



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 67.]

PERTH: FRIDAY, NOVEMBER 18.

[1949.

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.

Corr. 1120/17, Vol. 2.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Kondinin Lots 41 and 91, as registered in Certificate of Title, Volume 1013, Folio 115: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Kondinin Lots 41 and 91 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of November, 1949.

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Doodlakine Suburban Lot 24, as registered in Certificate of Title, Volume 440, Folio 80: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Doodlakine Suburban Lot 24 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of November, 1949.

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

Land Act, 1933-1948.

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.

Corres. No. 2258/48.

WHEREAS by section 31 of the Land Act, 1933-1948, the Governor may by Proclamation and subject to such conditions as may be expressed therein, classify as of Class A any lands of the Crown reserved to His Majesty for any of the purposes specified in the said section; and whereas it is deemed expedient that the addition to reserve A2995 for the purpose of Public Park as described hereunder, should be classified as of Class A: Now, therefore I, the Governor, with the advice of the Executive Council, do by this my Proclamation classify as of Class A the addition to reserve A2995 described hereunder.

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.

Corr. No. 3538/49.

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

Schedule.

The addition to Reserve A2995, containing 7 acres 0 roods 22 perches, and comprising Swan View Suburban Area Lots 25 and 112. (Plan Swan View Suburban Lots.)

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of November, 1949.

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 1st day of November, 1949, the following Orders in Council were authorised to be issued:—

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4054/95.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 3280 should vest in and be held by the Cunderdin Road Board in trust for the purpose of Agricultural Hall and Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Cunderdin Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Order in Council dated 17th November, 1931, with reference to this reserve is hereby superseded.

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 4514/48.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 22016 should vest in and be held by the Augusta-Margaret River Road Board in trust for the purpose of a Hall Site (Junior Farmers' Club): Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Augusta-Margaret River Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 1747/37.

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. 22260 should vest in and be held by the Preston Road Board in trust for the purpose of a Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the

beforementioned reserve shall vest in and be held by the Preston 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 Order in Council, dated the 11th June, 1941, respecting this reserve is hereby superseded.

Workers' Compensation Act, 1912-1948.

ORDER IN COUNCIL.

W.C.B. 40/1949.

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 proves to the satisfaction of the Minister that such 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 The Colonial Mutual Life Assurance Society Limited, of St. George's Terrace, Perth, being an employer within the meaning of the said Act and as such, subject to the provisions of section 13 of the said Act, and having duly, in accordance with the said Act and the regulations made thereunder, made application for exemption from the operation of the said section 13, has satisfied the Minister that it has established a fund for insurance against its liability to pay compensation under the said Act to all workers employed by it, and has deposited at the Treasury securities, to wit, £5,000 3 $\frac{3}{4}$ % Australian Consolidated Inscribed Stock 15/12/1952-54, charged with all payments to become due under its liability aforesaid: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by section 13 of the said Act, doth hereby exempt the said The Colonial Mutual Life Assurance Society, Limited, from the operation of section 13 of the Workers' Compensation Act, 1912-1948 (as reprinted in February, 1949), for a period terminating on the 15th day of September, 1951.

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

AT a meeting of the Executive Council held in the Executive Council Chamber, Perth, this 16th day of November, 1949, the following Orders in Council were authorised to be issued:—

Public Works Act, 1902-1945.

Bridgetown School.

ORDER IN COUNCIL.

P.W. 1325/48, Ex. Co. No. 2440.

IN pursuance of the powers conferred by section 11 of of the Public Works Act, 1902-1945, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct, or provide Bridgetown School on the land shown coloured green on Plan P.W.D., W.A., 31998, which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

Public Works Act, 1902-1945.

Public Works Depot at Albany.

ORDER IN COUNCIL.

P.W. 1999/49, Ex. Co. No. 2504.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1945, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the

Honourable Minister for Works to undertake, construct, or provide Public Works Depot at Albany on the land shown coloured green on Plan P.W.D., W.A., 31984, which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

Public Works Act, 1902-1945.
Queens Park School—Extension.

ORDER IN COUNCIL.

P.W. 762/47, Ex. Co. No. 2505.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1945, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Extension to Queens Park School on the land shown coloured green on Plan P.W.D., W.A., 31901 (L.T.O. Diagram 14974) which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

Public Works Act, 1902-1945.
Westminster School.

ORDER IN COUNCIL.

P.W. 1857/48, Ex. Co. No. 2502.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1945, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Westminster School on the land shown coloured green on Plan P.W.D., W.A., 31981, which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

Public Works Act, 1902-1945.
Northampton School—Additional Land.

ORDER IN COUNCIL.

P.W. 713/49, Ex. Co. No. 2512.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1945, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Additional Land for Northampton School on the land shown coloured green on Plan P.W.D., W.A., 31968, which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

JUSTICES OF THE PEACE.

Premier's Department,
Perth, 9th November, 1949.

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

Harold Maughan Pullin, Esquire, of 7 Bruce Street, Nedlands, to be a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District.

Alfred Yeates, Esquire, of 5 Havelock Street, West Perth, to be a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District.

Athol Louis Casper, Esquire, of 15 Waverley Street, South Perth, and 101 St. George's Terrace, Perth, to be a Justice of the Peace for the Perth Magisterial District.

R. H. DOIG,
Under Secretary, Premier's Department.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 11th November, 1949.

THE following appointment has been approved:—

Receiver of Revenue—Trsy. 218/48—Mr. J. W. Cardinal, for the Metropolitan Water Supply, Sewerage and Drainage Department, from the 4th November, 1949.

A. J. REID,
Under Treasurer.

Public Service Commissioner's Office,
Perth, 16th November, 1949.

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

Ex. Co. 2376, P.S.C. 160/49—Deidre Russell Nicholas, under section 24 of the Public Service Act, to be Technician, Public Health Laboratories, Public Health Department, as from 3rd March, 1949.

Ex. Co. 2287, P.S.C. 740/49—M. K. Finucane, Typist, Arbitration Court, Crown Law Department, to be Typist, Arbitration Court, Class C-II.-8, as from 1st November, 1949.

Ex. Co. 2287, P.S.C. 802/49—R. A. Broadbent, Chemist, Government Chemical Laboratories, Mines Department, to be Fuel Chemist and Research Officer, Class P-II.-2/3 (limit fixed intermediate grade of Class 2), as from 8th November, 1949.

Ex. Co. 2376, P.S.C. 703/49—J. C. Conley, Inspector, Factories Branch, Department of Labour, to be Officer in Charge, Government Garage, Premier's Department, Class G-II.-4, as from 20th October, 1949.

Ex. Co. 814—Albert Henry Waterer, under section 24 of the Public Service Act, to be Chief Warder, Fremantle Prison, Chief Secretary's Department, as from 25th March, 1949.

Ex. Co. 814—Thomas Alfred Lee, under section 24 of the Public Service Act, to be Officer in Charge, Barton's Mill Prison, Chief Secretary's Department, as from 25th March, 1949.

Ex. Co. 2376, P.S.C. 797/48—Roy Walter Coddington, under section 23 of the Public Service Act, to be Junior Clerk, Accounts Branch, Public Works Department, as from 13th April, 1949.

Ex. Co. 2376, P.S.C. 161/48—Dennis Morrison Hughes, under section 23 of the Public Service Act, to be Junior Clerk, Government Stores Branch, Treasury Department, as from 15th September, 1948.

Ex. Co. 2376, P.S.C. 511/48—Francis Kersley Fowler, under section 24 of the Public Service Act, to be Engineering Surveyor, 1st Class, Public Works Department, as from 10th March, 1949.

Ex. Co. 2376—Frederick William George Coek, under section 24 of the Public Service Act, to be Clerk, Kalgoorlie Public Works Department, as from 2nd March, 1949.

Ex. Co. 2376, P.S.C. 646/48—Betty Maurene Thomas, under section 23 of the Public Service Act, to be Junior Typist, Department of Agriculture, as from 9th February, 1949.

And has amended the classifications of the following positions attached to the Mechanical and Plant Engineer's Branch, Public Works Department:—

Works Manager, Plant Depot, from P-II.-2/5 to P-II.-1/2, occupied by C. M. Piessé.

Clerk in Charge, Plant Workshops, from C-II.-4/5 to C-II.-3/4, occupied by J. P. Maher.

Clerk, Plant Workshops, from C-II.-6/7 (limit fixed minimum of Class 6) to C-II.-6, occupied by T. M. Byrth.

