER, 1949.

North-West and Eastern Divisions—Thaduna and Hann Districts.

(Portion of Bald Hill Station.)

Corres. No. 1906/48. (Plan 80/300.)

IT is hereby notified for general information that the land contained within O. M. Bender's late Pastoral Leases 395/737 and 394/1111 comprising an area of 109,043 acres, together with an area of about 89,000 acres bounded by lines commencing at the 496-mile peg on the Rabbit Proof Fence and extending East about 692 chains; thence North about 417 chains; thence West about 711 chains to the Rabbit Proof Fence; thence generally North-East along the said Fence to the 508-mile peg; thence West about 510 chains; thence South about 500 chains; thence West about 50 chains; thence South about 420 chains; thence East about 435 chains to the starting point, excluding reserves Nos. 11455 and 12297, will be re-available for pastoral leasing as from Wednesday, 23rd November, 1949; subject to payment for improvements.

WEDNESDAY, 30th NOVEMBER, 1949.

Eastern Division—Buningonia District.

Corres. No. 3625/48. (Plan 26/300.)

IT is hereby notified, for general information, that the area containing about 121,500 acres adjoining Bulrush Soak and formerly temporarily reserved for Sandlewood and Native Settlement in Lands and Surveys Files 5958/27 and 934/37 will be available for Pastoral Leasing as from 30th November, 1949. Subject to payment for improvements.

WEDNESDAY, 28th DECEMBER, 1949.

Eastern Division—Ularring District.

Corres. No. 772/47. (Plan 35/300.)

It is hereby notified for general information that an area of about 21,000 acres bounded by lines starting at a point about 62 chains due West of the North-West corner of reserve 7032 and extending South about 515 chains; thence West about 347 chains; thence North about 740 chains; thence East about 347 chains; thence South about 230 chains to the starting point, will be available for Pastoral Leasing as from 28th December, 1949.

Subject to payment for improvements.

Kimberley Division—Numalgun and Fitzroy Districts
(Milliwindi Station).

Corres. No. 352/39. (Plan 134/300.)

IT is hereby notified for general information that the land contained within late Pastoral Lease 396/623, formerly held by W. C. Connell, comprising an area of 32,000 acres and known as Milliwindi Station, will be re-available for Pastoral Leasing as from 28th December, 1949.

Subject to payment for improvements.

WEDNESDAY, 4th JANUARY, 1950.

North-West Division—Teano District.

Corres. No. 4771/49. (Plan 72/300.)

IT is hereby notified for general information that an area of about 9,360 acres lying South of Mingah Springs Station, and bounded by lines commencing at a point about 70 chains South of the South-East corner of J. H. Ryles' lease 394/807 and extending East about 360 chains, South about 260 chains, West about 360 chains and North about 260 chains to the starting point, will be available for Pastoral Leasing as from 4th January, 1950; 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, 26th OCTOBER, 1949.

Avon District (about 8 miles East of Belka).

Corr. No. 5549/28. (Plan 5/80 A1.)

Location 19322, containing 990a., at 5s. 6d. per acre; classification page 1 of 6833/12; subject to exemption from road rates for two years from date of approval of application; being T. Rutter's cancelled lease 68/952.

Esperance District (about 5 miles South-West of
Caitup Siding.)

Corr. No. 1828/32. (Plan 423/80 D3.)

Location 707, containing 160a., at 3s. per acre; classification page 93 of 9885/12 vol. 1; subject to payment for improvements, if any. The previous *Gazette* notice concerning this location is hereby cancelled.

Jandakot A.A. District (about 1 ½ miles East
of Jandakot).

Corr. No. 1550/41. (Plan 341A/40 BC1.)

Location 158, containing 125a. 2r. 33p., at 10s. per acre; classification page 35 of 1550/41; subject to exemption from road rates for two years from date of approval of application; being M. Fraser's cancelled lease 347/3240.

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

Corr. No. 5681/23. (Plan 442B/40 F1.)

Location 9396, containing 86a. 1r. 16p., at 15s. per acre; classification page 14 of 988/22; subject to exemption from road rates for two years from date of approval of application, to the special conditions governing selection in this district and to timber conditions. The previous *Gazette* notice concerning this location is hereby cancelled.

Ninghan District (about 5 miles North-East of Gabbin).

Corr. No. 3337/25. (Plan 55/80 B1 and 2.)

Locations 633 and 635, containing 1,219a. 1r. 9p., and 1,000a. 2r. 14p., respectively, at 5s. per acre; classifications pages 13 of 1984/36 and 76 of 3337/25 respectively; subject to Rural and Industries Bank indebtedness; being A. J. Fletcher's cancelled leases 347/1189 and 19437/68.

Ninghan District (about 4 miles South-West of Kalannie).

Corr. No. 5318/48. (Plan 65/80A B2.)

Location 2556, containing 2463a. 3r. 3p., at 3s. 6d. per acre; classification page 12 of 5056/26; subject to payment for improvements and exemption from road rates for two years from date of approval of application; being J. E. Nobb's cancelled application.

Ninghan District (about 12 miles North of Kulja).

Corr. No. 4763/49. (Plan 65/80 CD1.)

Location No. 2913, containing 1,986a. 2r. 14p., at 1s. 6d. per acre; classification page 14 of 4257/27; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning this location is hereby cancelled.

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

Peel Estate (near Mandogalup).

Corr. No. 1223/39. (Plan 341A/40 B2.)

Lot 1196, containing 43a. 3r. 32p.; purchase money £33 5s.; to ex-servicemen: $\frac{1}{2}$ -yearly instalments—first 5 years' interest only at $4\frac{1}{2}$ per cent. per annum, 15s., balance 35 years' principal and interest at $4\frac{1}{2}$ per cent. per annum, 18s. 6d.; civilians: $\frac{1}{2}$ -yearly instalments—first 5 years' interest only at 5 per cent. per annum, 16s. 8d., balance 35 years' principal and interest at 5 per cent. per annum, 19s. 9d.; subject to the special conditions governing selection in this estate.

Plantagenet District (about 2 miles West of Redmond).

Corr. No. 653/26. (Plan 451D/40 B3.)

Location 4453, containing 209a. 0r. 8p., at 5s. 6d. per acre; classification page 10 of 653/26; subject to exemption from road rates for two years from date of approval of application and to drainage conditions. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (near Holt Rock).

Corr. No. 2584/37. (Plan 375/80 F3.)

Location No. 1339, containing 1,698a. 3r. 19p., at 2s. 3d. per acre; classification page 8 of 2584/37; subject to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (about 10 miles East of Hyden).

Corr. No. 3167/28. (Plan 346/80 BC4.)

Location 1465, containing 2,554a. 3r. 25p., at 5s. 6d. per acre; classification page 2 of 350/28; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (about 12 miles North-East of Hyden).

Corr. No. 3168/28. (Plan 346/80 C3 and 4.)

Locations 1466 and 1848, containing 2178a. 2r. 4p., at 4s. 6d. per acre; classification page 2 of 350/28; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning these locations is hereby cancelled.

Roe District (about 12 miles East of Hyden).

Corr. No. 3177/28. (Plan 346/80 C4.)

Location 1475, containing 1,484a. 0r. 38p., at 5s. 9d. per acre; classification page 2 of 350/28; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning this location is hereby cancelled.

Victoria District (near Wilroy).

Corr. No. 3264/25. (Plan 156/80 E3.)

Location 5736, containing 2,232a. 2r. 15p.; classification page 3 of 5750/23; subject to pricing and to payment for improvements. The previous *Gazette* notice concerning this location is hereby cancelled.

WEDNESDAY, 2nd NOVEMBER, 1949.

Avon District (about 9 miles South-East of Bullaring).

Corr. No. 663/49. (Plans 377A/40, C1 and 2, 377/80, D1 and 2.)

Location 19758, containing 2,084a. 1r. 14p., at 5s. 6d. per acre; classification page 27 of 10807/12, Vol. 1; being the deleted portion of P. J. Doyle's application.

Avon District (14 miles South of Wyalkatchem).

Corr. No. 2374/48. (Plans 26B/40, D1, 33C/40, D4.)

Location 27297, containing 250a.; subject to survey, classification and pricing, and the provision of any necessary roads.

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

Cammileri Estate (9 miles East of Jarrahwood).

Corres. 1291/31. (Plan 414D/40, B4.)

Nelson Locations 8292 and 12004, containing about 192a. 2r. and about 164a., respectively; purchase money, £134 15s. and £114 16s., respectively; to returned soldiers: half-yearly instalments—first five years interest only at $4\frac{1}{2}$ per annum £3 0s. 8d. and £2 11s. 8d., respectively; balance 35 years principal and interest at $4\frac{1}{2}$ per annum £3 15s. 2d. and £3 4s., respectively; civilians: half-yearly instalments—first five years interest only at 5% per annum £3 7s. 5d. and £2 17s. 5d., respectively; balance 35 years principal and interest at 5% per annum £3 19s. 11d. and £3 8s. 1d., respectively; subject to survey and the adjustment on survey of the purchase money and respective half-yearly instalments; selection restricted to ex-Service personnel.

Fitzgerald District (about 10 miles East of Salmon Gums).

Corr. No. 1938/36. (Plan 392/80, D2 and 3.)

Locations 608, 609, 612 and 613, containing 1,001a. 2r. 8p., 971a. 2r. 33p., 994a. 0r. 3p. and 1,086a. 1r. 14p., respectively, all at 1s. 6d. per acre (as one holding); classifications pages 21 and 22 of 7628/22 and 14 and 15 of 3760/23; subject to Rural and Industries Bank indebtedness; being J. Tolcon's forfeited lease 348/340 and D. Kennedy's forfeited lease 347/3778.

Hay District (24 miles West of Mt. Barker).

Corr. No. 1571/32. (Plan 444/80, CD3 and 4.)

Portion of Hay Location 1790, containing about 250 acres, bounded by lines starting at the South-Eastern corner of location 942 and extending Northwards along the Eastern boundary and onwards to the Southern boundary of location 1179; thence Eastwards along its Southern boundary and onwards to the Western side of a road one chain wide along the Easternmost boundary of location 1790; thence Southward, Westward, Southward and again Westward along the boundaries of location 1790 to the starting point, at 3s. 6d. per acre (excluding survey fee); subject to survey and payment of full survey fee with application; available to adjoining holders only.

Kojonup District (about 13 miles South of Narlingup).

Corr. No. 946/41. (Plan 438B/40, F2.)

Locations 4081 and 8008, containing 500a. and 1,038a. 3r. 27p., respectively, at 5s. 6d. per acre; classifications pages 37 and 38 of 1415/39; subject to Rural and Industries Bank indebtedness and to timber conditions. Previous *Gazette* notice concerning these locations is hereby cancelled.

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

Narra Tarra Estate (about 6 miles South-East of
Yetna Siding).

Corr. 1352/32. (Plan 157D/40, C4.)

Lots 30 and 37, containing 4a. 2r. 24p.; purchase money, £7 15s. 9d.; to returned soldiers: half-yearly instalments—first five years interest only at 4½% per annum 3s. 6d., balance 35 years principal and interest at 4½% per annum 4s. 4d.; civilians: half-yearly instalments—first five years interest only at 5% per annum 3s. 11d., balance 35 years principal and interest at 5% per annum 4s. 7d.

Nelson District (4 miles South of Northcliffe).

Corr. No. 4534/48. (Plan 454B/40, E1.)

Location 6826, containing about 146a.; subject to survey, classification and pricing.

Roe District (about 27 miles North-East of Newdegate).

Corr. No. 6315/48. (Plan 388/80, F1.)

Location 1495, containing 2,116a. 0r. 7p., at 3s. 9d. per acre; classification page 2 of 2207/28; subject to Rural and Industries Bank indebtedness; being F. Drust's forfeited lease 347/5575.

Roe District (near Burngup).

Corr. No. 2691/28. (Plan 387/80, E3.)

Location 1184, containing 1,156a. 0r. 23p., at 4s. per acre (including survey fee); classification page 25 of 2691/28; exempt from road rates for two years from date of approval of application. Previous *Gazette* notice concerning this location is hereby cancelled.

Sussex District (about 3 miles North of Karridale).

Corr. No. 3174/91. (Plan 440D/40, B4.)

The Crown land, containing about 117 acres and bounded on the West by Sussex Location 1353, on the North by the one-chain road along the Southern boundary of location 1969, on the East by the Bussel Highway, and on the South by location 968, excluding road No. 8942; subject to survey, classification and pricing.

Sussex District (near Cowaramup).

Corr. No. 1474/25, Vol. 2. (Plan 413D/40, B and C4.)

(a) The Crown land, containing about 220 acres, bounded on the Westward by the Bussel Highway, on the Northward by a one-chain road along the Southern boundaries of locations 3193 and 2537, on the Eastward by location 2201, and on the Southward by locations 3865, 2726 and 1696.

(b) The Crown land, containing about 96 acres, bounded on the Westward by location 3865, on the Northward by locations 2201 and 2202, on the North-Eastward by location 2208, on the South-Eastward by location 2209, and on the South-Westward by location 1697.

(c) The Crown land, containing about 127 acres, bounded on the North-Westward by a one-chain road along the South-Eastern boundary of location 2087 and by location 2210, on the Eastward by a one-chain road along the Western boundaries of locations 2222 and 2223 and on the Southward by locations 2211, 2213 and 2214.

Subject to survey, classification and pricing.

Sussex District (2½ miles South-Westward of Metricup).

Corr. No. 2904/49. (Plan 413D/40, B4.)

The Crown land, containing about 168 acres, bounded on the West by location 1679, on the North by locations 1678 and 1680, on the East by the prolongation Southward of the Eastern boundary of the said location 1680, and on the South by road No. 3446 and the boundaries of reserve 18650 (Schoolsite); subject to survey, classification and pricing.

Swan District (about 11 miles West of Cullalla Siding).

Corr. No. 345/43. (Plan 31/80, B4.)

The Crown land, containing about 750 acres, bounded on the Westward by location 3098, on the Northward by the Southern boundary of location 3869 and its prolongation Westward, on the North-Eastward by a one-chain road extending from the Southern boundary of Swan Location 3869 to the Western boundary of reserve 539, and by part of the Western boundary of reserve 539, and on the Southward by location 1373; subject to survey, classification and pricing, and the provision of any necessary roads.

Swan District (about 10 miles North of Moore River).

Corr. No. 6425/48. (Plan 30/80, D3.)

Portion of location 3056, containing about 780 acres, bounded by lines starting at the South-Eastern boundary of said location 3056 and extending Westward about 150 chains, thence North-Westward about 55 chains parallel to and distant 10 chains from the high water mark of the Indian Ocean, thence Eastward to the Eastern boundary of location 3056, thence Southward to the starting point, excluding reserve 11923; subject to survey, classification and pricing, payment of full survey fee with application, and to the provisions of section 109B.

Victoria District (about 5 miles North-West of Arrino).

Corr. No. 954/43. (Plan 123/80, DE3 and 4.)

Location 4072, containing 1,477a. 3r. 21p., at 3s. 6d. per acre; classification page 11 of 954/43; subject to payment for improvements, if any; being R. Harman and A. S. Sinapius' forfeited lease 347/3614.

Victoria District (about 6 miles East of Hutt).

Corr. No. 4618/46. (Plan 160/80, BC1.)

Locations 4058, 6693, 6696 and 7893, containing 1,498a. 2r. 18p., all at 5s. 3d. per acre; classifications pages 15 and 16 of 4618/46 and 5 of 6807/22; exempt from road rates for two years from date of approval of application; being W. A. Rayner's forfeited lease 347/4260.

Wellington District (near Kirup).

Corr. No. 4810/05. (Plan 414D/40, C3.)

Location 4584, containing 20a.; subject to classification and pricing.

Williams District (10 miles East of Jilakin Lake).

Corr. No. 4999/48. (Plan 376/80, D2 and 3.)