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
			1949.
Public Works	Engineers, 1st Class	P-I-14 £735-£865	19th November.
Do.	Tracer, Architectural Division (Item 1275)*	Class G-IX. 70% to margin £80	do.
Do.	Cashier, Water Supply Office, Kalgoorlie (Item 1111)	Class C-II-8 Margin £139-£167	do.
Mines	Laboratory Assistant Government Chemical Laboratories *	Class G-VIII-2 Margin £35-£70	23rd November.
Public Health	Clerk-in-Charge	Class C-II-4 Margin £293-£319	26th November.
Crown Law	Assistant Clerk of Local Court, Perth (Item 1749)	Class C-II-6 Margin £209-£237	do.
Do.	Clerk of Police Court, Perth (Item 1761)	Class C-II-3 Margin £345-£371	do.
State Insurance	Accountant†	Class C-II-2 Margin £397-£449	do.
Child Welfare	Senior Probation Officer and Inspector	Class G-II-4 Margin £293-£319	do.
Public Health	Chief Inspector	Class G-II-2/3 Margin £345-£449	3rd December.
Do.	Head Attendant, Claremont Mental Hospital	Class G-II-6 Margin £209-£237 (limit £223)	do.
Do.	Assistant Medical Officer, Class 1 (Mental Hospitals Department)*	Salary Range £943-£1,112	7th December.
Do.	Assistant Medical Officer, Class 2 (2 positions) *	Salary Range £865-£995	do.

* Applications are called under section 24.

† The possession of an accountancy qualification will be regarded as an important factor when judging efficiency under section 34 of the Public Service Act.

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.

LUNACY ACT, 1903-1920.

Crown Law Department,
Perth, 8th November, 1949.

THE following amendments to the Lunacy Rules, 1905, are published for general information.

H. SHEAN,
Under Secretary for Law.

WE, the Honourable Sir John Patrick Dwyer, Chief Justice, the Honourable Albert Asher Wolff, the Honourable James Leonard Walker, and the Honourable Lawrence Walter Jackson, Puisne Judges of the Supreme Court of Western Australia, acting in pursuance of the powers contained in the Lunacy Act, 1903-1920, do hereby amend the Lunacy Rules, 1905, published in the *Government Gazette* on the 26th day of May, 1905, in the manner hereinafter mentioned, that is to say—

Rule 36 is amended by deleting the words "Judge or Master" in line 5 and inserting in lieu thereof the words "the Associate to the Judge or by the Master."

J. P. DWYER,
Chief Justice.

A. A. WOLFF,
Puisne Judge.

J. L. WALKER,
Puisne Judge.

L. W. JACKSON,
Puisne Judge.

Crown Law Department,
Perth, 17th November, 1949.

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

Constable P. J. McManus, as Acting Bailiff of the Northampton Local Court, during the absence on annual leave of Constable V. R. Thurston.

Constable Leslie William Menhennett, as Bailiff of the Kellerberrin Local Court at Cunderdin, *vice* Constable N. Ruthven, transferred.

Constable William O'Hern, as Bailiff of the Local Court at Cue, *vice* Sergeant George H. Chedzey, transferred.

Sergeant Vincent A. Waltham, as Acting Bailiff of the Midland Junction Local Court, during the absence on leave of Sergeant Tom A. Gammoud.

Constable N. Ruthven, as Acting Bailiff of the Bridgetown Local Court at Boyup Brook, during the absence on leave of Constable T. M. J. Healy.

Sergeant Samuel Rex Hamilton, as Acting Bailiff of the Merredin Local Court, during the absence of Sergeant Harold Thomson, on leave.

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:

Frank Banks, Laverton; Frederick James Benison, Cottesloe; Richard Horace Elliott, Reedy; Roger Francis Berkeley Fitzhardinge, Wembley; Alice Lucille Stewart McIntosh, Scarborough; and Walter Rowland Stevenson, Tuart Hill.

THE Department has been notified that Cheque No. 43749, dated the 30th September, 1949, drawn on the Clerk of Courts Trust Fund for the sum of 3s., in favour of Bailiff Narragin, has been lost by the payee. Payment has been stopped and it is intended to issue a fresh cheque in lieu thereof.

H. SHEAN,
Under Secretary for Law.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 169.

Timber, Mouldings, Joinery and Cartage.

WHEREAS it is provided, *inter alia*, by subregulations (3) and (7) of regulation 17 of the Prices Control Regulations, 1949, that the powers conferred respectively by paragraph (a) of subregulation (1) and paragraph (a) of subregulation (5) of regulation 17 of those regulations, to fix and declare by order published in the *Gazette* the maximum price at which any declared goods may be sold or the maximum rate at which any declared service may be supplied or carried on, shall for all purposes be deemed to be validly exercised by an order so published which fixes any such price or any such rate by reference to a list of prices or rates approved by the Commissioner, and issued by a body or association of persons which is recognised by the Commissioner, in the case of sales by a trader in goods, or in the case of a supplier of a service, to be representative of the traders in the goods or the suppliers of the service, in relation to the sale or the supply of which the price or rate is so fixed; and whereas I, Constantin Paul Mathea, Prices Control Commissioner, have recognised the Timber Merchants' Association of W.A., Perth, as representative of traders in timber, mouldings and joinery and suppliers of the service of cartage of timber and mouldings; and whereas I, the said Constantin Paul Mathea, have approved of the following list of prices of timber, mouldings and joinery, and rates for the cartage of timber and mouldings issued by the Timber Merchants' Association of W.A., Perth, that is to say, the list referred to as "Price List No. 48, as from 17th October, 1949":

Now, therefore I, the said Constantin Paul Mathea, in pursuance of the powers conferred upon me by the aforesaid regulations, hereby make the following Order:—
Citation.

1. This Order may be cited as Prices Control Order No. 169.

Revocation.

2. Prices Control Order No. 125 is hereby revoked.

Definition.

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

Maximum Prices for Timber, Mouldings and Joinery.

4. I fix and declare the maximum prices at which timber, mouldings and joinery specified in the abovementioned price list, No. 48, may be sold by retail in the Perth metropolitan area, to be the prices specified in that price list or computed in accordance therewith.

Discounts.

5. Notwithstanding anything contained in the foregoing provisions of this Order, where any seller by retail of timber and joinery did, upon the 17th day of September, 1948, or if not on that date, the nearest date prior thereto, allow any difference in price—

- (a) to any person or to persons included in any class of persons;
- (b) in respect of sales of certain quantities of timber or joinery; or
- (c) in respect of sales of timber or joinery under certain conditions of sale, or upon certain terms of payment, the maximum price fixed by or under this Order in respect of those goods shall, in the case of sales to any such person or persons, or of such quantities, or under such conditions, or upon such terms of payment, be reduced by the allowance of that difference.

Maximum Rates for Cartage of Timber and Mouldings.

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

Variation of Maximum Prices or Rates by Notice.

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

Dated this 18th day of November, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 170.

Hercules Mossyville Gibson, Perth.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 170.

Revocation.

2. Commonwealth Prices Regulation Order No. 2705, published in the *Commonwealth Government Gazette* on the 17th day of September, 1946, is hereby revoked.

Dated this 18th day of November, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 171.

Second-hand Tyres and Tubes, Reconditioning Tyres, etc.

IN pursuance of the powers conferred upon me by the Prices Control Regulations, 1949, I, Constantin Paul Mathea, Prices Control Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Control Order No. 171.

2. Prices Control Order No. 123 is hereby amended by omitting the Second Schedule thereto, and inserting in its stead the Schedule to this Order.

The Schedule.

(New Schedule—The Second Schedule—Prices Control Order No. 123 as amended.)

Maximum Rates for Recapping or Retreading Tyres.

Size.	Balloon Tyres.				Maximum Rate.
	£	s.	d.		
3.50 x 19	1 6 6
4.00 x 16	1 8 0
4.00 x 17	1 8 0
4.00 x 18	1 8 0
4.00 x 19	1 8 6
4.40 x 19	1 16 0
4.40 x 23	1 19 0
4.50 x 17	1 17 9
4.50 x 18	1 19 6
4.50 x 21	2 1 6
5.00 x 17	2 4 0
5.00 x 18	2 5 0
5.00 x 19	2 7 3
5.00 x 20	2 7 9
5.00 x 21	2 9 6
5.00 x 22	2 11 9
5.00 x 23	2 12 3
5.00 x 24	2 13 6
5.25 x 21	2 14 0
5.50 x 17	2 13 0
5.50 x 18	2 14 0
5.50 x 19	2 14 0
5.50 x 20	2 17 6
6.00 x 17	2 17 6
6.00 x 18	2 17 6
6.00 x 19	2 18 3
6.00 x 20	2 19 9
6.00 x 21	3 0 6
6.00 x 22	3 0 9
6.00 x 23	3 0 9
6.00 x 24	3 3 6
6.50 x 17	2 18 6
6.50 x 18	3 1 3
6.50 x 19	3 6 3
6.50 x 20	3 10 3
6.50 x 21	3 10 9

Truck and Bus Balloon Tyres.

30 x 5 (6.00 x 20)	3 14 9
32 x 4½ (5.00 x 23)	3 5 9
32 x 6 (7.00 x 20)	5 8 0
32 x 7 (7.50 x 18)	5 8 6
33 x 5 (6.00 x 23)	3 17 6
34 x 5 (6.00 x 24)	3 17 6
34 x 7 (7.50 x 20)	6 11 0
36 x 6 (7.00 x 24)	6 11 0
36 x 8 (9.00 x 20)	10 16 0
38 x 7 (7.50 x 24)	9 14 6
40 x 8 (9.00 x 24)	13 6 9
6.00 x 20 (30 x 5)	3 14 9
6.00 x 23 (33 x 5)	3 17 6
6.50 x 20	4 9 0
7.00 x 18	4 15 0
7.00 x 20 (32 x 6)	5 8 0
7.00 x 24 (36 x 6)	6 11 0
7.50 x 18 (32 x 7)	5 8 6
7.50 x 20 (34 x 7)	6 11 0
7.50 x 24 (38 x 7)	9 14 6
8.25 x 10	7 9 0

Truck and Bus Balloon Tyres—continued.

Size.					Maximum Rate.
	£	s.	d.		
8.25 x 18	7 19 9
8.25 x 20	8 6 6
8.25 x 22	9 11 3
9.00 x 13	8 6 0
9.00 x 16	9 7 0
9.00 x 18	9 11 9
9.00 x 20 (36 x 8)	10 16 0
9.00 x 22	11 5 0
9.00 x 24 (40 x 8)	13 6 9
10.00 x 20 (9.75 x 20)	10 13 3
10.00 x 22 (9.75 x 22)	11 9 6
11.00 x 16 (10.50 x 16)	12 12 0
11.00 x 18 (10.50 x 18)	12 17 3
11.00 x 20 (10.50 x 20)	13 2 3
12.00 x 20	15 12 3

Commercial Utility Tyres.

6.00 x 16	3 0 9
6.50 x 16	3 3 6
7.00 x 16	3 14 3
7.00 x 17	4 10 0
7.50 x 16	3 18 9
7.50 x 17	5 3 6

Metric Balloon and High Pressure Tyres.

7.15 x 115	1 19 6
7.30 x 130	2 4 6
30 x 3½	1 8 3
33 x 4	2 2 9

Low Pressure Tyres.

4.50 x 15	2 1 3
4.75 x 16	2 2 9
5.00 x 15	2 2 3
5.00 x 16	2 2 9
5.25 x 16	2 5 0
5.50 x 15	2 7 3
5.50 x 16	2 7 9
5.75 x 16	2 9 0
6.00 x 15	2 13 6
6.00 x 16	2 14 0
6.25 x 16	2 16 9
6.50 x 15	2 18 0
6.50 x 16	2 18 6
7.00 x 15	3 3 6
7.00 x 16	3 3 6
7.50 x 15	3 7 6
7.50 x 16	3 9 9

Car Super Cushion Tyres.

6.70 x 15	2 19 6
6.70 x 16	3 0 0
7.10 x 15	3 3 6
7.60 x 15	3 9 6
7.60 x 16	3 10 0

Motor Cycle Tyres.

3.00 x 19 (25 x 3.00)	1 6 6
3.00 x 20 (26 x 3.00)	1 6 6
3.00 x 21 (21 x 3.00)	1 7 0
3.25 x 18 (25 x 3.25)	1 6 6
3.25 x 19 (26 x 3.25)	1 6 3
3.50 x 19 (26 x 3.50)	1 6 6
3.85 x 18 (25 x 3.85)	1 6 6
3.85 x 20 (27 x 3.85)	1 7 0
4.00 x 18 (26 x 4.00)	1 8 0
4.00 x 19 (19 x 4.00)	1 8 6

Dated this 18th day of November, 1949.

C. P. MATHEA,
Prices Control Commissioner.

HOSPITALS ACT, 1927-1948.

Cunderdin Hospital Board—Resolution.

Amendment of By-laws.

P.H.D. 276/37, Ex. Co. 2390.

THE Model By-laws as contained in regulation 10 of the regulations made under the Hospitals Act, 1927, and published in the *Government Gazette* on the 6th

December, 1940, and as adopted by the Cunderdin Hospital Board, under section 37 of the Hospitals Act, 1927-1948, by resolution published in the *Government Gazette* on the 18th July, 1941, are amended as follows:—

By-law No. 16 is amended by deleting therefrom the words "Private Wards (two or more beds), 12s. 6d. per day; Private Rooms (single), 15s. per day," and inserting in lieu thereof the following words:—"Private Wards (two or more beds), 17s. 6d. per day; Private Rooms (single), 20s. per day."

Passed at a meeting of the Cunderdin Hospital Board this 21st day of July, 1949.

L. A. KITTO,
Chairman.

W. THORNTON,
Secretary.

Approved by His Excellency the Governor in Executive Council, 1/11/49.

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

THE HEALTH ACT, 1911-1948.

Department of Public Health,
Perth, 11th November, 1949.

THE following appointments made by the undermentioned Local Health Authorities are hereby approved:—
P.H.D. 1309/48—Tammin Road Board—Dr. W. Lawrence, to be Medical Officer of Health.

P.H.D. 3741/22—Albany Road Board—Dr. A. E. Vivian, to be Medical Officer of Health.

P.H.D. 1412/48—Esperance Road Board—Francis Wesley Morgan, to be Health Inspector for the period ending 4th November, 1950.

C. E. COOK,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1948.

Public Health Department,
Perth, 15th November, 1949.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:—
Bunbury Municipality—Dr. John Flynn, to be District Medical Officer.

W. S. DAVIDSON,
Acting Commissioner of Public Health.

MARKETING OF ONIONS ACT OF 1938.

GROWERS of Brown Flat and Globe onions and White Globe onions are reminded that by virtue of a Proclamation made in terms of the above Act, each grower of such onions becomes and continues as bailee in possession on behalf of this Board, and such onions must not be sold or delivered unless under orders issued by this Board.

Growers are required, as soon as they can estimate the quantity, variety and probable date that onions will be ready for market, to register with the Board and to complete an Estimate Form as required in compliance with the above Act.

Estimate Forms, with any further information, can be obtained on application to the Board office, 3 Marquis Street, West Perth.

By order of the Board,
A. J. H. WILSON,
Secretary.

19th October, 1949.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,
Perth, 10th November, 1949.

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

Certificate No. 363 was issued under the hand of A. G. Smith, Stipendiary Magistrate, at Perth, on the 14th September, 1949, to Anthony Sibosado, of Guildford, in the Perth Magisterial District.

Certificate No. 372 was issued under the hand of H. G. Smith, Resident Magistrate, at Wagin, on the 19th October, 1949, to Elizabeth Riley, of Wagin, in the Stirling Magisterial District.

Certificate No. 373 was issued under the hand of H. G. Smith, Resident Magistrate, at Wagin, on the 19th October, 1949, to George Riley, of Wagin, in the Stirling Magisterial District.

Accordingly, the said Anthony Sibosado, Elizabeth Riley and George Riley 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.

DEPARTMENT OF NATIVE AFFAIRS.

STOREKEEPER-CLERK required for Cosmo Newbery Native Depot, via Laverton. Good qualifications essential. Salary of £6 14s. 4d. per week with free board and lodging.

For further particulars, apply Department of Native Affairs, 176 Wellington Street, Perth.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs,
Perth, 16th November, 1949.

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

Certificate No. 281 was issued under the hand of A. G. Smith, Stipendiary Magistrate, at Perth, on the 25th October, 1949, to Alexander Forrest, of Perth, in the Perth Magisterial District.

Certificate No. 289 was issued under the hand of M. Harwood, Resident Magistrate, at Meekatharra, on the 12th October, 1949, to George Scott, of Meekatharra, in the Murchison Magisterial District.

Certificate No. 292 was issued under the hand of M. Harwood, Resident Magistrate, at Meekatharra, on the 12th October, 1949, to Ethel Scott, of Meekatharra, in the Murchison Magisterial District.