The Crown land, containing about 380 acres, bounded on the West by the prolongation South of a Western boundary of location 14407, on the North by the Southern boundaries of locations 14407 and 12835, on the East by location 14364, and on the South by a one-chain road along the Northern boundary of location 13395 and adjoining Crown land; subject to survey, classification and pricing.

WEDNESDAY, 9th NOVEMBER, 1949.

PERTH LAND AGENCY.

Ninghan District (about 13 miles North-East of
Wubin).

Corr. No. 392/48. (Plan 89/80, E2.)

Location 2836, containing 361a. 2r. 29p.; classification page 4 of 392/48; subject to pricing. Previous *Gazette* notice concerning this location is hereby cancelled.

Oldfield District (near Lake Chidrup).

Corr. No. 6090/23. (Plan 405/80, D2 and 3.)

Locations 343 and 344, containing 1,000a., at 4s. 6d. per acre; classification page 98 of 6090/23; also location 358, containing 999a. 3r. 30p., at 3s. 3d. per acre; classification page 27 of 1624/24; subject to Rural and Industries Bank indebtedness and to mining conditions. Previous *Gazette* notice concerning these locations is hereby cancelled.

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

Peel Estate (about 3 miles North of Wellard).

Corr. 6354/47. (Plan 341A/40, B2.)

Lots 1201 and 1205, containing 139a. 3r. 33p.; purchase money, £146; to ex-servicemen: half-yearly instalments—First 5 years interest only at 4½% per annum £3 5s. 9d., balance 35 years principal and interest at 4½% per annum £4 1s. 5d.; civilians: half-yearly instalments—First 5 years interest only at 5% per annum £3 13s., balance 35 years principal and interest at 5% per annum £4 6s. 7d.; subject to the conditions governing selection in this estate; being E. V. N. Bird's cancelled application.

Plantagenet District (near Mt. Barker).

Corr. No. 16/44. (Plan 451/80B1.)

Location 4777, containing 148a. 1r. 4p., at 7s. 3d. per acre; classification page 8 of 1545/30; subject to payment for improvements; being E. L. Clemesha's forfeited lease 365/1051.

Sussex District (about 4 miles North-East of Kudarup).

Corr. No. 1236/35. (Plan 441A/40, C1.)

Location 3729, containing 98a. 0r. 4p.; classification page 35 of 1105/20, Vol. 1; subject to survey, pricing, timber conditions and to conditions governing selection in this district; exempt from road rates for two years from date of approval of application. Previous *Gazette* notice concerning this location is hereby cancelled.

H. E. SMITH,

Under Secretary for Lands.

PUBLIC WORKS TENDERS.

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

Purchase of Property.—Muradup Old School Quarters; 25th October, 1949; conditions may be seen at P.W.D., Perth; Clerk of Courts, Katanning, and Police Station, Kojonup.

Narrogin Hospital—New Brick Domestic Quarters (10631); 25th October, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 11th October, 1949.

Albany High School Hostel—Proposed Alterations and Repairs and Renovations (10630); 1st November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, on and after 4th October, 1949.

Busselton Police Station and Quarters—Septic Tank Installation (10626); 1st November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury; and Clerk of Courts Office, Busselton; on and after 4th October, 1949.

Lake Grace—New Large Brick Hospital and Quarters (10629); 1st November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Police Station, Lake Grace, on and after 11th October, 1949.

Purchase of Property—Bootenal Agricultural Hall—(a) *in situ*, (b) for removal; 1st November, 1949; conditions may be seen at P.W.D., Perth and Geraldton, and Secretary Greenough Road Board, Greenough.

Norseman Hospital—Additions (10634); 1st November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, and Mining Registrar's Office, Norseman, on and after 18th October, 1949.

Northam Central School—Latrine Additions (10635); 1st November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Goldfields Water Supply Office, Northam, on and after 18th October, 1949.

Pantapin School—Erection—Removal of Danganin School (10636); 1st November, 1949; conditions may be seen at the Contractors' Room, Perth, and Merredin, and Police Station, Bruce Rock, on and after 18th October, 1949.

Kalgoorlie Senior and Infants' School—Ground Improvements (10637); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 25th October, 1949.

Wagin Police Station—New Quarters (10638); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Courthouse, Wagin, on and after 25th October, 1949.

Bodallin School—Repairs and Renovations (10639); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 25th October, 1949.

West Northam School—New Store and Woodshed (10640); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 25th October, 1949.

Wagin School—New Shelter Shed (10641); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Courthouse, Wagin, on and after 25th October, 1949.

Mundaring No. 2 Pumping Station—Repairs and Renovations to Three Cottages (10642); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 25th October, 1949.

Woodanilling New School—Erection (10643); 8th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Courthouse, Katanning, on and after 25th October, 1949.

Buntine School and Quarters—Additions (10644); 15th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Buntine, on and after 1st November, 1949.

Kojonup School—Removal of Classroom from Marleyup (10645); 15th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Court House, Katanning, on and after 1st November, 1949.

Kelmscott Police Station Quarters—Additions (10646); 15th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 1st November, 1949.

Metropolitan Government Buildings—Window Cleaning (10647); 15th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 1st November, 1949.

Mullewa Hospital—Additions to Hospital and New Brick Quarters (10648); 20th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Mullewa, on and after 1st November, 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.

20th October, 1949.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 831/49.

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 Reticulation Area 42, Perth, to serve lots 187 to 194, inclusive, Waterloo Street, Osborne Park.

Owners of the abovementioned properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewer within 30 days from date of service of prescribed notice, and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st January, 1950, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st January, 1950, rates will be charged from date of connection.

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

Dated this 21st day of October, 1949, at the office of the Department, St. George's Place, Perth.

L. T. KEVAN,
Acting Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

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

Claremont Municipality.

84/49—Cornwall Street, from lot 27 to Devon Road—Easterly.

East Fremantle Municipality.

1553/48—Osborne Road, from Wolsley Road to lot 12—Northerly.

Midland Junction Municipality.

102/49—Ewart Street, from lot 352 to lot 353—Southerly.

739/49—Sampson Parade, from Lloyd Street to lot 22—South-Westerly.

1438/48—Wellaton Street, from Hooley Road to lot 251—Southerly.

605/48—Wellaton Street, from Morrison Road to lot 279—Southerly.

Bayswater Road District.

359/49—King William Street, from lot 7 to lot 9—South-Easterly.

Belmont Park Road District.

925/49—Belmont Avenue, from part lot 62 to lot 67—South-Easterly.

Gosnells Road District.

155/49—Lena Street, from Lacey Street to lot 17—South-Easterly.

Perth Road District.

647/49—Fletcher Street, from lot 25 to lot 23—Westerly.

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

Dated this 21st day of October, 1949.

L. T. KEVAN,
Acting Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.

M.W.S. 1117/47.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

Metropolitan Water Supply Extensions.

Melville Road District.

Proposed four-inch water main in North Lake Road, Hammond Road and High Road.

Description of Proposed Works.

(a) The construction of a four-inch diameter main (length about 50 chains).

(b) The construction of a four-inch diameter main (length about 19 chains).

The Localities in which the Proposed Works
will be Constructed.

(a) Commencing at a point opposite lot 13, North Lake Road, and proceeding thence in a Southerly direction along North Lake Road to the junction of North Lake Road and High Road; thence in a Westerly direction along High Road to a point opposite lot 5.

(b) Commencing at the intersection of Hammond Road and North Lake Road and proceeding thence in an Easterly direction along Hammond Road to a point opposite the Eastern part of lot 8.

The above mains to be complete with valves and all necessary apparatus.

The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 7370.

The Purposes for which the Proposed Works
are to be Constructed.

To extend the Metropolitan Water Supply system in Melville Road District.

The Times when and Places at which Plans, Sections
and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's Place, Perth, for one month on and after the 21st day of October, 1949, between the hours of 10 a.m. and 3.30 p.m.

VICTOR DONEY,
Minister for Water Supply,
Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.

M.W.S. 1229/49.

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 Area 17 Claremont within the boundaries of the Nedlands Road Board, as hereunder described:—

Commencing at a point situated in the centre of Asquith Street opposite the Western boundary of lot 36 Erica Avenue and proceeding East along the centre of Asquith Street to the centre of Brockway Road; thence South-Easterly along the centre of unnamed street running South of reserves 2856 and 2857 to the centre of Stubbs Terrace; thence South-Westerly along the centre of Stubbs Terrace to the centre of Alfred Road; thence West along the centre of Alfred Road to a point opposite the Western boundary of lot 8 Alfred Road; thence North across Alfred Road and along the Western boundary of the said lot to its North-West corner; thence East along the Northern boundary of the said lot to the South-West corner of lot 20 Zamia Street; thence North along the Western boundary of the said lot and its prolongation to the centre of Zamia Street; thence East along the centre of Zamia Street to a point opposite the Western boundary of lot 46 Zamia Street; thence northerly across Zamia Street and along the Western boundary of the said lot to its North-West corner; thence Westerly along the Southern boundary of lot 47 Naudina Street to its South-West corner; thence North along the Western boundary of said lot to its North-Western corner; thence West along the South boundary of lot 59 Erica Avenue and its prolongation to the centre of Erica Avenue; thence North along the centre of Erica Avenue to a point opposite the Southern boundary of lot 36 Erica Avenue; thence West across Erica Avenue and along the Southern boundary of the said lot to its South-Western corner; thence North along the West boundary of the said lot and its prolongation to the point of commencement as shown in green on Plan M.W.S.S. & D.D., W.A. No. 7371.

Owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st February, 1950, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st February, 1950, rates will be charged from date of connection.

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

Dated this 21st day of October, 1949, at the office of the Department, St. George's Place, Perth.

L. T. KEVAN,
Acting Under Secretary.

THE TRAFFIC ACT, 1919-1948.

Harvey Road Board.
Parking By-law.

L.G. 1425/37.

THE Harvey Road Board pursuant to an order in Council under section 49 of the Traffic Act, 1919-1948, published in the *Government Gazette* dated the 22nd July, 1949, and in exercise of the power thereby conferred doth hereby make the following by-law prescribing the rules to be observed in respect of any vehicle being driven or used on roads within the Harvey Road Board District:—

No person in charge of any vehicle shall cause or permit such vehicle to stand in Udue Road, Harvey (between the Railway Line and Young Street) nor in Hayward Street (between Udue Road and Gibbs Street) for a period exceeding one hour between the hours of 1 p.m. and 5 p.m. on Fridays and 9 a.m. and 12 noon on Saturdays.

Passed by a resolution of the Harvey Road Board at a meeting held on the 12th day of September, 1949.

T. W. SMITH,
Chairman.
W. R. ECKERSLEY,
Chairman.

Recommended—

(Sgd.) D. BRAND,
Honorary Minister for Local Government.

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

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

THE TRAFFIC ACT, 1919-1948.

Rockingham Road Board.
Parking By-law.

L.G. 1808/49.

THE Rockingham Road Board pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1948, published in the *Government Gazette* on the 22nd July, 1949, and in exercise of the powers thereby conferred, doth hereby make the following by-law prescribing rules to be observed in respect of any vehicle being driven or used on roads within the Townsite of Rockingham in the Rockingham District—

No person in charge of any vehicle shall permit any vehicle to be parked in Kent Street between Railway Terrace and a point 7 chains 26 feet Northwards of the Northern side of Railway Terrace.

Made and passed by resolution of the Rockingham Road Board at a meeting on the 27th day of September, 1949.

W. L. HUGHES,
Chairman.
G. E. BLACK,
Secretary.

Recommended—

(Sgd.) D. BRAND,
Honorary Minister for Local Government.

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

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

THE ROAD DISTRICTS ACT, 1919-1948.

Gnowangerup Road Board.

Loan No. 19—£2,100.

Notice of Intention to Borrow.

NOTICE is hereby given that the Gnowangerup Road Board proposes to borrow the sum of £2,100 to be expended on the purchase of road-making machinery.

It is proposed to raise this sum by the sale of debentures repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at the rate of 3½ per centum per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the State Treasury, Perth.

An estimate and a statement showing the proposed expenditure of the money to be borrowed, including the cost of the initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Gnowangerup Road Board, Gnowangerup, for one month after the last publication of this notice, during office hours.

Dated this 29th day of September, 1949.

D. K. HOUSE,
Chairman.

W. J. CUNEO,
Secretary.

ROAD DISTRICTS ACT, 1919-1948.

Gosnells Road Board.

By-laws Governing Long Service Leave to be granted to Employees of the Gosnells Road Board.

P.W. 106/37.

THE Gosnells 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 Gosnells Road Board.

(b) "Continuous service" means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than ten days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full-time service with the Armed Forces of the Commonwealth of Australia, or who was directed by the manpower directorate to serve elsewhere, between the 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 ten years' continuous service as permanent full-time employees thereof, commencing from 1st November, 1936, be entitled to three months' long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

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

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

5. Employees shall not be entitled to long service leave until the completion of ten years' service. After the completion of the first ten years, employees will then be entitled to a *pro rata* payment if they leave the service of the Board before the next period is completed.

6. An employee dismissed by the Board, except in the matter of retrenchment, shall not be paid any sum in pursuance of the preceding by-law.

7. Long service leave shall be considered as a special period of recuperation after a lengthy term of service, with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board. Any contravention of this subclause shall entitle the Board to dismiss the employee from its service, and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Gosnells Road Board at the ordinary meeting of the Board held on the 12th day of September, 1949.

W. H. LANGFORD,
Chairman.

RICHARD RUSHTON,
Secretary.

Recommended—

(Sgd.) D. BRAND,
Honorary Minister for Local Government.

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

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

THE ROAD DISTRICTS ACT, 1919-1948.

Road Board Election.

Local Government Department,
Perth, 17th October, 1949.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-1948, that the following gentlemen have been elected members of the undermentioned road boards to fill the vacancies shown in the particulars hereunder:—

Date of election; Member elected; surname, christian name; Ward; Occupation; How vacancy occurred: (a) effluxion of time, (b) resignation, (c) death; Name of previous member; Remarks.

Nedlands Road Board.

8th October, 1949; Missen, Robert George; North; Builder; (c); Brown, W. C.; —.

Meekatharra Road Board.

30th September, 1949; Lauritsen, Frederick Martin; Town; Miner; (b); Horley, L. C.; unopposed.

30th September, 1949; Myers, Charles Victor; Town; Carpenter; (b); Farrell, E. T.; unopposed.

Pingelly Road Board.

29th October, 1949; Hodgson, James Alfred George; South-East; Farmer; (b); Ayers, H. B.; unopposed.

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

ROAD DISTRICTS ACT, 1919-1948.

Gnowangerup Road Board.

Local Government Department,
Perth, 17th October, 1949.

P.W. 2036/46.

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

GEO. S. LINDSAY,
Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Upper Blackwood Road Board—By-law.

P.W. 867/37.

WHEREAS by the Second Schedule to the Road Districts Act, 1919-1948, the road board of any district is empowered to make bylaws for all or any purposes in the said Schedule the Upper Blackwood Road Board in pursuance of the powers vested in it under and by virtue of the said Schedule and of every other authority thereto enabling it doth hereby make and publish the following bylaw:—

Within the Townsite of Boyup Brook no building shall be erected for use as a shop or other business premises, or which is capable of adaption for use as a shop or other business premises, if the walls of the building are deemed by the board to be inferior to brick, stone, cement, or reinforced concrete; provided that the Board may approve of the erection of out-buildings to be used in connection with shops and dwellings if the walls are inferior to brick, stone, cement or reinforced concrete if such outbuildings are situated at least 60 feet from the building line and are designed as, and will be used as privies, store-rooms and the like.

Passed by resolution of the Upper Blackwood Road Board at a meeting held on the 21st day of September, 1949.

J. R. PURSE,
Chairman.

H. R. CONNELLY,
Secretary.

Recommended—

(Sgd.) D. BRAND,
Honorary Minister for Local Government.

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

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

MURRAY ROAD BOARD.

Notice.

IT is hereby notified, for general information, that Mr. P. J. Simpson has been appointed Poundkeeper to above Board with full authority to act in such capacity.