Certificate No. 361 was issued under the hand of W. J. Wallwork, Stipendiary Magistrate, at Perth, on the 12th October, 1949, to Emma Calyun, of Caversham, in the Perth Magisterial District.

Certificate No. 346 was issued under the hand of L. W. Stotter, Resident Magistrate, at Collie, on the 11th October, 1949, to Cable Dickie, of Collie, in the Forrest Magisterial District.

Certificate No. 369 was issued under the hand of A. L. F. Taylor, Resident Magistrate, at Derby, on the 24th October, 1949, to Edna Fraser, of Derby, in the West Kimberley Magisterial District.

Accordingly, the said Alexander Forrest, George Scott, Ethel Scott, Emma Calyun, Cable Dickie and Edna Fraser are deemed to be no longer natives or aborigines and shall have all the rights, privileges and immunities and shall be subject to the duties and liabilities of natural born or naturalised subjects of His Majesty, unless and until the Certificates are suspended or cancelled, as provided for in section 7 of the said Act.

The following Exemption Certificates have been cancelled in lieu of Certificates of Citizenship Nos. 231, 290, 292 and 369 being issued:—

Exemption Certificates Nos. A367, Alexander Forrest; A287, George and Ethel Scott; A343, Edna Fraser.

S. G. MIDDLETON,
Commissioner of Native Affairs.

NATIVE ADMINISTRATION ACT, 1905-1947.

Department of Native Affairs,
Perth, 15th November, 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—

Doctor E. Herz (District Medical Officer), for the whole State for the year ending 31st December, 1949.

Doctor J. R. Edwards (District Medical Officer, Wyndham), for the Wyndham Magisterial District, for the year ending 31st December, 1949, *vice* Doctor D. J. Snow.

Doctor D. J. Snow (District Medical Officer, Derby), for the Derby District and all districts and parts of districts within the West Kimberley District, for the year ending 31st December, 1949, *vice* Doctor Herz.

Mr. P. T. Grant (Officer in Charge, Carrolup Native Settlement), for Katanning and Kojonup and all districts and parts of districts within the Magisterial districts of Williams and Stirling, for the year ending 31st December, 1949, *vice* Mr. G. M. Davies.

Mr. R. S. Schenk (Superintendent, Mt. Margaret Mission, Morgans), for the Kalgoorlie District, for the year ending 31st December, 1949.

Mr. J. G. Jones (Superintendent, United Aborigines Mission, Warburton Ranges), for the Laverton District, for the year ending 31st December, 1949.

Mr. E. Park (Superintendent, Church of Christ Mission, Norseman), for the Norseman District, for the year ending 31st December, 1949.

Mr. K. G. Cross (Superintendent, Native Mission Farm, Roelands), for the Bunbury District, for the year ending 31st December, 1949.

Rev. Fr. Leo Hornung (Superintendent, St. Francis Xavier's Native Mission, via Wandering), for the Pingelly District, for the year ending 31st December, 1949.

Rev. Fr. Alphonse Bleischwitz, P.S.M. (Superintendent, Pallotine Mission, Hall's Creek), for the Hall's Creek District, for the year ending 31st December, 1949.

Rev. A. J. Sopher (Superintendent, Madura Mission Station, near Eyre), for the Eastern Goldfields District, for the year ending 31st December, 1949.

Miss Cox (Badjaling Mission, via Quairading), for the Quairading District, for the year ending 31st December, 1949.

Sister L. Garlic (Derby), for the West Kimberlies, for the year ending 31st December, 1949.

Sergeant W. J. Chambers, for the Bunbury District, for the period 31st October to 27th November, 1949, *vice* Sergeant G. E. Meyer.

Sergeant F. J. Potts, for the Pinjarra District, for the period 24th October to 20th November, 1949, *vice* Sergeant S. G. Daws.

Sergeant P. H. Strahan, for the Derby District, for the year ending 31st December, 1949, *vice* Sergeant G. R. King.

Sergeant A. K. Sunter, for the Albany District, for the period 1/11/49 to 28/11/49 (inclusive), *vice* Sergeant J. Gravestock, on leave.

Constable L. V. McCall, for the Kojonup District, for the period 9/11/49 to 6/12/49, *vice* Constable I. C. Ivers, on leave.

Constable P. J. McManus, for the Northampton District, for the period 1/11/49 to 28/11/49 (inclusive), *vice* Constable V. R. Thurston, on leave.

Constable H. F. Quartermaine, for the Margaret River District, for a period of three months, as from 10th October, 1949, to 10th January, 1950, relieving Constable R. H. Pearce, on long service leave.

Constable R. J. Stephens, for the Pinjarra District, for the period 8th November to 16th November, 1949.

Constable L. W. Menhennett, for the Cunderdin District, for the year ending 31st December, 1949, *vice* Constable N. Ruthven, transferred.

Constable F. B. Mantova, for the Mount Barker District, for the year ending 31st December, 1949, *vice* Constable J. Wrigley, on sick leave.

Constable W. O'Hern, for the Cue District, for the year ending 31st December, 1949, *vice* Sergeant G. H. Chedzey, transferred.

Constable N. Ruthven, for the Boyup Brook District, for the period 21/11/49 to 18/12/49, *vice* Constable J. Healy, on leave.

Constable A. E. Gannaway, for the Dwellingup District, for the period 14/11/49 to 11/12/49, *vice* Constable W. S. Perry, on leave.

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:—

NARROGIN.

1st December, 1949, at 12 noon, at the Government Land Agency—

‡Narrogin—Town ¶1009, 1r. 15.5p., £35; Town ¶1010, 1r. 15.5p., £27; Town 1011, 1r. 15.5p., £25; Town 1012, 1r. 15.5p., £25; Town ¶1016, 1r. 15.5p., £35; Town 1017, 1r. 15.5p., £30; Town 1018, 1r. 15.5p., £30; Town ¶1021, 1r. 15.5p., £32; Town ¶1022, 1r. 15.5p., £25; Town 1023, 1r. 15.5p., £22; Town 1024, 1r. 15.5p., £22; Town 1025, 1r. 15.5p., £22; Town 1026, 1r. 15.5p., £22; Town ¶1027, 1r. 15.5p., £27; *¶785, 5a., £40; *¶786, 5a., £40; *¶787, 5a., £45.

WAGIN.

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

‡Dumbleyung—Town 118, 1r. 8p., £35.

CARNARVON.

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

‡Carnarvon—Town 478, 1r. 20p., £10; Town 479, 1r. 20p., £10; Town 480, 1r. 20p., £10; *409, 3a. 2r. 36p., £12; *¶ Sub. 78, 3a., £15.

COLLIE.

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

‡Collie—Town 1382, 1r. 23.4p., £45.

MEEKATHARRA.

7th December, 1949, at 11 a.m., at the Office of the Mining Registrar—

‡Meekatharra—Town 332, 35.6p., £15.

NORTHAM.

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

‡Cunderdin—Town 236, 1r., £15; Town 237, 1r., £15. ‡Quairading—Town 153, 1r. 14p., £20. ‡Wyalkatchem—*¶235, 11a. 3r. 3p., £35; *¶236, 10a. 0r. 28p., £30; *¶237, 9a. 0r. 33p., £30.

PERTH.

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

‡Chidlow—Town 165, 1r. 35.5p., £15. ‡Mt. Helena—*¶109, 8a. 0r. 15p., £20; *¶115, 5a., £15; *¶116, 5a., £15. ‡Mundaring—*¶167, 1a. 0r. 13.6p., £12; *¶168, 1a. 0r. 13.3p., £12; *¶169, 1a. 0r. 13.3p., £12; *¶170, 1a. 0r. 13.3p., £12; *¶171, 1a. 0r. 13.3p., £12; *¶172, 1a. 0r. 26p., £12; *¶173, 1a. 0r. 26p., £15; *¶174, 1a. 0r. 13.3p., £15; *¶175, 1a. 0r. 13.3p., £15; *¶176, 1a. 0r. 13.3p., £15; *¶177, 1a. 0r. 13.3p., £15.

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

¶ Subject to truncation of corner, if necessary.

* Suburban for cultivation.

¶ 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.

FORFEITURES.

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

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

Burridge, J. M.; 365/974; Kojonup 6731; £11 0s. 6d.; 447/41; 417D/40, C4.

Heming, C. A. and Stout, R. H., Executors of the Will of Best, G. F. (deceased); 347/1521; Avon 26738; abandoned; 240/36; 56B/40, D2.

Mulligan, R. A. and Meller, E.; 57/298; Avon 25808; conditions; 1945/29; 377/80, E1.