By order of the Board,

H. A. SEAR,
Secretary.

VERMIN ACT, 1918-1946.

Department of Agriculture,
Perth, 13th October, 1949.

HIS Excellency the Governor in Executive Council, acting pursuant to section 67 of the Vermin Act, 1918-1946, has been pleased to direct that the owners of holdings within the meaning of the said Act in the Rockingham, Denmark and Kulin Vermin Districts constituted under the said Act shall be exempt from the payment of rates under the said Act for the financial year ending on the 30th day of June, 1950.

A. McK. CLARK,
Acting Director of Agriculture.

MARKETING OF POTATOES ACT, 1946.

Department of Agriculture,
Perth, 13th October, 1949.

HIS Excellency the Governor in Executive Council, acting pursuant to sections 7 and 12 of the Marketing of Potatoes Act, 1946, has been pleased to appoint the following duly elected representative of commercial producers as a member of the Western Australian Potato Marketing Board for the term of three years:—James Bremner Mitchell, of Donnybrook, farmer, such appointment to take effect from the 22nd day of September, 1949.

A. L. McK. CLARK,
Acting Director of Agriculture.

ANALYSES OF FEEDING STUFFS.

Department of Agriculture,
Perth, 20th October, 1949.

RESULTS of analyses of samples of feeding stuffs taken under the Feeding Stuffs Act, 1928-1948.

(Published under Section 9 of the Act.)

Date Sample taken.	Firm and Brand.	Crude Protein.	Crude Fat.	Crude Fibre.	Sodium Chlor.	Phosphoric Acid P ₂ O ₅ .	Lime.	Others.	
		%	%	%	%	%	%	%	%
	<i>Barrow Linton & Co.</i>							Ca.	
22-7-49	"Egglayer" Laying Mash— Registered Analysis	*16.0	*3.5	†4.5	†1.0	†3.0
	Sample Analysis	20.5	5.8	4.4	0.34	6.19
26-7-49	"Dukko" Fattening Mash— Registered Analysis	*10.0	*4.0	†4.0	†1.0	†3.0
	Sample Analysis	15.2	3.9	4.1	0.32	2.41
22-7-49	"Growell" Growing Mash— Registered Analysis	*14.0	*4.5	†4.5	†1.0	†3.0
	Sample Analysis	20.3	6.8	4.4	0.32	5.55
22-7-49	"Vitalizer" Chickstarter— Registered Analysis	*15.0	*4.0	†4.5	†1.0	†3.0
	Sample Analysis	20.4	5.5	4.2	0.32	5.74
	<i>W. H. Milne & Co.</i>								
20-7-49	"Millers" Laying Mash— Registered Analysis	*14.0	*4.0	†5.5	†1.5	†2.0	†3.0
	Sample Analysis	16.5	4.3	5.5	0.76	1.37	1.94
20-7-49	"Millers" Chickstarter— Registered Analysis	*15.0	*4.0	†5.5	†1.5	†2.0	†3.0
	Sample Analysis	17.0	4.7	6.0	0.77	2.22	1.85
	<i>Westralian Farmers Co-op., Ltd.</i>								
20-7-49	"Red Comb" Laying Pellets No. 1— Registered Analysis	*14.0	*4.0	†7.0	†1.0	*1.0
	Sample Analysis	12.5	3.2	4.3	0.27	1.58
20-7-49	"Wesfarmers" Laying Mash— No. 1— Registered Analysis	*14.0	*4.0	†7.0	†1.0	†1.0
	Sample Analysis	12.4	3.2	4.2	1.05	1.56
	<i>R. B. Youna.</i>								
21-7-49	"Morlay" Laying Mash— Registered Analysis	*14.0	*3.0	†5.5	†2.0	†4.0
	Sample Analysis	15.3	4.4	4.2	0.40	2.90
21-7-49	"Morlay" Chickstarter— Registered Analysis	*15.0	*3.0	†5.5	†1.75	†4.0
	Sample Analysis	15.7	3.5	3.4	0.78	6.36
	<i>David Gray & Co. Pty., Ltd.</i>								
24-3-49	"Western" Al Laying Mash— Registered Analysis	*14.0	*3.0	†5.0	2.0	0.5
	Sample Analysis	12.6	2.8	4.2	1.24	0.52
31-3-49	"Western" Calf Food— Registered Analysis	*22.5	*7.0	†5.0	2.0	0.5
	Sample Analysis	18.7	4.6	4.1	0.88	0.26
	<i>W. Thomas & Co. (W.A.), Ltd.</i>								
24-3-49	"Thomas" Laying Mash No. 1— Registered Analysis	*16.0	*2.5	†6.0	†1.5	†3.75
	Sample Analysis	19.9	5.2	5.8	1.56	2.83
	<i>Wrights, Ltd.</i>								
1-4-49	"Pannifex" Mormilk No. 2— Registered Analysis	*20.0	*4.75	†14.0
	Sample Analysis	23.2	5.5	10.6
	<i>R. B. Young.</i>								
31-3-49	"Morlay" Laying Allmash— Registered Analysis	13.0	3.0	†6.0	†1.5	†4.0	†2.5
	Sample Analysis	12.8	3.3	3.6	1.47	3.83	5.02

* Minimum.

† Maximum.

Department of Agriculture,
Perth, 14th October, 1949.

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

(1) Approve of the appointment of the undermentioned persons as Honorary Inspectors under the Plant Diseases Act, 1913-1947:—Aitken, Ronald Vincent, Orchard Avenue, Armadale; Eliot, Thomas G., Canning Mills Road, Kelmecott; Smith, Frank Elliot, Holden Road, Roleystone; Kalazich, Jura, Mills Road, Gosnells; Stirling, David Peterwell Lloyd, Wilfred Street, Canning Vale, and Moore, Hector John, Albany Road, Cannington.

(2) Approve of the cancellation of the appointment of the following persons under the abovementioned Act:—Moran, Edward; Martin, George; Parkin, George V.; Gregson, Keith, and McKenzie, A.

C. C. HILLARY,
Chief Administrative Officer.

Department of Agriculture,
Perth, 14th October, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Constable Alexander Kennedy, No. 1866, as an Honorary Inspector under the Brands Act, 1904-1935, and the Stock Diseases Act, 1895.

C. C. HILLARY,
Chief Administrative Officer.

BILLS ASSENTED TO.

IT is hereby notified for public information that His Excellency the Governor has assented in the name and on behalf of the King, on the date stated, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the second session of the Nineteenth Parliament, 1949.

Short title of Bill, Date of Assent, No. of Act.
Increase of Rent (War Restrictions) Act Amendment; 12th October; CVI.
Liquid Fuel (Emergency Provisions); 12th October; CVII.

19th October, 1949.

L. LUKE LEAKE,
Clerk of the Parliaments.

MILK ACT, 1946-1948.

IT is hereby notified, for public information, that in pursuance of the provisions of the Milk Act, 1946-1948, the Milk Board of Western Australia has fixed the undermentioned prices for milk and rates for transport and treatment of milk, other than cream, as from the dates stated hereunder:—

Metropolitan Dairy Area and South-West Coastal Dairy Area, with the exception of Municipality of Collie, Collie Road District, Drakesbrook Road District (Waroona portion), Harvey Road District, Mundaring Road District (Mundaring Weir portion), Murray Road District, Rockingham Road District, Serpentine-Jarrahdale Road District.

Maximum charge for transport of milk from dairies to treatment plants outside the metropolitan area, as from 22nd October, 1949—1d. per gallon.

Minimum price to be paid to dairymen by milk vendors at treatment plants outside the metropolitan area, as from 22nd October, 1949—1s. 11¼d. per gallon.

Maximum charge for the treatment of milk at treatment plants outside the metropolitan area, as from 22nd October, 1949—2d. per gallon.

Maximum charge for the transport of milk from treatment plants outside the metropolitan area to treatment plants in the metropolitan area, as from 22nd October, 1949—1¼d. per gallon.

Maximum price to be charged milk vendors by other milk vendors at treatment plants in the metropolitan area for milk received for treatment from treatment plants outside the metropolitan area, as from 22nd October, 1949—2s. 3¼d. per gallon.

Maximum charge for transport of milk from dairies North of Pinjarra to the metropolitan area, as from 22nd October, 1949—2d. per gallon.

Maximum charge for transport of milk from dairies in Peel Estate-Rockingham area to the metropolitan area, as from 22nd October, 1949—2¼d. per gallon.

Minimum price to be paid to dairymen for milk supplied direct to milk vendors at treatment plants in the metropolitan area, as from 22nd October, 1949—2s. 2¾d. per gallon.

Maximum price to be charged by milk vendors for bulk milk supplied to other milk vendors (milkmen) as from 23rd October, 1949—2s. 7½d. per gallon.

Maximum price to be charged by milk vendors for bottled milk supplied to other milk vendors (milkmen) as from 23rd October, 1949—2s. 11½d. per gallon.

Maximum price to be charged by milk vendors for bulk milk supplied to other milk vendors (milk shops) as from 23rd October, 1949—3s. 1½d. per gallon.

Maximum price to be charged by milk vendors for bottled milk supplied to other milk vendors (milk shops) as from 23rd October, 1949—3s. 5½d. per gallon.

Maximum price to be charged consumers for bulk milk, as from 23rd October, 1949—3s. 8d. per gallon.

Maximum price to be charged consumers for bottled milk, as from 23rd October, 1949—4s. per gallon.

For Milk Sold in ½-pint Bottles.

Maximum price to be charged by milk vendors to other milk vendors (milkmen), as from 23rd October, 1949—3s. 4d. per gallon.

Maximum price to be charged consumers where delivered to householders, provided that this price applies only where one ½-pint bottle is delivered, as from 23rd October, 1949—5s. per gallon.

Maximum price to be charged by milk vendors to other milk vendors (milk shops), as from 23rd October, 1949—4s. per gallon.

Maximum price to be charged consumers by milk vendors (milk shops) provided that this price applies only to shops where approved by the Board, and the bottle to be supplied to the customer in the shop with the seal unbroken, as from 23rd October, 1949—6s. per gallon.

Maximum price to be charged at metropolitan treatment plants for milk to be supplied to school children for consumption at schools, as from 23rd October, 1949—3s. per gallon.

For Milk Sold in ¼-pint Bottles.

Maximum price to be charged by milk vendors to other milk vendors (milkmen), as from 23rd October, 1949—2s. 11½d. per gallon.

Maximum price to be charged by milk vendors to other milk vendors (milk shops), as from 23rd October, 1949—3s. 5½d. per gallon.

Maximum price to be charged consumers where delivered to householders, provided that this price applies only where one ¼-pint bottle is delivered, as from 23rd October, 1949—4s. per gallon.

Municipality of Collie and Collie Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 1½d. per gallon.

Minimum price to be paid to dairymen by milk vendors for milk brine-cooled by the dairymen, as from 22nd October, 1949—2s. 2½d. per gallon.

Maximum charge for transport of milk from dairies to milk vendors' premises, as from 22nd October, 1949—1d. per gallon.

Minimum price to be paid by milk vendors to R. A. Clarke at his dairy for brine-cooled milk, as from 22nd October, 1949—2s. 0¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milkmen), as from 23rd October, 1949—2s. 3¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 10d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 6d. per gallon.

Drakesbrook Road District (Waroona portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—1s. 11½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 5½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. per gallon.

Harvey Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—1s. 11½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 6d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 2d. per gallon.

Harvey Road District (Yarloop Portion).

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Mundaring Road District (Mundaring Weir Portion).

Maximum price to be charged consumers for bulk milk, as from 23rd October, 1949—4s. per gallon.

Maximum price to be charged consumers for bottled milk, as from 23rd October, 1949—4s. 4d. per gallon.

Murray Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 0¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Murray Road District (Mandurah Portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 6d. per gallon.

Murray Road District (Pinjarra Portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 0¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8¾d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Rockingham Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 6d. per gallon.

Serpentine-Jarrahdale Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 0¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8¾d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

South Coastal Dairy Area, with the exception of Municipality of Albany, Albany Road District, Denmark Road District, Plantagenet Road District (Mount Barker portion), Upper Blackwood Road District (Boyup Brook portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—1s. 11d. per gallon.

Minimum price to be paid to dairymen by milk vendors for milk brine-cooled by the dairymen, as from 22nd October, 1949—2s. 0¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 7½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 2d. per gallon.

Municipality of Albany and Albany Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 10d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Denmark Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 0½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 2d. per gallon.

Plantagenet Road District (Mount Barker Portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 10d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Upper Blackwood Road District (Boyup Brook Portion).

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 10d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Inner Wheat Belt Dairy Area, with the exception of Beverley Road District, Brookton Road District, Municipality of Geraldton, Geraldton Road District, Greenough Road District, Katanning Road District, Kojonup Road District, Municipality of Narrogin, Narrogin Road District, Northampton Road District, Pingelly Road District, Upper Chapman Road District, Municipality of Wagin, Wagin Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 2¾d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—2s. 10½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 4d. per gallon.

Beverley Road District, Brookton Road District, Kojonup Road District, Municipality of Narrogin, Narrogin Road District, Pingelly Road District, Municipality of Wagin, Wagin Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 4½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—3s. 0½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 6d. per gallon.

Municipality of Geraldton, Geraldton Road District, Northampton Road District, Greenough Road District, Upper Chapman Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—3s. 4½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 10d. per gallon.

Katanning Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 5½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—3s. 1½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 8d. per gallon.

Central Dairy Area, with the exception of Merredin Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 6½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—3s. 2½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 8d. per gallon.

Merredin Road District.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—2s. 8½d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—3s. 4½d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 10d. per gallon.

Eastern Goldfields Dairy Area.

Minimum price to be paid to dairymen by milk vendors, as from 22nd October, 1949—3s. 1d. per gallon.

Maximum price to be charged by milk vendors for milk supplied to other milk vendors (milk shops), as from 23rd October, 1949—4s. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—4s. 8d. per gallon.

For milk produced outside the Eastern Goldfields Dairy Area and supplied by milk vendors from outside the Eastern Goldfields Dairy Area to other milk vendors (milkmen) at Kalgoorlie, as from 23rd October, 1949—3s. 2d. per gallon.

For milk supplied by milk vendors in the Eastern Goldfields Dairy Area to other milk vendors (milkmen) in the Eastern Goldfields Area, as from 23rd October, 1949—3s. 4d. per gallon.

By order of the Milk Board of Western Australia,

W. E. STANNARD,
Secretary.

18/10/49.

MILK ACT, 1946-1948.

Cream.

IT is hereby notified, for public information, that in pursuance of the provisions of the Milk Act, 1946-1948, the Milk Board of Western Australia has fixed the under-mentioned prices for cream, to apply in all dairy areas:

Minimum price to be paid to dairymen, as from 22nd October, 1949—19s. 9d. per gallon.

Maximum price to be charged by milk vendors for cream supplied to other milk vendors, as from 23rd October, 1949—£1 3s. 3d. per gallon.

Maximum price to be charged consumers, as from 23rd October, 1949—3s. 2d. per pint.

Maximum price to be charged consumers if cream supplied in containers provided by the vendor, as from 23rd October, 1949—3s. 6d. per pint.

By order of the Milk Board of Western Australia,

W. E. STANNARD,

Secretary.

18/10/49.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
694/49	1949. Oct. 14	A. J. Baker	312A, 1949	1 only "Baker" Model C. 150 15 cub. ft. 2-door Refrigerator, as per Item 1	P.M.H.C.	£159 10s.
607/49	do.	E. Powell	385A, 1949	Approx. 2,000 cords of Firewood for the No. 7 Pumping Station, Gilgai, as per Item 1	Goldfields Water Supply	£3 per cord.
858/49	do.	R. Menegola	403A, 1949	Jarrah Piles, 12 in. Crown diameter, 130 only 45 ft. lengths for Bridge at Causeway, Perth, as per Item 2, F.O.R. Bush Siding	Main Roads	5s. 3d. per ft.
817/49	do.	Noyes Bros. (Melb.), Ltd.	375A, 1949	Pumping Machinery for Fremantle Pumping Station No. 5, as per Items hereunder:— Item 1 Item 2 Item 3	M.W.S.	£1,204 10s. £42. £13.
80/49	do.	T. D. Graham	406A, 1949	500 cords of Split Jarrah Firewood in 6 ft. lengths for Midland Junction Abattoirs, as per Item 1	38s. per cord.
861/49	do.	Plastics Ltd.	405A, 1949	50 gross Plastic Inkwells, as per Item 1	Education	£2 5s. per gross.
79/49	do.	W. E. Sainsbury	398A, 1949	F.A.Q. to Prime Wheat Chaff during the period from 1st November, 1949, to 28th February, 1950	Rates tendered.
773/49	do.	K. G. Luke	356A, 1949	2 only Sterilizers for the Infectious Diseases Hospital, as per Item 1	Infectious Diseases Hospital	£105 10s.
773/49	do.	Boltens Pty., Ltd.	357A, 1949	1 only 100-gallon Calorifier for the Infectious Diseases Hospital, as per Item 1	do. do.	£83 10s.
857/49	do.	McLean Bros. & Rigg, Ltd.	402A, 1949	4 only "Lightning" 3½ cub. ft. Concrete Mixers, complete with Loaders and Trailers, mounted on Pneumatic Tyres, as per Item 1	P.W.D.	£179 19s. each.
778/49	do.	H. L. Brisbane & Wunderlich	355A, 1949	Steel Door Frames for K.E.M.H. Nurses' Quarters, as per Items 1 to 12 inclusive	do.	£203 14s.
732/49	do.	Southern Cross Windmill & Engine Co.	334A, 1949	1 only B.F.C. Southern Cross Diesel Engine, complete with constructed Tank, as per Item 1	Claremont Mental Hospital	£533 7s. 1d.
785/49	do.	Harris, Scarfe & Sandovers, Ltd.	362A, 1949	Electrical Equipment, Cable and Aerial Wire, as per Items hereunder:— Item 1 Item 2 Item 10 Item 11 Item 12	Wyndham Meat Works	£6 15s. 8d. each. £140 15s. £823 the lot. £459 the lot. £267 18s. 6d. per ton.
		Atkins (W.A.), Ltd.	Item 3 Item 6 Item 7 Item 8	£93 15s. each. £12 5s. £19 15s. £19 15s. each.
		H. C. Little & Co. Pty., Ltd.	Item 4 Item 5	£32 8s. £13 14s. each.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.*

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
17/48	1949. Oct. 14	H. L. Brisbane & Wunderlich, Ltd.	Schedule 16A, 1948.—Stainless Steel Units for the Perth Dental Hospital.

Tenders for Government Supplies.

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			1949.
Oct. 13	434A, 1949	Stainless Steel Fittings for Infectious Diseases Hospital	Oct. 27
Sept. 27	Burial of Deceased Pensioners, Destitute Persons and Natives in various towns during 1950	Oct. 27
Sept. 22	401A, 1949	Insulating Oil and Electrical Filling Oil for 66KV., 22KV. and 6 KV. Switch-gear	Oct. 27
Aug. 4	315A, 1949	Machinery—Angle Bending Rolls and Drop Stamps for Midland Junction Workshops	Oct. 27
Aug. 18	341A, 1949	500 ton Hydraulic Press for State Engineering Works	Extended to Oct. 27
Oct. 13	430A, 1949	Portable Fan Units for Metropolitan Water Supply	Oct. 27
Oct. 13	433A, 1949	Pumping Plant for War Service Land Settlement	Oct. 27
Oct. 4	423A, 1949	Straddle Carrier for State Saw Mills	Nov. 3
Oct. 18	436A, 1949	Steel Furniture for Old Women's Home	Nov. 3
Oct. 13	435A, 1949	Battery Shoes and Dies	Nov. 3
Oct. 18	438A, 1949	Anchor Cable for Fisheries Department	Nov. 3
Oct. 20	443A, 1949	Refrigerator for Bakers' Shop, Perth Technical College	Nov. 3
Oct. 20	444A, 1949	Diesel Engine Driven Alternator Set for Forests Department	Nov. 3
Sept. 27	408A, 1949	Abrasive Cutting off wheel for Midland Junction Workshops	Nov. 10
Sept. 27	409A, 1949	Booster Pumps and Engines for Higginsville	Nov. 10
Oct. 18	437A, 1949	Battery Screenings, 1950	Nov. 10
Oct. 18	Tuning of Pianos at Schools during 1950	Nov. 17
Sept. 27	407A, 1949	Flax Canvas for Tarpaulins for Railways	Nov. 17
Oct. 20	442A, 1949	Steel Rails, Fishplates and Bolts (Recalled)	Dec. 1
Oct. 11	429A, 1949	Power Hacksaw, Radial and Pillar Type Drilling Machines, Plain Shaper, Grinding Machines, Slotter, Screwing Machine, Lathes and Drill for South Fremantle Power Station	Dec. 15

For Sale by Tender.

Oct. 18	439A, 1949	Secondhand Camera and Case	Oct. 27
Oct. 18	440A, 1949	Secondhand Twin Cylinder Outboard Motor	Oct. 27
Oct. 18	441A, 1949	Secondhand 1935 Model BXC Bedford Utility	Oct. 27
Oct. 11	427A, 1949	Secondhand Steam Pumps	Oct. 27

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.

20th October, 1949,

A. H. TELFER,
Chairman.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 20 of 1949.

Between the West Australian Shop Assistants and Warehouse Employees' Industrial Union of Workers, Perth, Applicant, and Berryman and Langley Limited and others as per schedule, Respondents.

WHEREAS an Industrial Dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of hearing and determination; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court;

now therefore the Court pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, and all other powers therein enabling it hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:—

Memorandum of Agreement.

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

1.—Area.

This Award shall be limited in its effect to the area comprised within a 15-mile radius of the G.P.O., Perth.

2.—Term.

The term of this Award shall be for a period of one (1) year commencing as from the beginning of the first pay period after the 3rd February, 1949.

3.—Definitions.

(a) "Weekly worker" shall mean a worker engaged by the week and whose contract of service shall be terminated by not less than one (1) week's notice on either side, which may be given at any time. Such week's notice cannot be continued from week to week.

(b) "Head storeman" shall mean a person performing the duties of a storeman and who is in charge of two or more men.

(c) "Casual worker" means a worker engaged by the hour and who may be put off or leave the employer's service at any moment without notice: Provided that, when engaged on Tuesdays, Thursdays, or Saturdays, a casual worker shall receive a minimum payment of not less than two (2) hours' pay. If engaged on Mondays, Wednesdays, or Fridays a casual worker shall receive a minimum payment of not less than four (4) hours' pay.

4.—Scope.

This Award shall apply in respect of all work performed by any employee who in the course of his duties is employed principally as a storeman in businesses such as those conducted by the parties to this Award, but shall not apply in respect of any employee who is employed in the terms of the Road Transport Workers' Award.

5.—Hours.

Forty (40) hours shall constitute a week's work, which shall be worked by weekly workers as follows:—

(1) In Fruit and Produce Markets (including Poultry and Carcase Meat Markets), other than Fremantle:—

(a) On Mondays, Wednesdays, and Fridays—between 4 a.m. and 5 p.m.: Provided that the spread of hours on those days shall not, in respect of any worker, exceed twelve (12) hours, inclusive of meal times.

Meal times: In respect of weekly workers, not less than forty-five (45) minutes shall be allowed for lunch, such period to be completed not later than 2 p.m. In respect of weekly workers commencing duty before 5.30 a.m., not less than fifteen (15) minutes shall be allowed for breakfast, to be completed not later than 8 a.m.

In respect of casual workers, not less than half an hour shall be allowed for lunch, such period to be completed not later than 2 p.m. In respect of casual workers commencing duty before 5.30 a.m., not less than fifteen (15) minutes shall be allowed for breakfast, to be completed not later than 8 a.m.

(b) On Tuesdays and Thursdays—between 8 a.m. and 5 p.m.

Meal times: Three-quarters of an hour shall be allowed for lunch, to be completed not later than 2 p.m.

(c) On Saturdays—between 8 a.m. and 12 noon. Provided that any weekly worker required to work on Monday, Wednesday, Friday, and Saturday in any one week shall be entitled to a full Tuesday or Thursday off during that week, but this shall not apply to any weekly worker who is not, on any day except Friday in that week, called upon to start work before 7 a.m. and who on that Friday is not called upon to start work before 6 a.m.

(2) Provided that, in Fremantle Fruit and Produce Markets, the hours and conditions stated in subclause (1) hereof shall not apply, but the following shall apply:—

(a) On Mondays and Thursdays—between 5.30 a.m. and 5 p.m. Provided that during the week immediately preceding Xmas Day and during the week immediately preceding Easter Sunday the long days of the week may be varied to suit the convenience of the employer's business.

Meal times: Not less than one half-hour shall be allowed for lunch, to be completed not later than 2 p.m. In respect of workers commencing duty before 5 a.m. not less than fifteen (15) minutes shall be allowed for breakfast, to be completed not later than 8.30 a.m.

(b) On Tuesdays, Wednesdays, and Fridays—between 8 a.m. and 5 p.m.

Meal times: One (1) hour shall be allowed, to be completed not later than 2 p.m.

(c) On Saturdays—between 8 a.m. and 12 noon.

(3) In respect of the employees of Wholesale Fruit and Produce Packers, the following hours shall apply:—

(a) On Mondays, Wednesdays, and Fridays—between 6.40 a.m. and 5 p.m.

(b) On Tuesdays and Thursdays—between 8 a.m. and 5 p.m.

Meal times: On any of the days specified in subclauses (3) (a) and (b), one (1) hour shall be allowed for lunch, between 12 noon and 2 p.m.

(c) On Saturdays—between 8 a.m. and 12 noon. Provided that the said hours may be worked in five (5) days at the option of the employer.

6.—Overtime.

For all time worked by weekly or casual workers:—

(a) After 12 noon on Saturdays and on the holidays specified in clause 7 (a) hereof, and in respect of casual workers on the holidays specified in clause 7 (a) hereof—double time shall be paid.

(b) For all time worked prior to the specified starting or after the specified finishing times, or in excess of the specified spread in any one day, or in excess of forty (40) hours in any one week shall be paid for at the rate of time and a half (1½) for the first four (4) hours and double time thereafter.

(c) Notwithstanding anything contained in this Award:—

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

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

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

7.—Holidays.

(a) For weekly workers the following days or the days observed in lieu thereof shall, subject to clause 6 (a) hereof be allowed as holidays without deduction of pay, namely, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Xmas Day and Boxing Day.

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

8.—Annual Leave.

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

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

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

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

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

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

(g) When a worker is entitled to holidays under this clause, he shall receive at least two (2) weeks' notice from his employer of the date when it will be convenient to the employer that such worker should take his holidays.

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

9.—Wages.

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

	Per Week.
	£ s. d.
(a) Basic Wage	6 4 9
(b) Adults:	
Weekly workers	1 7 6
Head storeman	1 15 0
(c) Junior Workers:	% of Basic Wage Per Week.
Under 15 years of age	29.5
Between 15 and 16 years of age ..	32.5
Between 16 and 17 years of age ..	43.0
Between 17 and 18 years of age ..	54.0
Between 18 and 19 years of age ..	69.0
Between 19 and 20 years of age ..	79.5
Between 20 and 21 years of age ..	97.0

(d) Adult Casual Workers Per Hour. 4s. 1-17/40

(e) Junior Casual Workers shall receive 15% in addition to the ordinary rates prescribed herein for junior workers.

10.—Proportion of Juniors.

Junior workers may be employed in the proportion of one junior to every three (3) or fraction of three adults employed.

11.—Higher Duties.

A worker relieving for a period of not less than two days continuously another worker who is engaged on a higher class of work carrying a higher rate of wage under this Award shall be paid the higher minimum rate appropriate to the position whilst so employed.

12.—Time and Wages Record.

The employer shall keep and enter up, or cause to be kept and entered up, a record, containing the names of each of his workers to whom this Award applies, the class of work performed by and the wages paid to each worker, the age of each junior worker, and the time during which each worker has been employed. Such record shall be open to inspection by a representative of the union between the hours of 10 a.m. and 4 p.m. on any working day from Monday to Friday inclusive.

13.—Meal Money.

Workers who are required to work for more than one half hour after the prescribed finishing times in clause (5)—Hours—shall be paid one shilling and sixpence (1s. 6d.) meal money.

14.—Under-rate Workers.

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

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

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

15.—Junior Worker's Certificate.

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

- (1) Name in full.
- (2) Age and date of birth.

The certificate shall be signed by the worker.

No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate: Provided that this subclause shall operate only for the first three (3) months from the date of the worker's first engagement, thereby enabling the employer, if he so desires, to obtain proof of the junior worker's age.

16.—Payment for Sickness.

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

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

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

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 21st day of July, 1949.

[L.S.] (Sgd.) L. W. JACKSON,
President.

Filed at my office this 21st day of July, 1949.

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

List of Respondents.

- Berryman and Langley Limited.
- F. W. Lantzke.
- B. Mercer Limited.
- Producers' Markets Co-operative, Limited.
- Scanlan and Simper, Limited.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 7 of 1949.

Between Dairy Factories' Employees' Industrial Union of Workers, South-West Land Division, Bunbury, Applicant, and the South-West Co-operative Dairy Products Limited, Respondent.

HAVING heard Mr. W. J. Oxwell on behalf of the applicant, and Mr. G. D. Browne on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that Award No. 31A of 1946 as amended by Order Nod. 60 (248) of 1947, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 8th day of July, 1949.

By the Court,

[L.S.] (Sgd.) L. W. JACKSON,
President.

Clause 3.—Wages.

(i) Delete this clause and insert in lieu thereof the following:—

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

(a) Basic Wage—

	Per week.
	£ s. d.
Within a 15-mile radius of the G.P.O., Perth	6 7 1
Outside a 15-mile radius of the G.P.O., Perth, but within the South-West Land Division ..	6 6 9

(b) Adult Males—

	Margin over Male Basic Wage per week.
	£ s. d.
(i) Tester, grader and butter-maker, multiple certificate and position	1 17 0
(ii) Buttermaker with certificate	1 11 0
(iii) Grader of cream for butter-making with certificate	1 12 0
(iv) Tester of cream for butter-making with certificate	1 11 0
(v) Assistant buttermaker	1 5 0
(vi) Vacreator operator and neutraliser	1 2 0
(vii) Factory hands	13 4

(c) Male Junior Workers—

	% of Male Basic Wage per week.
14 to 15 years of age	25
15 to 16 years of age	35
16 to 17 years of age	45
17 to 18 years of age	55
18 to 19 years of age	65
19 to 20 years of age	75
20 to 21 years of age	90

Clause 7—Hours.

(ii) Delete subclause (b) of this clause and insert in lieu thereof the following:—

7. (b) The ordinary daily hours for workers other than afternoon or night shift workers shall not be more than eight (8) to be worked in a continuous shift between the hours of 7 a.m. and 6 p.m. on any five (5) days Monday to Saturday inclusive.

Clause 8—Overtime.

(iii) Delete this clause and insert in lieu thereof the following:—

(a) All time worked in excess of the hours prescribed in clause 7 hereof shall be deemed to be overtime and shall be paid for at the rate of time and a half.

(b) All time worked on Sunday shall be paid for at the rate of double time.

(c) All work done on the holidays prescribed in subclause 9 (a) hereof shall be paid for at the ordinary rate and an additional day on full pay shall be added to the amount of annual leave to which the worker is entitled under clause 9 for each day or part of a day so worked: Provided that if, by agreement between the employer and the worker or as a result of the worker's own default, only part of a day is worked by the worker on any such day, an addition shall be made to such annual leave equivalent only to the time actually worked on such day.

(d) Notwithstanding anything contained in this Award—

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

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

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

Clause 10.—Meal Money.