Shannon, R. G.; 347/5066; Avon 20309, 20310, 20311; abandoned; 720/48; 34/80, BCl and 55/80, BC4.

H. E. SMITH,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,

Perth, 15th November, 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.

469/15.

MEEKATHARRA.—Town 332, £15.

4102/14.

NARROGIN.—Town 1019 and 1020, £30 each.

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.

CHANGE OF PURPOSES OF RESERVES.

3280 (Meckering), 22016 (Cowaramup).

Department of Lands and Surveys,
Perth, 1st November, 1949.

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

Corres. 4054/95—Of the purpose of reserve 3280 at Meckering being changed from "Agricultural Hall" to "Agricultural Hall and Recreation." (Plan Meckering Townsite.)

Corres. No. 4514/48—Of the purpose of reserve 22016 at Cowaramup being changed from "Excepted from Sale" to "Hallsite (Junior Farmers' Club)." (Plan Cowaramup Townsite.)

H. E. SMITH,
Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys,

Perth, 8th November, 1949.

Corres. No. 13445/04.

IT is notified for general information that Kalgoorlie Lots 1599 and 2545 are 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 30th November, 1949.

If more than one application be received by the closing date for these lots, 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 sixteen and ten shillings respectively. 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 Kalgoorlie Sheet 1.)

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, the Minister of the Crown at the time being charged with 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 Road District of Cuballing to be an approved area for the purposes of sections 35A, 35B and 35C of the said Act.

Dated at Perth this 1st day of November, 1949.

L. THORN,
Minister for Lands.

BUSH FIRES ACT, 1937-1948.

Declaration of Approved Areas under Section 35A.

I, LINDSAY THORN, Minister for Lands, 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.

Kojonup Road Board.
Tammin Road Board.
Wagin Road Board.
Wyalkatchem Road Board.
Yilgarn Road Board.
York Road Board.
York Municipal Council.

Dated at Perth this 15th day of November, 1949.

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

LOT OPEN FOR LEASING.

Department of Lands and Surveys,

Perth, 15th November, 1949.

Corres. 4231/06.

IT is notified, for general information, that Kalgoorlie Lot 2199 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 7th December, 1949.

If more than one application is 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 of the date of the approval of his application, or within such extended period as the Minister for Lands may approve. Failure to comply with this condition renders the lease liable to forfeiture.

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

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

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

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

H. E. SMITH,
Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

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

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 Sandalwood 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, 23rd NOVEMBER, 1949.

Avon District (about 15 miles North of Lomos).

Corres. No. 1487/49. (Plan 344/80, A1.)

Location 21725, containing 907a. 0r. 39p., at 2s. 6d. per acre; classification page 13 of 2591/31; subject to payment for improvements; being R. E. Sharrett's cancelled application.

Nelson District (about 2 miles North-East of Kulikup).

Corr. No. 3638/18. (Plan 415C/40, E3.)

Location 2974, containing 250a., at 6s. per acre; classification page 3 of 3638/18; subject to exemption from road rates for two years from date of approval of application, to timber conditions and to the special conditions governing selection in this district; being A. H. Whittaker's forfeited lease 10924/68.

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

Nelson (Cundinup Estate) (about 9 miles South-East
of Jarrahwood).

Corres. No. 6374/19. (Plan 414D/40, BC4.)

Location 7996, containing 290a. 0r. 32p.; purchase
money, £135; to ex-servicemen: half-yearly instalments—
first 5 years interest only at 4½% per annum £3 0s. 9d.,
balance 35 years principal and interest at 4½% per
annum £3 15s. 3d.; civilians: half-yearly instalments—
first 5 years interest only at 5% per annum £3 7s. 6d.,
balance 35 years principal and interest at 5% per annum
£4 0s. 1d.; subject to Rural and Industries Bank indebt-
edness and to the special conditions governing selection
in this district.

Ninghan District (about 12 miles South of Beacon).

Corr. No. 1542/37. (Plan 66/80, C4.)

Location 2371, containing 2,073a. 2r. 37p., at 1s. 9d.
per acre; classification page 21 of 1542/37; subject to
payment for improvements, if any. The previous *Gazette*
notice concerning this location is hereby cancelled.

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

Corr. No. 526/32. (Plan 413C/40, D3 and 4.)

Locations 922 and 3019, containing 110a. and 86a. 1r.
30p., respectively; subject to pricing; subject to pay-
ment for improvements, if any, and to the special con-
ditions governing selection in this district. The pre-
vious *Gazette* notice concerning these locations is hereby
cancelled.

Victoria District (about 4 miles North-West of Arrino).

Corr. No. 975/43. (Plan 123/80, E3.)

Location 4145, containing 697a. 2r. 10p., at 2s. 6d.
per acre; classification page 23 of 975/43; subject to
payment for improvements, if any; being cancelled lease
347/3615 previously held by R. Harman and A. S.
Sinapius.

Wellington District (about 3 miles South of Capel).

Corr. No. 3618/40. (Plan 413B/40, F1.)

Locations 4499 and 4507, containing 67a. 3r. and 88a.
2r. 19p., respectively, at 7s. 6d. per acre; classifications
pages 25 of 3618/40 and 27 of 3618/40; subject to
payment for improvements, if any; location 4499 being
M. L. House's forfeited lease 347/3231.

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

Williams (Murdock Estate) (near Williams).

Corres. No. 387/26. (Plan 384C/40, F4.)

Location 12073, containing 1,103a. 2r. 12p.; purchase
money, £59; to ex-servicemen: half-yearly instalments—
first 5 years interest only at 4½% per annum £1 6s. 7d.,
balance 35 years principal and interest at 4½% per
annum £1 12s. 11d.; civilians: half-yearly instalments—
first 5 years interest only at 5% per annum £1 9s. 6d.,
balance 35 years principal and interest at 5% per
annum £1 15s. This cancels the previous *Gazette* notice
concerning this location.

WEDNESDAY 30th NOVEMBER, 1949.

Avon District (5 miles North-West of Billaricay).

Corr. No. 4667/49. (Plan 345/80, A2.)

The Crown land, containing about 400 acres, bounded
on the Westward by locations 21729 and 23889, on the
Northward by the prolongation Eastward of the North-
ern boundary of location 23889, on the Eastward by
location 23524, and on the Southward by a road along
the Northern boundaries of locations 23896 and 21771;
subject to survey, classification and pricing.

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 ex-servicemen: half-
yearly instalments—first 5 years interest only at 4½%
per annum £3 0s. 8d. and £2 11s. 8d., respectively; bal-
ance 35 years principal and interest at 4½% per annum
£3 15s. 2d. and £3 4s., respectively; civilians: half-
yearly instalments—first 5 years interest only at 5%
per annum £3 7s. 5d. and £2 17s. 5d., respectively, bal-
ance 35 years principal and interest at 5% per annum
£3 19s. 11d. and £3 8s. 1d., respectively; subject to sur-
vey and the adjustment on survey of the purchase money
and respective half-yearly instalments; selection res-
tricted to ex-service personnel.

Fitzgerald District (6½ miles South-East of Dowak).

Corr. No. 4054/22. (Plan 392/80, C2.)

Location 492, containing 998a. 0r. 8p., at 1s. 9d. per
acre; classification page 31 of 1096/22; subject to pay-
ment for improvements, if any, and to exemption from
road rates for two years from date of approval of appli-
cation; being N. J. McCrea's cancelled application.

Kent District (about 6 miles East of Pingrup).

Corr. No. 1481/32. (Plan 407/80, D4.)

Locations 1091 and 1155, containing 994a. 3r. 10p., at
3s. 6d. per acre; classification page 10 of 1481/32;
subject to exemption from road rates for two years
from date of approval of application. The previous
Gazette notice concerning this location is hereby can-
celled.

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

Marjidiu Estate (about 6 miles South-East of Williams).

Corr. 388/26. (Plan 384C/40, F4.)

Lot 2, containing 398a.; purchase money, £32; to
ex-servicemen: half-yearly instalments—first 5 years
interest only at 4½% per annum 14s. 5d., balance 35
years principal and interest at 4½% per annum 17s.
10d.; civilians: half-yearly instalments—first 5 years
interest only at 5% per annum 16s., balance 35 years
principal and interest at 5% per annum 19s. The pre-
vious *Gazette* notice concerning this lot is hereby can-
celled.

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

Nelson (Cundinup Estate) (about 10 miles South-West
of Kirup).

Corr. 756/33. (Plan 414D/40, C4.)

Location 8002, containing 264a. 2r. 13p.; purchase
money, £150; to ex-servicemen: half-yearly instalments—
first 5 years interest only at 4½% per annum £3 7s. 6d.,
balance 35 years principal and interest at 4½% per
annum £4 3s. 8d.; civilians: half-yearly instalments—
first 5 years interest only at 5% per annum £3 15s.,
balance 35 years principal and interest at 5% per annum
£4 9s.; subject to the special conditions governing selec-
tion in this district.

Nelson District (near Northcliffe).

Corr. No. 5279/19, Vol. 2. (Plan 454B/40, E1.)

Locations 8872, 8873, 8874, 8875, 8876, 8877, 8878
and 8879, containing 120a. 3r. 3p., 170a. 0r. 33p., 118a.
3r., 139a. 1r. 21p., 126a. 0r. 24p., 145a. 2r. 37p., 115a.
1r. 17p., and 92a. 3r. 17p., respectively, all at 12s. per
acre, except 8879 (12s. 6d.); (all including survey fee.

Nelson District (near Greenbushes).

Corr. No. 2935/48. (Plan 439B/40, E1.)

Location 11888, containing 98a. 2r. 32p., at 15s. per
acre (excluding survey fee); subject to survey and
classification; available to adjoining holder only.

Ninghan District (about 5 miles North of Cleary).

Corr. No. 112/43. (Plan 66/80, A1 and 2.)

Location 2998, containing 1,719a. 0r. 36p., at 1s. 9d. per acre; classification page 16 of 5537/27; subject to payment for improvements, if any; being E. E. McGinnis's forfeited lease 347/3588.

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

Peel Estate (near Lake Cooloongup).

Corr. 1286/34. (Plan 341D/40, B3.)

Lots 304 and 329, containing 46a. 0r. 4p. and 52a. 2r. 15p., respectively; purchase money, £40 and £60, respectively; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum 18s. and £1 7s., respectively, balance 35 years principal and interest at 4½% per annum £1 2s. 4d. and £1 13s. 6d., respectively; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £1 and £1 10s., respectively, balance 35 years principal and interest at 5% per annum £1 3s. 9d. and £1 15s. 7d., respectively; subject to the conditions governing selection in this estate.

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

Peel Estate (near Karnup).

Corr. 2101/49. (Plan 341D/40, B4.)

Lots 395 and 396, containing 128a. 3r. 24p. and 124a. 1r. 4p., respectively; purchase money, £81 and £78, respectively; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £1 16s. 6d. and £1 15s. 1d., respectively, balance 35 years principal and interest at 4½% per annum £2 5s. 2d. and £2 3s. 6d., respectively; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £2 0s. 6d. and £1 19s., respectively, balance 35 years principal and interest at 5 per cent. per annum £2 8s. 1d. and £2 6s. 4d., respectively; subject to the conditions governing selection in this estate; being H. R. Saunders' cancelled application.

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

Porongorup Estate.

Corr. No. 4154/26. (Plan 451/80, D1.)

Lots 1, 6, 8, 9, 12, 17 and 18, containing 57a. 3r. 12p., 213a. 2r. 33p., 134a. 3r. 18p., 132a. 1r. 14p., 100a., 18a. 2r. 4p., and 7a., respectively; purchase money, £31, £102, £98, £100, £70, £241 15s. 9d. and £77 3s. 10d., respectively; to returned soldiers: half-yearly instalments—first 5 years interest only at 4½% per annum 14s., £2 5s. 11d., £2 4s. 1d., £2 5s., £1 11s. 6d., £5 8s. 10d. and £1 14s. 9d., respectively, balance 35 years principal and interest at 4½% per annum 17s. 4d., £2 16s. 11d., £2 14s. 8d., £2 15s. 9d., £1 19s., £6 14s. 10d. and £2 3s., respectively; civilians: half-yearly instalments—first 5 years interest only at 5% per annum 15s. 6d., £2 11s., £2 9s., £2 10s., £1 15s., £6 0s. 11d., £1 18s. 7d., respectively, balance 35 years principal and interest at 5% per annum 18s. 5d., £3 0s. 6d., £2 18s. 2d., £2 19s. 4d., £2 1s. 6d., £7 3s. 5d. and £2 5s. 9d., respectively.

Roe District (about 3 miles East of Dornock).

Corr. No. 1254/41. (Plan 376/80, D4.)

Location 845, containing 481a. 0r. 11p., at 3s. 6d. per acre; classification page 5 of 1254/41; subject to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

Sussex District (about 1 mile South-West of Dunsborough).

Corr. No. 2354/38. (Plan 413A/40, B2.)

Location 1042, containing 412a. 0r. 4p.; classification page 52 of 2354/38; subject to pricing, timber conditions, exemption from road rates for two years from date of approval of application and to the special conditions governing selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled.

Sussex District (about 8 miles North-West of Margaret River).

Corr. No. 6213/23. (Plan 440A/40, A1.)

Location 1197, containing 295a., at 11s. 6d. per acre; classification page 26 of 6213/23; subject to timber conditions, exemption from road rates for two years from date of approval of application and to the special conditions governing selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled.

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

Victoria District (Bowes Estate about 5 miles South-East of Northampton).

Corr. 339/44. (Plans 157A/40, B1, 160D/40, B4.)

Location 5393, containing 642a. 3r. 13p.; purchase money, £683; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £15 7s. 4d., balance 35 years principal and interest at 4½% per annum £19 0s. 10d.; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £17 1s. 6d., balance 35 years principal and interest at 5% per annum £20 5s. 1d.; subject to Rural and Industries Bank indebtedness; being P. C. Reynolds cancelled lease 3131/652.

Victoria District (about 20 miles East of Binuu).

Corr. No. 473/30. (Plan 191/80, E4.)

Location 8683, containing 2,036a. 2r. 1p., at 2s. 6d. per acre; classification page 7 of 4146/27; subject to payment for improvements, if any; being K. C. Wicken's forfeited lease 68/2471.

Victoria District (about 11 miles East of Gunyidi).

Corr. No. 4531/48. (Plan 90/80, F3.)

Location 8786, containing 4,988a. 3r., at 2s. per acre; classification page 28 of 4531/48; subject to exemption from road rates for two years from date of approval of application; being S. H. Edward's cancelled lease 347/5282.

Victoria District (about 24 miles South of Dongara).

Corr. No. 346/43. (Plan 93/80, F1.)

Location 9720, containing 336a. 0r. 38p., at 3s. per acre; classification page 5 of 802/41; subject to exemption from road rates for two years from date of approval of application; being E. A. Downes' cancelled application.

Williams District (about 4 miles North-East of Boyerine).

Corr. No. 5510/20. (Plan 409C/40, E3 and 4.)

Location 12357, containing 2,209a. 1r. 8p., at 3s. 6d. per acre; classification page 25 of 5510/20; subject to payment for improvements and to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

Williams District (near Lake Pingrup).

Corr. No. 6720/24. (Plan 407/80, C3.)

Location 13175, containing 118a. 3r. 15p.; subject to pricing; classification page 7 of 6720/24; subject to payment for improvements; being F. A. Schroder's cancelled lease 19778/68.

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

Wongoondy Estate (about 20 miles South of Mullewa).

Corr. 2308/28. (Plan 127/80, C1.)

Lot 28, containing 2,043a. 1r. 1p.; purchase money, £277; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £6 4s. 8d., balance 35 years principal and interest at 4½% per annum £7 14s. 6d.; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £6 18s. 6d., balance 35 years principal and interest at 5% per annum £8 4s. 4d. The previous *Gazette* notice concerning this location is hereby cancelled.

Yilgarn District (about 2 miles North of Campion).

Corr. No. 3561/40. (Plan 54/80, C4.)

Location 1375, containing 1,399a. 3r. 37p., at 1s. 8d. per acre; classification page 2 of 981/26; subject to mining conditions and to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled.

WEDNESDAY, 7th DECEMBER, 1949.

Avon District (about 4 miles South of Mawson).

Corr. No. 1840/30. (Plan 3D/40, C4.)

Locations 18571, 18728 and 16659, containing 300a. 2r. 33p., 537a. 2r. 28p. and 118a. 2r. 32p., respectively, at 8s., 3s. 3d. and 5s. 6d. per acre, respectively; classifications pages 8 of 1840/30, 8 of 2692/34 and 8 of 3311/18, respectively; subject to payment for improvements; locations 18728 and 16659 are also subject to exemption from road rates for two years from date of approval of application; being A. S. Browning's cancelled leases 68/2595, 347/725 and 10989/68.

Nelson District (about 15 miles West of Manjimup).