(iv) Delete this clause and insert in lieu thereof the following:—

When a worker without being notified on the previous day is required to continue to work after his usual knock-off time for more than one (1) hour, he shall be provided with any meal required, or shall be paid the sum of two shillings (2s.) in lieu thereof: Provided that such payment need not be made to a worker living in the same locality as his place of employment who can reasonably return home for a meal.

Clause 18.—Clothing, etc.

(v) Delete subclause (a) of this clause and insert in lieu thereof the following:—

If a worker is required to wear rubber boots, waterproof apron, overall, or a uniform, the employer shall provide same free for use by the worker. Such rubber boots, waterproof apron, overall, or uniform shall remain the property of the employer and shall be returned when required, in good order and condition, fair wear and tear excepted.

(vi) These amendments shall operate as from the beginning of the first pay period commencing after the date hereof.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 10 of 1949.

Between Dairy Factories Employees' Industrial Union of Workers, South-West Land Division, Bunbury, Applicant, and Brownes Ltd. and Masters Dairy Pty. Ltd., Respondents.

WHEREAS an Industrial Dispute existed between the abovenamed parties and whereas the said dispute was referred into Court for the purpose of hearing and determination and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, and all other powers therein enabling it hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:—

Memorandum of Agreement.

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

1.—Title.

This Award shall be known as the "Milk Processing" Award.

2.—Arrangement.

1. Title.
2. Arrangement.
3. Scope.
4. Area.
5. Term.
6. Hours.
7. Overtime.
8. Meal Money.
9. Payment of Wages.
10. Shift Work Payments.
11. Wages.
12. Casual Workers.
13. Under-rate Workers.
14. Higher Duties.
15. Contract of Service.
16. Breakdowns, etc.
17. Annual Leave.
18. Absence through Sickness.
19. Limitation of Juniors.
20. Junior Worker's Certificate.
21. Time and Wages Record.
22. Board of Reference.
23. Representative Interviewing Workers.
24. Protective Clothing.
25. No Reduction.

3.—Scope.

This Award shall apply to all persons permitted under the Milk Act of W.A., 1932-1946, to treat milk either of their own production or on behalf of other producers or milk vendors: Provided that it shall not apply to workers who are at present provided for in any Award of the Court of Arbitration or in any industrial agreement registered in accordance with the Industrial Arbitration Act, 1912-1948.

4.—Area.

This Award shall operate over that portion of the State of Western Australia known as the South-West Land Division.

5.—Term.

The term of this Award shall be for a period of twelve (12) months commencing as from the beginning of the first pay period after the date hereof.

6.—Hours.

(a) Forty (40) hours shall constitute a week's work. With the written permission of the union an eighty (80) hour fortnight (namely, one week of thirty-six (36) and one week of forty-four (44)) may be worked.

(b) Each worker shall be rostered off duty on one day in each week. Such roster shall be posted before the commencement of each working week and may only be altered for reasons beyond the employer's control: Provided that any work performed by a worker on his rostered day off, shall be paid for at the penalty rates prescribed in subclause (a) of clause 7, Overtime.

7.—Overtime.

(a) All time worked in excess of the hours prescribed in clause 6 hereof shall be deemed to be overtime and paid for at the rate of time and a half.

(b) Except as provided in subclause (a) of this clause all time worked on Sunday or a holiday shall be paid for at ordinary rates.

(c) Notwithstanding anything contained in this Award:—

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

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

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

8.—Meal Money.

When a worker without being notified on the previous day is required to continue work after his usual knock-off time for more than one (1) hour he shall be provided with any meal required or shall be paid two shillings (2s.) in lieu thereof: Provided that such payment need not be made to a worker living in the same locality as his place of employment who can reasonably return home for a meal.

9.—Payment of Wages.

All wages shall be paid weekly.

10.—Shift Work Payments.

(a) Any worker called upon to start work at any time between 4 p.m. and 6 a.m. of the day following shall be paid at the rate of six shillings (6s.) per week extra: Provided that any worker called upon to work a broken shift shall be paid at the rate of twelve shillings (12s.) per week extra. The normal meal break not exceeding one (1) hour shall not be deemed to break a shift.

(b) No junior worker under seventeen (17) years of age shall be permitted to start work between 4 p.m. and 6 a.m. of the day following.

11.—Wages.

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

(a) Basic Wage:

	Per Week.
	£ s. d.
Adult Males—Within a 15-mile radius from the G.P.O., Perth	6 13 2
Adult Females—Within a 15-mile radius from the G.P.O., Perth	3 11 11
Adult Males—Outside a 15-mile radius but within the South-West Land Division	6 12 11
Adult Females—Outside a 15-mile radius but within the South-West Land Division	3 11 9

Margin
Per Week.

(b) Adult Males:

	£ s. d.
(i) Tester and Grader	1 11 0
(ii) Man in charge of bottling machine	15 0
(iii) Pasteuriser	1 2 0
(iv) Factory Hands	13 4
(c) Adult Females	16 8

(d) Junior Workers (Male):

	% of Male Basic Wage per Week.
14 to 15 years of age	25
15 to 16 years of age	35
16 to 17 years of age	45
17 to 18 years of age	55
18 to 19 years of age	65
19 to 20 years of age	75
20 to 21 years of age	90

(e) Junior Workers (Female):

	% of Female Basic Wage per Week.
15 to 16 years of age	40.0
16 to 17 years of age	55.0
17 to 18 years of age	67.5
18 to 19 years of age	77.5
19 to 20 years of age	87.5
20 to 21 years of age	100.0

12.—Casual Workers.

Workers employed for less than one (1) week shall be classed as casual hands and paid ten per cent. (10%) in addition to the ordinary rates.

13.—Under-rate Workers.

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

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

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

14.—Higher Duties.

A worker engaged for four (4) hours or more in any one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If so employed for less than four (4) hours in any one day or shift, he shall be paid the higher rate for the time so worked.

15.—Contract of Service.

The contract of service of workers, other than casual workers, shall be terminable by one (1) week's notice given on either side: Provided that such notice shall not apply in the case of a worker who is summarily dismissed for misconduct or dereliction of duty.

16.—Breakdowns, etc.

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

17.—Annual Leave.

(a) Except as hereinafter provided a period of three and two-thirds (3 2/3rds) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer. Such leave shall be given to and taken by the worker within three (3) months of becoming due.

Provided that where the engagement of any worker is terminated after four (4) weeks' continuous service, or after any period of continuous service from the date of which the previous annual holidays became due, he shall receive a monetary payment in lieu of holidays in proportion to the length of his service.

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

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

18.—Absence through Sickness.

A worker, other than a casual worker, shall be entitled to payment for non-attendance, on the ground of personal ill-health, for one-twelfth of one week's pay for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week's pay in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act. A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default, or for sickness arising out of his own wilful default. No worker shall be entitled to the benefits of this clause unless he produces satisfactory proof to his employer of sickness, but the employer shall not be entitled to a medical certificate, unless the absence is for three (3) days or more.

19.—Limitation of Juniors.

Juniors shall not be employed on any of the work classified in subclause (b) (i) (ii) and (iii) of clause 11 hereof except by agreement between the union and the employer.

20.—Junior Worker's Certificate.

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

- (1) Name in full.
- (2) Age and date of birth.
- (3) Name of each previous employer.
- (4) Periods of employment with each previous employer.

This certificate shall be signed by the worker. No worker shall have any claim upon the employer for additional wages, in the event of his age or period of employment with a previous employer being wrongly stated on the certificate.

21.—Time and Wages Record.

(a) The employer shall keep, or cause to be kept at the factory office, a record, in which shall be entered weekly:—

- (i) The name of each worker to whom this Award applies.
- (ii) The nature of the work performed.
- (iii) The hours worked each day.
- (iv) The amount of wages and overtime (if any) received by the worker each week.
- (v) The ages of the junior workers.

(b) The said record shall be signed by the worker if correct.

(c) The employer and the worker shall be severally responsible for the proper posting of the said record which shall be open to the inspection of an accredited representative of the union at the factory office during ordinary working hours and he shall be allowed to take necessary extracts therefrom.

22.—Board of Reference.

The Court appoints, for the purpose of this Award, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of:—

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

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

An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1948, which for the purpose are embodied in this Award.

23.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the union shall be permitted to interview the workers, during the recognised meal hour, on the business premises of the employer, but this permission, without the consent of the employer, shall not be exercised more than once in any one week.

24.—Protective Clothing.

(a) If a worker is required to wear rubber boots, waterproof apron, overall or a uniform the employer shall provide same free for use by the worker. Such rubber boots, overall, water-proof apron or uniform shall remain the property of the employer and shall be returned when required, in good order and condition, fair wear and tear excepted.

(b) Should any dispute arise under subclause (a) of this clause the matter shall be determined by the Board of Reference.

25.—No Reduction.

Nothing herein contained shall in itself operate to reduce the wage of any worker who at the date of this Award was being paid a higher rate of wage than the minimum prescribed for his class of work.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 23rd day of September, 1949.

[L.S.] (Sgd.) L. W. JACKSON,
President.

Filed at my office this 23rd day of September, 1949.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Nos. 63 and 69 of 1949.

Between Coastal District Committee Amalgamated Engineering Union Association of Workers and State Executive Australasian Society of Engineers' Industrial Association of Workers, Applicants, and The West Australian Government Railways Commission, Respondent, and—

Nos. 64 and 70 of 1949

Between Coastal District Committee Amalgamated Engineering Union Association of Workers and State Executive, Australasian Society of Engineers' Industrial Association of Workers, Applicants, and The General Manager, Western Australian Government Tramways and Ferries, Respondent.

HAVING heard Mr. R. A. West on behalf of the State Executive, Australasian Society of Engineers' Industrial Association of Workers, and Mr. R. W. Gibson on

behalf of the Coastal District Committee Amalgamated Engineering Union Association of Workers, applicants, and Mr. J. A. Faulkner on behalf of the respondents, and in pursuance of a remission to me by the Court of Arbitration, and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, I hereby order and declare that Award No. 12 and 14 of 1947, as amended, be and the same is hereby further amended in the manner following:—

Part 1.
Wages Schedule.

Delete items 1 to 79 and insert in lieu thereof the following:—

	Margin Over Basic Wage Per Week.
	s. d.
1. Forge man	64 6
2. Heat treater	50 6
3. Blacksmith	47 6
4. Coppersmith	47 6
5. Patter maker	60 0
6. Tool maker	55 0
7. Tool turner on relieving lathe ..	55 0
8. Watch, clock and instrument repairer	46 0
9. Fitter in charge Running Sheds ..	70 0
(a) Fitters in Running Sheds—	
First year	52 0
Thereafter	58 0
10. Fitter in charge Power House ..	64 0
11. Fitter in charge Marking-off Table ..	64 0
12. Assistant to Fitter in charge Marking-off Table	49 0
13. Fitter in charge Machinery Blocks 1, 2 and 3	52 0
14. Valve Setter in charge of Weigh-bridge	64 0
15. Welder	50 6
16. Welder using an electric, spot or butt welding machine or cutting scrap with an oxy-acetylene blow pipe, petrol or gas blow pipe ..	21 0
17. Fitter, including electrical fitter and/or armature winder and brass finisher	46 0
18. Motor Mechanic	41 6
19. Electrical Installer, with "B" License	41 6
20. Leading Car and Engine Electric Light Installer	53 6
21. Turner	46 0
22. Turner using Craven Automatic Turret Lathes	46 0
23. Scale Adjuster	46 0
24. Electroplater	46 0
25. Miller, General or Universal (other than machines for milling throats of buffers)	46 0
26. Borer	46 0
27. Lapper and Grinder using precision tools	46 0
28. Planer	46 0
29. Shaper	46 0
30. Slotter	46 0
31. Driller using Boring or Cutter Bar ..	46 0
32. Driller using Asquith or Tullis radial drills	46 0
33. Driller using Kitchen and Wade radial drills on engine work ..	46 0
("Engine work" includes all parts of engine-driving mechanism; all wheels, axles and axle-boxes; engine frame plates and frame stays, engine bogie frames and stays; also boiler and firebox plates. But it excludes all ordinary plate and angle work such as tender tanks and under frames; foot-plates, cabs, ash-pans, smoke-boxes; spark arresters, and the like.)	

Wages Schedule—continued.

	Margin Over Basic Wage Per Week.
	s. d.
34. Driller using Kitchen and Wade Locomotive Boiler Shell Drilling Machines	33 0
35. Rail Planer	46 0
36. Lapper and Grinder not using precision tools	33 0
37. Stay Lathe Machinist	33 0
38. Buffer Milling Machinist	33 0
39. Car and Wagon and Tender brass-boring Machinist	33 0
40. Auto stud lathe Machinist (while machine is in its present condition)	33 0
41. Pneumatic Tube Cutter and Tapper	33 0
42. Driller	25 0
43. Ajax Nut and Bolt Machinist ..	33 0
44. Grinder and Polisher	25 0
45. Nut and Bolt Machinist (other than Ajax)	25 0
46. Screwing Machinist	25 0
47. Punch and Shearing Machinist ..	25 0
48. Tube end Machinist	25 0
49. Friction Saw Machinist	25 0
50. Slotter and Nibber	25 0
51. First Assistant Ajax Nut and Bolt Machine	23 0
52. Second Assistant Ajax Nut and Bolt Machine	19 6
53. Boilermaker's Assistant	19 6
54. Blacksmith's Striker	19 6
55. Forge Underhand	22 0
56. Forge Steam Hammer Driver ..	22 0
57. Fitter's Assistant	19 6
58. Scale Adjuster's Assistant	19 6
59. Coppersmith's Assistant	19 6
60. Moulder's Assistant	19 6
61. Casting Dresser	24 0
62. Furnaceman (Forge)	41 6
63. Furnaceman (Iron Foundry) ..	29 0
64. Assistant Furnaceman (Iron Foundry)	19 6
65. Furnaceman (Brass Foundry) ..	26 0
66. Furnaceman (Boiler Shop) ..	26 0
67. Pig Iron Breaker	6 0
68. Crane Driver (Electric)	27 0
69. Shaft and Belt Attendant	15 0
(While making or repairing laminated belts—two shillings (2s.) per day extra.)	
70. Engine Lifter	19 6
71. Line and Signal Maintainer ..	40 0
72. Assistant Line and Signal Maintainer	33 0
73. Line and Signal Ganger	46 0
74. Line and Signal Assistant	16 0
(a) With 12 months' experience	20 0
75. Electrical Fitter, Class I.	
Electrical Fitters in charge of important sections or installations as defined by the Commission and which include safe working equipment (must be registered under the Act)	
(a) First year	58 0
Thereafter	63 0
76. Electrical Fitter, Class II.	
Electrical Fitters in charge of sections which include safe working	
(a) First year	50 0
Thereafter	54 6
77. General labourer	Nil.
78. Electric Motor Attendant	31 0
79. Tradesman's Assistant, Special—East Perth Running Sheds	28 6

Part 2.
Wages Schedule.

Delete items 1 to 12 of this schedule and insert in lieu thereof the following:—

	Margin Over Basic Wage Per Week.
	s. d.
1. Blacksmith	47 6
2. Fitter, including electrical fitter and brass finisher	46 0
3. Turner	46 0
4. Armature Winder	46 0
5. Welder	50 6
6. Linesman in charge Tower Wagon ..	40 6
7. Linesman	35 6
8. Blacksmith's Striker	19 6
9. Fitter's Assistant	19 6
10. Linesman's Assistant	14 6
11. General Labourer	Nil.

Generally where not otherwise specified the margins applicable to Part 1 shall apply to workers under Part 2.
Dated at Perth this 15th day of September, 1949.

[L.S.]

S. F. SCHNAARS,
Conciliation Commissioner.

IN THE COURT OF ARBITRATION OF WESTERN
AUSTRALIA.

No. 88 of 1949.

Between Coca-Cola Company, Applicant, and Coastal Aerated Water and Cordial Manufacturers Employees' Industrial Union of Workers, Mackay and Company and others, Respondents.