Corr. No. 531/27. (Plan 439C/40, D4.)

Locations 7884, 7885 and 7886, containing 71a. 1r. 26p., at 17s. 6d. per acre; classification page 31 of 531/27; subject to payment for improvements, mining and timber conditions. The previous *Gazette* notice concerning these locations is hereby cancelled.

Nelson District (about 5 miles South-East of Nannup).

Corr. No. 735/38. (Plan 439A/40, B2.)

Location 11177, containing 213a. 0r. 7p., at 10s. 6d. per acre; subject to Rural and Industries Bank indebtedness and to the special conditions governing selection in this district; being W. H. Hall's cancelled lease 347/1956.

Ninghan District (about 11 miles South of Dalgouring).

Corr. No. 2608/33. (Plans 55/80, D1, 66/80, D4.)

Locations 610 and 2173, containing 1,592a. 0r. 31p., at 1s. 6d. per acre; classification pages 22 and 47 of 2950/23; subject to Rural and Industries Bank indebtedness; being A. Bagshaw's cancelled lease 55/2634.

Plantagenet District (about 2 miles North of Bornholm).

Corr. No. 509/30. (Plan 457A/40, A1.)

Location 3055, containing 159a. 3r. 37p., at 12s. per acre; classification page 29 of 509/30; subject to payment for improvements, if any. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (about 3 miles North-West of Karlgarin).

Corr. No. 1897/34. (Plans 345/80, DE4, 376/80, DE1.)

Location 177, containing 1,060a. 3r. 2p., at 3s. 6d. per acre; classification page 49 of 1897/34; subject to Rural and Industries Bank indebtedness and to a cropping lease expiring on 28/2/50. The previous *Gazette* notice concerning this location is hereby cancelled.

Roe District (about 6 miles East of Wardercarrin).

Corr. No. 6824/25. (Plan 387/80, E1.)

Locations 884 and 885, containing 1,426a. 3r. 21p., at 7s. per acre; classification page 25 of 6824/25; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning these locations is hereby cancelled.

Roe District (about 15 miles East of Pingaring).

Corr. No. 1183/37. (Plan 375/80, A3.)

Location 1718, containing 1,847a. 0r. 14p., at 5s. 6d. per acre; classification page 36 of 4570/27; subject to exemption from road rates for two years from date of approval of application; being W. T. Jensen's cancelled lease 348/688.

Swan District (about 30 miles West of Wannamal).

Corr. No. 3371/49. (Plan 30/80, F2.)

Locations 3229 and 3230, containing 1,000a. 0r. 2p. and 1,000a. 0r. 24p., respectively, at 3s. 6d. per acre; classification pages 14 and 15 of 3142/28; subject to exemption from road rates for two years from date of approval of application; being M. E. M. de Burgh's cancelled application.

Williams District (about 5 miles South-West of Toolibin).

Corr. No. 1903/49. (Plan 386D/40, A3.)

Locations 9595, 9596 and 9604, containing 210a., 209a. 2r. and 400a., respectively; at 9s. 3d., 9s. 3d. and 7s. 9d. per acre, respectively; classifications pages 5 of 802/10, 6 of 800/10 and 6 of 801/10, respectively; also locations 10507 and 10723, containing 775a., at 10s. per acre; classification page 5 of 10285/11; subject to Rural and Industries Bank indebtedness and to a grazing lease expiring on 31/3/1950; being A. E. North's cancelled application.

Williams District (about 2 miles North-West of Wardercarrin).

Corr. No. 308/27. (Plan 387/80, CD1.)

Location 14350, containing 605a. 2r. 23p., at 5s. per acre; classification page 6 of 308/27; subject to exemption from road rates for two years from date of approval of application; being W. McWilliams' cancelled lease 22345/68.

H. E. SMITH,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

WE, L. R. Blight, W. G., A. L. and F. L. Beckingham, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Mukinbudin Road Board to close the said portion of road, viz.:—

Mukinbudin.

4729/26.

M.468. The surveyed road through Ninghan Locations 469, 546 and 2812, from the surveyed road on the Western boundary of location 469 to the Eastern boundary of location 2812. (Plan 54/80, A1.)

A. L. BECKINGHAM.
W. G. BECKINGHAM.
F. L. BECKINGHAM.
L. R. BLIGHT.

I, George Bent, on behalf of the Mukinbudin Road Board, hereby assent to the above application to close the road therein described.

GEORGE BENT,
Chairman Mukinbudin Road Board.

10th October, 1949.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

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

Williams.

4833/49.

W.647. The surveyed road along the Southern boundary of former Williams Location 20 (now portion of location 13986), from a surveyed road along the Western boundary of location 1900 to the Eastern boundary of former location 374. (Plan 385D/40, A3.)

H. E. SMITH,
for Minister for Lands.

I, Arnold Colin Rintoul, on behalf of the Williams Road Board, hereby assent to the above application to close the road therein described.

A. C. RINTOUL,
Chairman Williams Road Board.

28/10/1949.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

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

Broomehill.

6139/23.

B.504. The surveyed road through Kojonup Location 8828, from a surveyed road at a North-Western corner of Kojonup Location 8809 to the Southern side of the Katanning-Kojonup Railway Reserve. (Plan 416C/40, E and F4.)

H. E. SMITH,
for Minister for Lands.

I, Norman Anderson, on behalf of the Broomehill Road Board, hereby assent to the above application to close the road therein described.

NORMAN ANDERSON,
Chairman Broomehill Road Board.

20/10/49.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

I, JABEZ BORLASE, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Mukinbudin Road Board to close the said portion of road, viz.:—

Mukinbudin.

2227/48.

M.458. The surveyed road along the Eastern boundary of Ninghan Location 3015, from the North-Eastern corner of the said location to a surveyed road at its South-Eastern corner. (Plans 66/80, F4, 55/80, F1.)

J. BORLASE.

I, George Bent, on behalf of the Mukinbudin Road Board, hereby assent to the above application to close the road therein described.

GEORGE BENT,
Chairman Mukinbudin Road Board.

10th October, 1949.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

WE, B. A. Grosskopf, H. W. Giles, S. A. Giles and J. S. Hodgson, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Victoria Plains Road Board to close the said portion of road, viz.:—

Victoria Plains.

1515/28.

V.73. Road No. 8109, from the South-East corner of lot M.1175 of Melbourne Location 935 to the North-West corner of lot M.1727. (Plans 32/80, A1 and 57/80, A4.)

B. A. GROSSKOPF.
S. A. GILES.
H. W. GILES.
J. S. HODGSON.

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

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

4/11/49.

FORESTS ACT, 1918.

Forests Department,
Perth, 1st November, 1949.

F.D. 1813/36.

HIS Excellency the Governor in Executive Council has been pleased to approve, in pursuance of section 13 of the Forests Act, 1918, of the appointment of Sergeant

William James Bunt to the position of Honorary Forester at Wyndham, as from the 17th day of September, 1949. The appointment of Sergeant Stanley Anderson is hereby cancelled.

T. N. STOATE,
Conservator of Forests.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1013/49.

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 1, Claremont, to serve lots 36, 37 and 61, Garden Street, Claremont.

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 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 18th day of November, 1949.

J. C. HUTCHINSON,
Under Secretary.

THE WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest, in Western Australia:

I, LAWRENCE T. BUCKINGHAM, being a Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Canning, for the year ending on the 31st December, 1950.

(Sgd.) L. T. BUCKINGHAM.

THE WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

I, LAWRENCE T. BUCKINGHAM, being a Ranger of the Catchment Areas known as Victoria, Kangaroo Gully and Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Kangaroo Gully and Canning for the year ending on the 31st December, 1950.

(Sgd.) L. T. BUCKINGHAM.

THE WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan, in Western Australia:

I, THOMAS WILLIAM MARTIN, being a Ranger of the Catchment Areas known as Victoria, Kangaroo Gully and Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Victoria, Kangaroo Gully and Canning, for the year ending on the 31st December, 1950.

(Sgd.) T. W. MARTIN.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest, in Western Australia:

I, THOMAS WILLIAM MARTIN, being a Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Canning, for the year ending on the 31st December, 1950.

(Sgd.) T. W. MARTIN.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest, in Western Australia:

I, FRANK WILKINSON, being a Ranger of the Catchment Area known as Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department,

at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Wungong, for the year ending on the 31st December, 1950.

(Sgd.) F. WILKINSON.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

To the Licensing Court for the District of Swan, in Western Australia:

I, FRANK WILKINSON, being a Ranger of the Catchment Areas known as Churchman Brook and Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Churchman Brook and Wungong, for the year ending on the 31st December, 1950.