HAVING heard Mr. F. S. Cross on behalf of the applicant, Mr. G. T. Stapley on behalf of the Union, and Mr. A. Higgins on behalf of Mackay and Company and others, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that Award No. 79 of 1948 be and the same is hereby amended in the manner following:—

Clause 9.—Hours.

Delete subclause (c) of this clause and insert in lieu thereof the following:—

(c) An employer may work his establishment in shifts, in which case the hours prescribed in subclause (b) hereof may be varied: Provided that motor vehicle drivers shall not be employed on shift work.

Clause 10.—Overtime.

Delete subclause (a) of this clause and insert in lieu thereof the following:—

(a) All time worked in excess of eight (8) hours per day, or shift, or in excess of forty (40) hours per week, shall be deemed overtime and shall be paid for at time and a half for the first four (4) hours and double time thereafter.

Clause 12.—Special Rates.

Add the following new subclause to this clause:—

(b) All workers employed on afternoon or night shifts shall be paid at the rate of five per cent. (5%) in addition to the rates prescribed in clause 11 hereof.

Dated at Perth this 22nd day of September, 1949.

By the Court,

[L.S.]

(Sgd.) L. W. JACKSON,
President.

IN THE COURT OF ARBITRATION OF WESTERN
AUSTRALIA.

No. 8 of 1949.

Between Dairy Factories Employees' Industrial Union of Workers, South-West Land Division, Bunbury, Applicant, and The South-West Co-operative Dairy Products, Limited, Respondent.

HAVING heard Mr. W. J. Oxwell on behalf of the applicant and Mr. F. J. Darling on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that the opera-

tion Act, 1912-1948, doth hereby order and declare that Award No. 31B of 1946 be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 16th day of September, 1949.

By the Court,

[L.S.]

(Sgd.) L. W. JACKSON,
President.

Schedule.

1. Delete clause 3 and insert in lieu thereof the following:—

3.—Wages.

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

	Per Week.
	£ s. d.
(a) Basic Wage—	
Within a 15-mile radius of the G.P.O., Perth	6 13 2
Outside a 15-mile radius, but within the South-West Land Division	6 12 11

	Margin Over Basic Wage Per Week.
	£ s. d.
(b) Adult Males—	
(i) Cheese maker	1 11 0
(ii) Assistant cheese maker	1 0 0
(iii) Storeman	1 5 0
(iv) Factory hand	13 4

	% of Male Basic Wage Per Week.
(c) Junior Workers—	
14 to 15 years of age	25
15 to 16 years of age	35
16 to 17 years of age	45
17 to 18 years of age	55
18 to 19 years of age	65
19 to 20 years of age	75
20 to 21 years of age	90

2. Delete Clause 10, Meal Money, and insert in lieu thereof the following:—

10.—Meal Money.

When a worker without being notified on the previous day is required to continue to work after his usual knock-off time for more than one (1) hour, he shall be provided with any meal required or shall be paid two shillings (2s.) in lieu thereof: Provided that such payment need not be made to a worker living in the same locality as his place of employment who can reasonably return home for a meal.

3. Delete Clause 18, Clothing, etc., and insert in lieu thereof the following:—

18.—Clothing, etc.

(a) If a worker is required to wear rubber boots, waterproof apron, overall or a uniform, the employer shall provide same free for use by the worker. Such rubber boots, waterproof apron, overall or uniform shall remain the property of the employer, and shall be returned when required, in good order and condition, fair wear and tear excepted.

(b) Should any dispute arise under subclause (a) of this clause, the matter shall be determined by the Board of Reference.

4. This amendment shall operate as from the beginning of the first pay period commencing after the date hereof.

IN THE COURT OF ARBITRATION OF WESTERN
AUSTRALIA.

No. 93 of 1949.

In the matter of an Award made on the 19th day of November, 1948, between the Metropolitan Laundry Employees' Industrial Union of Workers (hereinafter called "the Union"), Applicant, and Monarch Laundry Ltd. and others (hereinafter called "the Employers"), Respondents, and in the matter of an application by the Union for extension of the operation of the said Award.

HAVING heard Mr. M. Turner on behalf of the Union and Mr. F. J. Darling on behalf of the Employers, and by consent, the Court, in pursuance of the powers contained in section 82 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that the opera-

tion of Award No. 33 of 1948 be, and the same is hereby extended so as to apply to all that portion of the State of Western Australia situated within the South-West Land Division.

Dated at Perth this 30th day of September, 1949.

By the Court,

[L.S.] (Sgd.) L. W. JACKSON,
President.

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

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

G. J. BOYLSON,
Registrar Supreme Court.

Supreme Court Office,
Perth, 7th October, 1949.

R. A. FORSAITH PTY. LTD.

NOTICE is hereby given that the Registered Office of R. A. Forsaith Pty. Ltd. is situated at Orient Line Building, 56 William Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 1 p.m. and from 2 p.m. to 4 p.m. Mondays to Fridays inclusive (Holidays excepted).

Dated this 12th day of October, 1949.

R. A. FORSAITH,
Director.

Northmore, Hale, Davy & Leake, Halsbury Chambers, 13 Howard Street, Perth, Solicitors for the Company.

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).
United Industries Pty. Ltd.

To The Registrar of Companies:

NOTICE is hereby given that the Registered Office of United Industries Pty. Ltd. is situate at the Office of Messrs. F. K. Warner & Co., Public Accountants and Auditors, C.T.A. Buildings, 69 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 12 noon and 2 p.m. to 4 p.m. Mondays to Fridays inclusive, public holidays excepted.

Dated this Seventh day of October, 1949.

GEORGE BRADFORD,
Director.

Unmack & Unmack, of Withnell Chambers, 12 Howard Street, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office and/or of the Days and Hours such Office is Accessible to the Public.

Pursuant to Section 99 (4).
Duo Limited.

NOTICE is hereby given that the Registered Office of Duo Limited was, on the 7th day of October, 1949, changed to and is now situated at 22 Howard Street, Perth. The days and hours during which the Registered Office of Duo Limited is accessible to the public are, as from the 7th day of October, 1949, as follows:—10 a.m. to 12 noon and 2 p.m. to 4 p.m. on week days, Saturdays, Sundays and public holidays excepted.

Dated this 7th day of October, 1949.

H. B. ANGUS,
Secretary.

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office of a Company Incorporated outside Western Australia, which carries on Business or is about to carry on Business within Western Australia and of the Days and Hours during which such office is Accessible to the Public.

Pursuant to Section 330 (4).

Standard Marine Insurance Company Limited.

To the Registrar of Companies:

STANDARD MARINE INSURANCE COMPANY LIMITED hereby gives notice that the Registered Office of the Company is situated at 188 St. George's Terrace, Perth, in the State of Western Australia, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays 9 a.m. to 5 p.m., Saturdays 9 a.m. to noon, public and Insurance holidays excepted.

Dated the 14th day of October, 1949.

G. S. BEEBY,
Agent in Western Australia.

Lavan & Walsh, of 29 Barrack Street, Perth, Solicitors for the Standard Marine Insurance Company Limited.

COMPANIES ACT, 1943-1947.

Notice of Increase in Share Capital beyond the Registered Capital pursuant to Section 66.

Bunning Bros. Pty. Ltd.

1. BUNNING BROS. PTY. LTD. hereby gives notice that by a resolution of the company passed on the 27th day of September, 1949, the nominal share capital of the company was increased by the addition thereto of the sum of £250,000 divided into 250,000 shares of one pound each.

2. The additional capital is divided as follows:—

Number of Shares, Class of Shares, Nominal

Amount of each Share.

100,000; 5 per cent. redeemable cumulative preference shares; £1.

1,000; employee shares; £1.

149,000; ordinary shares; £1.

3. The conditions subject to which the new shares have been or are to be issued are as follows:—

(a) Redeemable preference shares, as set out hereunder.

(b) Employee shares, save for certain restrictions on the transfer of these shares and to the right of the directors to make a special distribution of profits to the holders of such shares as set out in the Articles of Association of the Company, the rights conferred on the holders of these shares are the same as the rights conferred upon the holders of ordinary shares in the company.

(c) Ordinary shares, equal rights with the existing shares in the company.

4. The rights attached to the redeemable preference shares are as follows:—

(a) The right to a fixed cumulative dividend of five pounds per centum per annum from the date of allotment of and on the capital paid up on such shares in priority to all other shares in the company.

(b) To rank as regards dividend to the date of winding-up and capital in priority to all other shares on the winding-up of the company.

(c) The right to receive notices of meetings, reports, balance sheets and profit and loss accounts, and to attend meetings but no right to vote, save in respect of a proposition for the reduction of the capital of the Company, for winding-up or sanctioning a sale of the undertaking of the Company or otherwise directly affecting the rights or privileges of the holders of such shares, or in the event and so long as the annual dividend on preference shares is in arrear for more than six months.

(d) The shares must be redeemed by the Company on or before the expiration of 25 years from the date of allotment, but no share shall be redeemed prior to the expiration of five years from the date of allotment or unless the same is fully paid. Save as hereinbefore mentioned the Company has the right to redeem the said shares at par on giving notice to the holder for the time being of its intention so to do.

(e) The rights and privileges attaching to the shares shall not be modified, varied, commuted or otherwise altered or affected, save with the written consent of the holders of not less than three-fourths of the said shares for the time being remaining unredeemed.

Dated the 27th day of September, 1949.

DOWNING & DOWNING,
37 St. George's Terrace, Perth,
Solicitors for the Company.

COMPANIES ACT, 1943-1946.
Form No. 35.

Notice of Increase in Share Capital beyond the
Authorised Capital.

Pursuant to Section 66.

Agricultural Parts Supply Co. Ltd.

1. AGRICULTURAL PARTS SUPPLY COMPANY LIMITED hereby gives notice that by a resolution of the Company passed on the 29th September, 1949, the nominal share capital of the Company was increased by the addition thereto of the sum of 60,000 pounds divided into 60,000 shares of £1 each beyond the registered capital of 40,000 pounds.

2. The additional capital is divided as follows:—

Number of shares, 60,000; class of shares, Ordinary Shares; nominal amount of each share, £1 (one pound).

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:—Conditions are the same as the previous issue of shares.

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:—There are no preference shares, the entire capital being made up of ordinary shares.

Dated this 11th day of October, 1949.

R. DOUGLAS,
Secretary.

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).

Frank White's Shoe Stores Pty. Ltd.

NOTICE is hereby given that the Registered Office of Frank White's Shoe Stores Pty. Ltd. is situate at 680 Hay Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to noon and 2 p.m. to 4 p.m. Mondays to Fridays inclusive.

Dated the 30th day of September, 1949.

LESLIE JUDSON,
Secretary.

Stone, James & Co., Solicitors, 47 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1946.

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).

Wooderete Proprietary Limited.

NOTICE is hereby given that the Registered Office of Wooderete Proprietary Limited is situated at 931A Hay Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays (inclusive), other than public holidays, 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 16th day of September, 1949.

DARBYSHIRE, GILLET & HUELIN,
42 St. George's Terrace, Perth,
Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of R. A. Forsaith Pty. Ltd.

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 R. A. Forsaith Pty. Ltd.

Dated this 14th day of October, 1949.

G. J. BOYLSON,
Registrar of Companies.

Companies Office,
Supreme Court, Perth, W.A.

THE ASSOCIATIONS INCORPORATION ACT, 1895.

I, EDWARD FRANK DOWNING, of 37 St. George's Terrace, Perth, a Trustee of or person hereunto authorised by The Liberal and Country League of Western Australia, do hereby give notice that I am desirous that such Institution should be incorporated under the provisions of the Associations Incorporation Act, 1895.

FRANK DOWNING.

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 The Liberal and Country League of Western Australia filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—The Liberal and Country League of Western Australia.

2. Objects or Purpose of the Institution—(a) To have an Australian Nation loyal to the British Crown and the British Commonwealth and in which individual privileges and liberties will be preserved; (b) to maintain honour and integrity in public and private life; (c) to stimulate interest in public affairs throughout Western Australia and the Commonwealth; (d) to foster and encourage individual initiative and private enterprise and to oppose the socialisation of production, industry, distribution and exchange as a national policy; (e) to oppose Communism; (f) to foster the spirit of political and industrial co-operation amongst those engaged in production and in industry throughout the State; (g) to advocate sound, progress and humanitarian legislation and to unite into one movement all electors who believe in a fair deal for every section of the community; (h) to safeguard the defence of Australia; (i) to guard the interests of those engaged in productive enterprise, both primary and secondary; (j) to educate electors in their constitutional rights and privileges to understand that the prosperity of the State depends upon the success of production and the encouragement of private enterprise and individual initiative; (k) to elect to Parliament representatives who will uphold the traditions of a free British deliberative assembly and so that all Members of Parliament shall be directly and solely responsible to the people; (l) to recognise and apply the principle that producer and consumer, buyer and seller, employer and employee are essential to each other; (m) to ensure that primary and secondary industries are promoted and stabilised—new and adequate markets developed—the lot of the working man and his wife and children improved, rural amenities increased and decentralisation of industry encouraged; (n) to use every constitutional means to restore the sovereign rights of the State and of the individual, and to prevent any further encroachment thereof, and to take steps for a satisfactory re-arrangement of the financial relationship between the States and Commonwealth; (o) to oppose Government entry into commercial and industrial activities and to advocate the gradual withdrawal by the Government from all trading and industrial concerns and thus encourage private enterprise; (p) the primary objects of the League shall be the promotion of justice and equality of opportunity among all the people.

3. Where Situated or Established—St. George's House, 115 St. George's Terrace, Perth.

4. The Name or Names of the Trustee or Trustees—Anthony Leslie Barrett-Lennard, Edward Frank Downing and Quinton Randolph Stow.

5. In whom the Management of the Institution is Vested and by what Means—Subject to the constitution and the directions of any general meeting, the affairs of the League will be conducted by a management body constituted as defined in the constitution and to be called the "Executive." The management of the League is so vested by its constitution.

Parker & Parker, 21 Howard Street, Perth, Solicitors.

THE ASSOCIATIONS INCORPORATION ACT, 1895.
I, JOHN GORDON, of 104 St. George's Terrace, Perth, the person authorised by The Blighty Club Inc., do hereby give notice that I am desirous that such club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

JOHN GORDON.

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 The Blighty Club Inc., filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—The Blighty Club Inc.
2. The object or purpose of the Institution—(a) To give free of cost to members, advice and assistance within the limits allowed by law, generally to help new migrants to settle into their new sphere by relieving them of anxiety by the solution of their problems and difficulties; (b) to arrange meetings between members themselves and between members and others with the object of furthering the interests of members by achieving their harmonious absorption into the community; (c) to acquire, either by purchase or lease or otherwise such land and buildings as may be required to achieve the objects of the Club; (d) to act as the agent of members with respect to the purchase or lease of real and personal property and to acquire and dispose of same as such agent; (e) by all lawful means to ensure that members are adequately housed and engaged in useful and congenial employment; (f) to become affiliated with or subscribe to associations or bodies whose objects are similar to the objects of the Club and if thought fit to withdraw from any such associations or bodies; (g) to invest and deal with the moneys of the Club not immediately required upon such securities and in such manner as may be from time to time determined; (h) to borrow or raise upon loan any sum or sums of money and for the purpose of securing the repayment thereof to execute or give any mortgages, charges, bonds, debentures, bills of exchange, promissory notes or other securities over all or any of the property of the Club as may be deemed necessary and to liquidate, redeem or pay off such obligations and securities or any of them.

3. Where Situated or Established—Room 10, 104 St. George's Terrace, Perth.

4. The Name or Names of the Trustee or Trustees—John Gordon, of 104 St. George's Terrace, Perth, Geoffrey Frank Gadsdon of 183 Mill Point Road, South Perth, and Neil McLeod of 12 Field Street, Mount Lawley.

5. In Whom the Management of the Institution is Vested, and by what Means (whether by deed, settlement, or otherwise)—The Management of the Club is vested in the Committee thereof pursuant to the rules of the Club.

ASSOCIATIONS INCORPORATION ACT, 1895.

WE, Colin John Kelly and Leslie Roy Pascoe, both of Meckering in the State of Western Australia, Farmers, the Trustees and/or persons hereunto authorised by the Meckering Bowling Club do hereby give notice that we are desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

(Sgd.) C. J. KELLY,
(Sgd.) L. R. G. PASCOE.

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—Meckering Bowling Club.

2. Object or purpose of the Institution—To encourage and foster the game of bowls.

3. Where situated or established—Meckering, Western Australia.

4. The name or names of the Trustee or Trustees—Colin John Kelly and Leslie Roy Pascoe.

5. In whom the management of the Institution is vested, and by what means (whether by deed, settlement, or otherwise)—A Committee elected annually by the members under the provisions of the rules of the Club.

Connor & Mayberry of 110 Fitzgerald Street, Northam, Solicitors for the Meckering Bowling Club.

Western Australia.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore existing between Percival Samuel Chandler, of 16 Florence Street, West Perth, and Frederick Cyrus Grant Ford, of 16 Ninth Avenue, Maylands, in the business of Wholesale Butchers carried on under the business name of P. S. Chandler & Co., at 16 Florence Street, West Perth, and at State Abattoirs, Midland Junction, has been dissolved as from midnight on the 2nd day of July 1949. All debts due by and to the late Partnership are payable by and to the said Frederick Cyrus Grant Ford.

Dated this 15th day of October, 1949.

P. S. CHANDLER.

Signed by the said Percival Samuel Chandler in the presence of—

H. A. Read, Solicitor, Perth.

F. C. FORD.

Signed by the said Frederick Cyrus Grant Ford, in the presence of—

H. A. Read, Solicitor, Perth.

John H. O'Halloran, of 89 St. George's Terrace, Perth, Solicitor.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto existing between William Walter Elliott and Keith Watson Elliott carrying on the business of an authorised Post Office Agency and General Store on the corner of Great Eastern Highway and Belgravia Street, Belmont Park, under the style or firm name of Elliotts Supply Stores was dissolved by mutual consent on the first day of September, 1949.

The said William Walter Elliott will continue to carry on the business on his own account and will receive and pay respectively all debts and liabilities owing to and by the dissolved Partnership.

Dated this 20th day of October, 1949.

(Sgd.) K. ELLIOTT.

(Sgd.) Wm. W. ELLIOTT.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Elizabeth Mary Smith, late of Vine Street, Albany, in the State of Western Australia, Married Woman, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the above-named deceased are hereby required 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 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have received notice.

Dated the 12th day of October, 1949.

JOHN H. O'HALLORAN,

89 St. George's Terrace, Perth, Solicitor for the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the will of Eva Reynolds, late of 266 Charles Street, North Perth, in the State of Western Australia, widow, deceased.

ALL claims and demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 21st day of November, 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 12th day of October, 1949.

SOLOMON & HAMMOND,
Solicitors, 70 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the will of Amie Pepper, late of Hector Street, Osborne Park, in the State of Western Australia, widow, deceased.

ALL claims and demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 21st day of November, 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 12th day of October, 1949.

SOLOMON & HAMMOND,
Solicitors, 70 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the will of Ethel Amy Giblett, formerly of 23 Northwood Street, West Leederville, but late of Manjimup, in the State of Western Australia, Spinster, deceased.

NOTICE is hereby given that all creditors and other persons having 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 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 14th day of October, 1949.

DWYER, DURACK & DUNPHY,
of 33 Barrack Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Amelia Caroline Adams (in the Will called Emily Amelia Caroline Adams), formerly of 132 Addis street, Kagloorlie, in the State of Western Australia, but late of Claremont, in the said State, Home Duties, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the State of Western Australia, on or before the 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated this 14th day of October, 1949.

LOHRMANN, TINDAL & GUTHRIE,
Perpetual Trustee Building,
89 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the estate of Leo Percy Weidenbach, late of Prince Street, Busselton, in the State of Western Australia, Veterinary Surgeon, deceased, intestate.

NOTICE is hereby given that all creditors and other persons having claims and demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Administratrix care of the undersigned on or before the 21st day of November, 1949, after which date the said Administratrix 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 she shall then have had notice.

Dated the 13th day of October, 1949.

EASTMAN AND JENOUR,
Solicitors,
Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Joseph Cotter, late of Victoria Street, Bunbury, in the State of Western Australia, Hotel Proprietor, deceased.

NOTICE is hereby given that all creditors and other persons having claims and demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executrix care of the undersigned on or before the 21st day of November, 1949, after which date the said Executrix 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 she shall then have had notice.

Dated the 13th day of October, 1949.

EASTMAN AND JENOUR,
Solicitors,
Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Sydney Carter, late of Eddlethorpe, Busselton, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having claims and demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executrix care of the undersigned, on or before the 21st day of November, 1949, after which date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands which she shall then have had notice.

Dated the 13th day of October, 1949.

EASTMAN AND JENOUR,
Solicitors,
Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Arthur William Pugh, late of Burekup, in the State of Western Australia, Farmer, 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 in writing thereof to the Executrix, care of the undersigned, on or before the 21st day of November, 1949, after which date the said Executrix 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 she shall then have had notice.

Dated the 13th day of October, 1949.

EASTMAN AND JENOUR,
Solicitors,
Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Rogerson, late of 699 Beaufort Street, Mount Lawley, in the State of Western Australia, Retired Builder, 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 Executors, care of the undersigned, on or before the 21st day of November, 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 those claims or demands of which they shall then have had notice.

Dated the 13th day of October, 1949.

JACKSON, McDONALD, CONNOR & AMBROSE,
C.M.L. Building, 55 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 William Rutherford Shaw, formerly of Harvey, in the State of Western Australia, and late of Safety Bay, in the said State, Retired Dairy Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, care of the undersigned, on or before the 21st day of November, 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 13th day of October, 1949.

BOULTBEE, GODFREY & VIRTUE,
of 66 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Jarrett, formerly of 327 Fitzgerald Street, North Perth, but late of Kalamunda Hotel, Kalamunda, in the State of Western Australia, Retired, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby requested to send full 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 14th day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated this 10th day of October, 1949.

MAXWELL & LALOR,
of 23 Barrack Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Dan Williams, late of the Government Railways Department, and of 42 Anstey Street, South Perth, in the State of Western Australia, Retired Railway Employee.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby requested to send full particulars thereof in writing to the Executrix, care of the undersigned, on or before the 14th day of November, 1949, after which date the said Executrix 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 she shall then have had notice.

Dated this 11th day of October, 1949.

MAXWELL & LALOR,
of 23 Barrack Street, Perth,
Solicitors for the Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frances May Darcey, late of 139 Grosvenor Road, North Perth, in the State of Western Australia, Spinster, 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 in writing thereof to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 17th day of October, 1949.

DWYER, DURACK & DUNPHY,
of 33 Barrack Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Alfred Sorensen, late of Belmont Road, Maida Vale, in the State of Western Australia, Journalist, deceased.

NOTICE is hereby given that all persons having any claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of St. George's Terrace, Perth, on or before the 21st day of November, 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 such claims and demands of which it shall then have had notice.

Dated this 18th day of October, 1949.

O'DEA & O'DEA,
National Mutual Buildings, 81 St.
George's Terrace, Perth, Soli-
citors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Hamilton Imlay Murray, formerly of 391 Cambridge Street, Wembley, in the State of Western Australia, Storekeeper, but late of 314 Railway Parade, West Leederville, in the said State, Traveller, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited of 93 St. George's Terrace, Perth, on or before the 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have received notice.

Dated the 18th day of October 1949.

UNMACK & UNMACK,
Solicitors for the Executor,
Withnell Chambers, Howard Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Cyril Martin, late of 45 Garrett Road, Bayswater, in the State of Western Australia, Retired Mill Hand and Labourer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St.

George's Terrace, Perth, on or before the 21st day of November, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims or demands of which it shall then have had notice.

Dated this 13th day of October, 1949.

MARGARET BATTYE, B.A., LL.B.,
Southern Cross Chambers, 7 Howard
Street, Perth, Solicitor for the
Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 21st day of November, 1949, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 19th day of October, 1949.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name, Occupation, Address, Date of Death.

Wilson, George Graham (also known as George Wilson); Retired Farm Labourer; late of 34 Queen Street, Perth; 1/4/49.

Saunders, Benjamin James; Plumber; late of Nedlands; 26/7/49.

Hagg, Arthur; Woodyard Proprietor; late of Crawford Road, Maylands; 6/4/49.

McMurray, Horace; Miner; late of 30 Creery Street, Mandurah; 8/7/49.

Poynting, Charles Alexander (also known as Charles Poynting); Miner; late of 29 Wittenoom Street, Boulder, Miner; 28/1/49.

Ashmore, George Thomas; Invalid Pensioner; formerly of Pingelly, but late of Claremont; 21/4/49.

Latham, Alfred Henry; War Pensioner; formerly of 8 Staines Street, Victoria Park, but late of Shepton Park; 24/8/49.

Briggs, Clifford Harry; Retired Merchant; formerly of Colombo, in the Island of Ceylon, but late of Railway Hotel, Norseman; 12/7/49.

George, Eleasha Ellen; Widow; late of 70 Palmerston Street, Mosman Park; 21/7/49.

Keels, Fitch Arthur; Wood Machinist; late of 14 Mount Prospect Crescent, Maylands; 29/7/49.

Cooper, Samuel; Engineer and Farmer; late of Waddi Forest, Coorow; 10/7/49.

Dodd, George Herbert; Retired Taxi Proprietor; late of Christina Street, South Guildford; 7/7/49.

Fowler, Merritt Plume; Retired Woollclasser; late of 28 Davies Street, South Fremantle; 27/4/49.

Ford, Peggy Allsop (also known as Peggy Allsop Smith; Divorcee; late of 32 Pennant Street, North Perth; 2/7/49.

Janes, George; Labourer; late of Hutton Street, Osborne Park; 26/7/48.

Neilson, Arthur Neil (also known as Arthur Neilson); Farmer; formerly of Albany, but late of Claremont; 19/6/49.

Hegarty, Daniel; Retired Farmer; late of Needilup; 5/7/49.

Baker, William Herbert; Factory Hand; late of 32 Carnarvon Street, Victoria Park; 2/7/49.

Williams, Henry Edward; Wagon Builder and Retired Railway Employee; formerly of Ewart Street, Midland Junction, but late of 1 Keane Street, Midland Junction; 23/6/49.

THE PUBLIC TRUSTEE ACT, 1941-1947.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941-1947, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 19th day of October, 1949.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

Wilson, George Graham (also known as George Wilson); Retired Farm Labourer; late of 34 Queen Street, Perth; 1/4/49; 14/10/49.

Saunders, Benjamin James; Plumber; late of Nedlands; 26/7/49; 14/10/49.

Hagg, Arthur; Woodyard Proprietor; late of Crawford Road, Maylands; 6/4/49; 14/10/49.

McMurray, Horace; Miner; late of 30 Creery Street, Mandurah; 8/7/49; 13/10/49.

Poynting, Charles Alexander (also known as Charles Poynting); Miner; late of 29 Wittenoom Street, Boulder; 28/1/49; 13/10/49.

Ashmore, George Thomas; Invalid Pensioner; formerly of Pingelly, but late of Claremont; 21/4/49; 13/10/49.

Latham, Alfred Henry; War Pensioner; formerly of 8 Staines Street, Victoria Park, but late of Shepton Park; 24/8/49; 13/10/49.

THE BANKRUPTCY ACT, 1892.

Order made on Application for Discharge.

Debtor's name—Charles Jacob Evan Fry; address—30 Helena Street, Guildford, in the State of Western Australia; description—builder and contractor; Court—Supreme Court of Western Australia; number—24 of 1924; date of order—26th July, 1949; nature of order made—discharge subject to consent to judgment.

Dated this 14th day of October, 1949.

A. H. JOHNSON,
State Official Receiver,
6 The Esplanade, Perth.

THE ROAD DISTRICTS ACT, 1919-1948.

Beverley Road Board.

Beverley Road District—Building By-laws.

L.G. 180/27.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1948, the Beverley Road Board makes the following by-law relating to buildings under regulation 37 of the Second Schedule of the Road Districts Act.

Part 1—Operation and Definition.

Application.

1. This by-law shall apply to all lands and buildings within the area of the Beverley Road District.

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.

“Alteration” means any work made or done for any purpose, in, to, 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.

“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 Beverley 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, 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 Beverley Road District.

“Fire resisting” used with reference to any materials, includes:—(a) Brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime or cement mortar. (b) Any stone suitable for building purposes by reason of its solidity or durability. (c) Sheet metals or other similar materials which are in the opinion of the 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 terracotta, when used for covering or corbels. (f) Concrete when composed of broken bricks, stone chippings, or ballast and lime cement or calcined gypsum.

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

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

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

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

“Height” in relation to storeys means:—(a) In the case of the topmost storey, the measurement between the floor and the ceiling thereof, or between the floor and the undersurface of the tie of the roof, or if there is no tie, then up to the level of half the vertical height of the rafters, or other support of the roof; (b) in the case of every storey other than the topmost storey, the 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 of 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 building removed or transported wholly or in sections into the district, or to another part of the district after the date of this by-law coming into operation.

“Outbuildings” means any building or the curtailage 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 material, 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 the tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in the 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 Beverley 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 buildings” means buildings 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 the storage and manufacture 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 any 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 the details of material shall be retained by the surveyor and the original plans and specifications when approved shall be returned to the owner or his agent. Such approval shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.

Plans, etc. to be Kept at the 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 fourteen 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 same 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 new building, or value of an addition shall be final and conclusive.

Permits 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 12 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-law.

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 Building.

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.

Provision of Bathroom, Bath, Washtroughs, Copper, etc.

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

Occupation of Dwelling.

17. 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 Health Act.

Stables, Outbuildings, and Garages.

18. Stable may be erected with walls of brick, stone, or concrete, provided that in the stable 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.

19. 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.

20. Every garage shall be constructed of fire-resisting material unless otherwise approved by the Board.

Part 4.—Building Materials.

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

Secondhand Material.

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

Bricks.

23. 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.

24. 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.

25. 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 burned, and of good quality and be properly slaked before being mixed with sand.

Cement Mortar.

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

Timber.

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

Lintels.

28. 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 ½-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.

29. All excavations for footings shall not be 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.

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

Dimensions of Footings.

31. 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.

32. 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 of wood.

Construction of External Walls.

33. 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.

34. 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 be not less than half an inch in thickness.

Hollow Walls.

35. 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 11 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.

35a. 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 Wall—Domestic Class.

36. 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.
Walls Built with Lime Mortar.

Length of Wall.	No. of Storeys.	Thickness of walls in inches.	
Not exceeding 30ft.	1	9	
	2	9	9
Exceeding 30ft.	1	13½	
	2	13½	13½

Walls Built with Cement Mortar.

Not exceeding 30ft.	1	9	
	2	9	9
Exceeding 30ft.	1	9	
	2	13½	9

37. 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.

38. 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.

39. 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 Warehouse Class.
Walls Built in Lime Mortar.

Length of Wall.	No. of Storeys.	Thickness of walls in inches.	
Not exceeding 75ft.	1	13½	
	2	18	13½
	3	18	13½
Exceeding 75ft.	1	18	
	2	18	18
	3	22½	18

Walls Built in Cement Mortar.

Length of Wall.	No. of Storeys.	Thickness of walls in inches.	
Not exceeding 75ft.	1	13½	
	2	13½	13½
	3	18	13½
Exceeding 75ft.	1	13½	
	2	18	13½
	3	18	13½

Thickness of Walls under Certain Conditions.

40. Walls under 75 feet in length may be constructed nine inches thick, provided they are strengthened with four and one-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.

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

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

Lengths—How Measured.

43. 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 bounded into the wall so deemed to be divided.

Cross Walls.

44. 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.

45. Whenever any cross wall becomes in any part an external wall, 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.

46. (1) All internal and 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 breastsummer, shall have footings, and such footings shall be at least twice the thickness of the wall resting upon it.

Isolated Piers.

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

Parapet Walls on Boundary.

48. Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutters of any building would be within two feet of such

boundary, then the external wall of such building shall be carried up to form a parapet 15 inches at least in height above the roof of, or above the highest part of any flat or gutter as the case may be.

Parapet—Warehouse Class.

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

Party Walls.

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

50. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light or other erection of combustible materials fixed upon the roof or flat of any building within four feet of such party wall and shall extend at least 15 inches high 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 of Wood.

51. The external walls of any wooden building shall not exceed 15ft. in height measured from the floor level to the top of the wall plates. Every such building shall be wholly in the one occupation or constructed 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 shall be provided, projecting at least 1in. all round.

Sole plates 18in. x 6in. x 1½in. tarred. 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.

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 2in. at 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. to support under purlins at not more than 6ft. intervals.

Battens for tiles 2in. x 1in.

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 1½in. 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 9in. 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.C.'s shall be constructed not less than 5ft. x 3ft. internal dimension.

Rough Cast and Stucco.

52. 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 expanded metal fixed in an approved manner.

Interior Walls of Dwellings.

53. The interior walls of dwellings 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.

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

Reinforced Concrete Buildings.

55. 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.

56. 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.

Alterations and Additions—Alterations.

57. 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 provision of this by-law relating to new buildings.

Additions and Alterations.

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

Part 6.—Ventilation, Lighting and Drainage.

Height of Rooms.

59. The main rooms in all buildings shall be in every part not less than 9ft. 6in. from floor to ceiling and the minimum heights for washhouses and bathrooms shall be 7ft. 4in.

The minimum height of a verandah from floor to top of plate shall be 7ft. 4in.

Where a verandah is closed in for the purpose of other than bathrooms or laundries the minimum height shall be 7ft. 4in. from floor to ceiling and the minimum average height 8ft. 6in.

Attic Rooms.

Provided that in the case of buildings of more than one storey, living rooms wholly or partly in the roof may be not less than 8ft. 6in. in height from floor to ceiling over two-thirds of the floor area.

Minimum Area of Rooms.

60. Minimum area of rooms: Generally 100 square feet, kitchens 75 square feet, sleep-outs 80 square feet, bathrooms 42 square feet, laundries 56 square feet.

Windows (Natural Lighting).

61. All rooms in a building intended to be used as a dwelling house 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 (Dwellings).

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

Ventilation (Other than Dwellings).

63. 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 One of Health By-laws.

Ventilation (Sub-floor).

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

Lighting and Ventilation (Shops).

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

Enclosing of Verandahs.

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

Floors.

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

Permit may be Refused if Drainage not Satisfactory.

68. 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.

69. 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.

70. 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 change of direction and angles of waste pipes.

Roof Water Disposal.

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

Water Supply.

72. Every dwelling house not connected to a public water supply shall be provided with a water storage tank of not less than one thousand 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.

73. Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the under side of the roof thereof.

Part 7—Removal of Buildings.

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

Part 8.—Verandahs, Projections, Signs, Hoardings and Fences.

Verandahs.

75. (a) No person shall erect or cause to, 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 the 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 9ft. above the level of the outer edge of the footway.

Any verandah erected in accordance with these by-laws shall be of the cantilever type and shall not be supported by posts resting on a public thoroughfare.

Opening in Roof of Verandah.

76. (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.

77. 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.

78. 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.

79. 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.

80. 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 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft., nor shall any signboard project over a road or footpath unless attached to a verandah.

Unightly or Dangerous Fence.

81. When any fence abutting or within 10ft. 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 fourteen 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.

82. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth of at least 9in. 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.

Part 9.—Chimneys, Flues, Fireplaces and Heating Apparatus.

Foundations, Footings, etc.

83. (1) Chimneys shall be built on solid foundations and with footing 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 but does not project from the wall more than the thickness of the wall measured immediately below the corbel.

(2) Chimneys may be corbelled out 14in. from walls 9in. in thickness on corbels of stone or incombustible material not less than 10in. in depth and of the full width of the jambs.

Chimneys, etc., with Soot-doors.

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

Position of Soot-doors.

(2) All soot-doors shall be distant at least 15 inches from any woodwork.

Arches.

85. 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 in each side.

Flues.

86. 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 9 inches thick, or reinforced concrete 6 inches thick, from the floor of the storey on which such oven, furnace, steam boiler, or other fire is situated to 12 inches above the roof.

Flues in Connection with Engines.

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

Lining, etc., of Flues.

88. 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.

89. The jambs of every fireplace opening shall extend at least 9 inches on each side of the opening thereof.

Incombustible Material in Certain Cases.

90. The breast of every chimney shall be of incombustible material at least 4in. in thickness and the brickwork surrounding every smoke-flue shall be at least 4½in. in thickness, provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wythe of cast iron not less than 1in. in thickness.

Backs of Fireplaces.

91. 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 9 inches thick, or shall be reinforced concrete 6 inches thick. No flue shall be within 2 inches of the centre line of any party wall.

Thickness of Flues.

92. 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 9 inches.

Height.

93. Every chimney flue or chimney shaft shall be carried up in brick or stonework at least 4 inches thick throughout to a height of not less than 3 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.

94. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

95. The brickwork or stonework of any chimney shall, except that of the furnace of any steam engine, brewery, distillery, or manufactory, 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.

96. There shall be laid level with the floor of every storey, before the opening of every chimney, a slab of stone, slate, or other incombustible material, at least 6 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.

97. 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.

98. 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 6 inches at least beneath the upper surface of such hearth or slab.

Flues in Party Walls.

99. 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.

100. 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.

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

(a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air, or steam.

(b) Forming openings for soot doors, each opening to be fitted with a close iron door and frames.

(c) Making openings for the insertion of ventilating valves. Provided that an opening shall not be made nearer than 12 inches to any timber or combustible substance.

Position of Timber Work.

102. Timber or woodwork shall not be placed:—
(a) Under any chimney opening within six inches from the upper surface of the hearth of such chimney opening; (b) within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

Position of Wooden Plugs.

103. 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.

104. 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 ensuring stability.

Floors above Furnaces or Ovens.

105. The floor or roof above any room or enclosed space in which a furnace is fixed, and any floor within 18 inches of the crown of an oven shall be constructed of fire-resisting materials.

Part 10.—Exempted Buildings.—Femeries, Aviaries, etc.

106. This by-law shall not apply to any greenhouse, fernery, aviary or to an outbuilding if such outbuilding is on an area of not less than five acres used for agricultural or similar purposes only, or to temporary or removable offices and sheds used by builders during the construction of any buildings at or about the site of such building for a period not exceeding 12 months.

Enforcement of By-laws and Penalties.

No building may be erected except in compliance with this By-law.

107. No person shall erect, build, or construct, remove, or make any alteration or addition to, or cause to be erected, built, or constructed, remove or make any alteration or addition to any building contrary to the provisions of this by-law.

Penalty for Breach.

108. Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to 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.

109. 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 be 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 Buildings comply with By-laws.

110. 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 other 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 limited therein.

Power of Board where Building or Erection is Contrary to By-laws.

111. If default shall be made in complying with any notice mentioned in the last two preceding clauses, then, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said 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, to break down any fence surrounding the land on which the building is situated, and to demolish and pull down the said building or any part or parts thereof, and to do any other act that may be necessary for the purpose and to remove the materials thereof to some convenient place, and if the Board in its discretion thinks fit to sell the same in such a manner as it thinks fit, and all the expenses incurred by the Board, its surveyor, its 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 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.

First Schedule.

FORM OF APPLICATION.

I.....of.....as owner or builder hereby make application for a permit to erect a.....on lot.....situated in..... Street, for.....owner.
 Frontage of lot.....depth.....
 Building to be used for.....
 No. of rooms.....height of walls.....ft. first storey.
 Height of walls.....ft. second storey.
 Walls to be built of.....
 Linings to be of.....
 Roof to be covered with.....
 If skillion roof, height of rear wall.....
 Distance from street frontage.....ft.
 Distance from boundaries, side.....ft.
 Outbuildings to be erected as follows.....
 Height of walls.....to be built of.....
 Roof.....
 Distance from nearest building on Lot.....ft.
 Distance from nearest boundary of Lot.....
 Drainage: I propose to instal the following drainage.....
 Cost of buildings.....
 I submit a block plan, ground plan, and front elevation of proposed building, drawn in ink, together with a copy to be retained by the Board, and I certify to the best of my knowledge that plans and all particulars herein set out are true and correct.
 Signed.....
 Date..... Approved.....
 Received on..... Referred to Board.....

Second Schedule.

PRESCRIBED FEES.

	£	s.	d.
New Buildings (as defined under definitions)	5	0	
Additions or alterations to buildings	2	6	
Erection of outbuildings	2	6	
For inspection only—of a building outside townsite area whether removal is approved or not	1	0	0

A resolution adopting the foregoing by-law was passed by the Beverley Road Board on the 10th February, 1949.

L. W. DONCON,
 Chairman.
 ROY L. DUFFIELD,
 Secretary.

THE ROAD DISTRICTS ACT, 1919-1947.

Beverley Road District—By-law No. 2.
 Area, Open Spaces, etc., for Buildings.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1947, the Beverley Road Board makes the following by-law relating to areas and open spaces for buildings to be No. 2.

Application.

1. This by-law shall apply to the Beverley Road District.

Commencement.

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

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

Definitions.

4. In this by-law, subject to the context—“apartment” means a room or rooms or part of a building intended or adapted for separate occupation as a dwelling; “apartment building” means a building containing two or more apartments; “Board” means the Beverley Road Board; “build” includes erect, build, or construct; “building” includes erection, structure, detached room and out-building, whether roofed or not, designed to afford or capable of affording shelter; “main rooms” means all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms, or kitchens; “road” has the same meaning as in the Road Districts Act, 1919-1947.

Dwelling Houses.

Distance from Road.

5. 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 the building fronts, unless a building line at a different distance has been fixed by a proper authority.

Distance from Side Boundary.

6. 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 Land.

7. Whenever an application is received for the approval to the erection of a dwelling, or any other substantial structure suitable for human occupation or use, no application shall be considered by the Board until a plan of subdivision has been approved by the Road Board, and the Town Planning Board if such land within the existing certificate of title is already occupied by a dwelling, shop, warehouse, or factory.

Minimum Area of Dwelling House.

8. Every dwelling house shall consist of a total area of at least 600 square feet and shall contain not less than three main rooms.

Computing Distances.

9. For the purpose of computing distances from any dwelling, the outer face of the wall shall be taken as the point from which the measurements are to be taken.

Shops.

Minimum Area of Land.

10. (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.

Permit for Erection of Shop where Dwelling not Attached.

11. Permission may be granted for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of 18 feet to a road and a depth of not less than 35 feet, and a superficial area of not less than 630 square feet: Provided that no portion of such shop or building shall be erected within 15 feet of the rear boundary of such land, and only if the Board shall approve of the site of the proposed building and the type of business to be conducted at such shop.

Access to Rear of Shop.

12. Every shop shall be so erected and built that without passing through the building there is reasonable access to the back premises and offices of such shop for the removal of night soil and other refuse to a road or land 10 feet wide at least.

Separate Entrance for Shop and Dwelling in Different Occupations.

13. If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Apartment Buildings.

Area of Land to be Occupied.

14. 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.

15. 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.

16. Every main room in an apartment shall have a floor area of at least 120 square feet.

Apartment to be Self-contained.

17. 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.

Miscellaneous.

No Alteration Infringing By-law.

18. No alteration shall be made in any building in such a manner than 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.

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

A resolution adopting the foregoing by-law was passed by the Beverley Road Board on the 8th September, 1949.

L. W. DONCON,
Chairman.

ROY L. DUFFIELD,
Secretary.

Recommended—

(Sgd.) D. BRAND,
Honorary Minister for Local Government.

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

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

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

Acts of Parliament, etc.—continued.

	£	s.	d.
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
Freemly Societies Act and Amendments	0	2	0
Game Act (Consolidated)	0	1	0
Gold Buyers Act and Regulations	0	2	0
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act (Consolidated)	0	5	0
Hire Purchase Agreement Act (Consolidated)	0	0	6
Hospital Fund Act	0	1	0
Hospitals Act	0	1	0
Illicit Sale of Liquor Act	0	0	6
Industrial Arbitration Act (Consolidated)	0	3	0
Inebriates Act	0	0	6
Infants, Guardianship of, Act	0	1	0
Inspection of Machinery Act with Regulations	0	2	6
Inspection of Scaffolding Act (Consolidated)	0	1	6
Interpretation Act	0	2	6
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

Acts of Parliament, etc.—*continued*.

CONTENTS.

	£	s.	d.		Page
Public Works Act and Amendment	0	2	6	Administration Act	2563-6
Purchasers' Protection Act	0	0	9	Agriculture, Department of	2548-9
Road Districts Act (Consolidated)	0	5	0	Analyses of Feeding Stuffs	2549
Sale of Goods Act	0	1	0	Appointments	2534-7, 2548-9, 2561
Second-hand Dealers Act	0	0	6	Arbitration Court	2553-61
Stamp Act (Consolidated)	0	3	1	Associations Incorporation	2562-3
State Government Insurance Act	0	0	6	Bank Holidays proclaimed	2531
State Housing Act	0	2	6	Bankruptcy	2566
State Trading Concerns Act	0	1	6	Bunbury Harbour Board	2536
State Transport Co-ordination Act	0	1	6	Cash Orders, etc., Lost	2535
Superannuation and Family Benefits Act	0	2	6	Chief Secretary's Department	2531, 2536
Supreme Court Act	0	3	6	Commissioners for Declarations	2535
Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0	Commissioners of Supreme Court	2561
Timber Industry Regulation Act and Regulations	0	2	6	Companies	2561-2
Town Planning and Development Act	0	1	6	Crown Law Department	2531, 2535
Traffic Act (Consolidated)	0	3	0	Deceased Persons' Estates	2563-6
Tramways Act, Government	0	0	6	Election of Senators Act	2531
Transfer of Land Act	2286			Factories and Shops	2532
Treasury	2285			Health Department	2533, 2537-8
Workers' Compensation Act	2296-2301			Industrial Arbitration	2553-61
Trespass, Fencing and Impounding Act and Amendment	0	1	6	Labour, Department of	2532
Trustees Act	0	1	6	Lands Department	2532, 2539-45
Truck Act and Amendment	0	1	6	Marketing of Potatoes Act	2548
Unclaimed Moneys Act	0	1	0	Marriages, Licenses to Celebrate	2534
Vermin Act (Consolidated)	0	2	0	Metropolitan Water Supply, etc.	2533, 2545-7
Veterinary Act	0	1	6	Milk Act	2550-2
Water Boards Act	0	2	6	Native Affairs	2539
Weights and Measures Act and Regulations	0	2	6	Orders in Council	2532-4
Workers' Compensation Act	0	3	0	Parliament, Bills assented to	2549
Wheat Products (Prices Fixation) Act	0	1	0	Partnerships dissolved	2563
Year Book, Pocket	0	0	6	Prices Control	2536
				Proclamations	2531-2
				Public Service Commissioner	2534-5
				Public Trustee	2566
				Public Works Department	2532-4, 2545-8, 2566-75
				Registrar General	2534
				Road Boards	2532-4, 2547-8, 2566-75
				Tender Board	2552-3
				Tenders accepted	2552
				Tenders invited	2545, 2553
				Treasury	2534
				Vermin Boards	2548
				Water Supply, etc., Department	2533, 2545-7
				Workers' Compensation Act	2534

NOTICE.

THE GOVERNMENT GAZETTE.

The *Government Gazette* is published on Friday in each week, unless interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the *Government Gazette* is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies, 9d.; previous years, up to ten years, 1s. 6d.; over ten years, 2s. 6d.; postage, 1d. extra.

Subscriptions are required to commence and terminate with a quarter.