(Sgd.) F. WILKINSON.

P.W. 2084/48 ; Ex. Co. No. 2508.

PUBLIC WORKS ACT, 1902-1945.

LAND ACQUISITION.

Bayswater Road Board—Recreation Ground between Coode and Lawrence Streets—Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval under the Road Districts Act, 1919-1948 and the Public Works Act, 1902-1945 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been compulsorily taken and set apart for the purposes of the following public work, namely:—Extension of Recreation Ground between Coode and Lawrence Streets, and that the several portions of the roads, streets, or thoroughfares referred to in such Schedule and which are by this notice so set apart, taken or resumed are hereby wholly closed and have ceased to be public highways.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 31973, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31973.	Owner or Reputed Owner.	Description.	Area.
1, 2, 3, 21, 22 and 23	John Bearne Hawkins	Portion of Swan Location U, being Lots 1, 2, 3, 21, 22 and 23 on L.T.O. Plan 722 (Certificate of Title Volume 51, Folio 138)	a. r. p. 0 2 22.8
4 to 9 (inclusive)	Cyril Ernest Peet	Portion of Swan Location U, being Lots 4 to 9 (inclusive) and 34 to 40 (inclusive) on L.T.O. Plan 722 (Certificate of Title Volume 1109, Folio 922)	1 0 30.7
34 to 40 (inclusive)	James Samuel Norrish	Portion of Swan Location U, being Lots 10 and 11 on L.T.O. Plan 722 (Certificate of Title Volume 1109, Folio 816)	0 0 28.4
10 and 11	Walter Douglas Campbell	Portion of Swan Location U, being Lots 12, 13, 14 and 15 on L.T.O. Plan 722 (Certificate of Title Volume 113, Folio 39)	0 1 16.8
12, 13, 14, and 15	Herbert Henry Simmons	Portion of Swan Location U, being Lots 16, 17, 18, 19 and 20 on L.T.O. Plan 722 (Certificate of Title Volume 1038, Folio 290)	0 1 37
16 to 20 (inclusive)	Christopher Aloysius Symons	Portion of Swan Location U, being Lots 24 and 25 on L.T.O. Plan 722 (Certificate of Title Volume 1109, Folio 918)	0 0 28.6
24 and 25	Howard Wilfred William Carran	Portion of Swan Location U, being Lots 26 to 33 (inclusive) on L.T.O. Plan 722 (Certificate of Title Volume 561, Folio 48)	0 2 33.8
26 to 33 (inclusive)	Victor Prytz	Portion of Swan Location U, being First Avenue and all rights-of-way contained in L.T.O. Plan 722 (Certificate of Title Volume 230, Folio 142)	1 0 35.6
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Certified correct this 11th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

PUBLIC WORKS ACT, 1902-1945.

P.W. 713/49 ; Ex. Co. No. 2512.

LAND RESUMPTION.

Northampton School—Additional Land.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Northampton Townsite—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Northampton School—Additional Land.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31968, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31968.	Owner or Reputed Owner.	Description.	Area.
....	Samuel Hazlett	Northampton Town Lots 170, 171, 172 and 173 (Certificate of Title Volume 1098, Folio 835)	a. r. p. 5 0 38

Certified correct this 31st day of October, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

PUBLIC WORKS ACT, 1902-1945.

P.W. 1325/48 ; Ex. Co. No. 2440.

LAND RESUMPTION.

Bridgetown School.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Bridgetown Townsite—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Bridgetown School.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31998, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31998.	Owner or Reputed Owner.	Description.	Area.
1	Elder Smith & Co., Limited	Portion of Bridgetown Town Lot 97, being Lot 4 on L.T.O. Diagram 5923 (Certificate of Title Volume 926, Folio 117)	a. r. p. 1 0 20
2	Stephen Michael O'Neil	Bridgetown Town Lot 98 (Certificate of Title Volume 29, Folio 23)	2 1 0
3	Doris Ada Braund	Bridgetown Town Lot 99 (Certificate of Title Volume 29, Folio 24)	2 1 0
4, 5 and 6	Elder Smith & Co., Limited	Bridgetown Town Lots 112, 113, and 114 (Certificate of Title Volume 1009, Folio 774)	6 3 0
7	Walter John Giblett	Portion of Bridgetown Town Lot 97, being Lot 1 on L.T.O. Diagram 5923 (Certificate of Title Volume 940, Folio 86)	0 1 20
8 and 9	Dalgety and Company, Limited	Portion of Bridgetown Town Lot 97, being Lots 2 and 3 on L.T.O. Diagram 5923 (Certificate of Title Volume 857, Folio 3)	0 3 1

Certified correct this 14th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

P.W. 762/47 ; Ex. Co. No. 2505.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Queens Park School—Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Queens Park School—Extension.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed, are shown marked off on Plan, P.W.D., W.A., 31901 (L.T.O. Diagram 14974), which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31901.	Owner or Reputed Owner.	Description.	Area.
....	Children's Cottage Home (Incorporated)	Portion of Canning Location 2, being part of Lot 293 (Certificate of Title Volume 331, Folio 170)	a. r. p. 2 0 0

Certified correct this 11th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

P.W. 1569/46 ; Ex. Co. No. 2510.

PUBLIC WORKS ACT, 1902-1945.

LAND ACQUISITION.

Bayswater Road Board—Recreation Ground at Burnside Street.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval under the Road Districts Act, 1919-1948 and the Public Works Act, 1902-1945 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been compulsorily taken and set apart for the purposes of the following public work, namely :—Recreation Ground at Burnside Street.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 31965, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31965.	Owner or Reputed Owner.	Description.	Area.
1, 2, 3 and 4	Walters Limited	Portion of Swan Location U, being Lots 33, 34, 35 and 36 on L.T.O. Plan 2593 (Certificate of Title Volume 362, Folio 112)	a. r. p. 0 1 34.5
5 and 6	Mary Wells	Portion of Swan Location U, being Lots 37 and 38 on L.T.O. Plan 2593 (Certificate of Title Volume 427, Folio 109)	0 0 35.6
7	Cedric Lewis Arnold	Portion of Swan Location U, being Lot 39 on L.T.O. Plan 2593 (Certificate of Title Volume 1065, Folio 969)	0 0 17.8
8	Sarah Ellen Clark	Portion of Swan Location U, being Lot 40 on L.T.O. Plan 2593 (Certificate of Title Volume 364, Folio 190)	0 0 17.8
9	William Herbert Scott	Portion of Swan Location U, being Lot 41 on L.T.O. Plan 2593 (Certificate of Title Volume 364, Folio 189)	0 0 17.8

Certified correct this 28th day of October, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.
Dated this 16th day of November, 1949.

P.W. 1857/48 ; Ex. Co. No. 2502.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Westminster School.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Perthshire District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Westminster School.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31981, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31981.	Owner or Reputed Owner.	Description.	Area.
1 and 2	Estates Development Company Proprietary, Limited	Portion of Perthshire Location Au, being Lots 49 and 50 on L.T.O. Plan 924 (Certificate of Title Volume 1083, Folio 290)	a. r. p. 10 0 0

Certified correct this 10th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

P.W. 225/47 ; Ex. Co. No. 2506.

PUBLIC WORKS ACT, 1902-1945.

LAND ACQUISITION.

Bayswater Road Board—Extension of Recreation Ground at Ashfield Parade.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval under the Road Districts Act, 1919-1948 and the Public Works Act, 1902-1945 of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been compulsorily taken and set apart for the purposes of the following public work, namely :—Extension of Recreation Ground at Ashfield Parade.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan P.W.D., W.A., 31982, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31982.	Owner or Reputed Owner.	Description.	Area.
1	Mate Katich	Portion of Swan Location S, being Lot 16 on L.T.O. Plan 5223 (Certificate of Title Volume 1094, Folio 745)	a. r. p. 0 1 3.2
2	Mary Jane Hobbs	Portion of Swan Location S, being Lot 17 on L.T.O. Plan 5223 (Certificate of Title Volume 1085, Folio 952)	0 1 1
3 and 4	Martin Sugg	Portion of Swan Location S, being Lots 18 and 19 on L.T.O. Plan 5223 (Certificate of Title Volume 1034, Folio 520)	0 2 0
5	Charles Arthur Newman	Portion of Swan Location S, being Lot 20 on L.T.O. Plan 5223 (Certificate of Title Volume 1050, Folio 132)	0 1 0
6	Vera Constance Gibbs	Portion of Swan Location S, being Lot 21 on L.T.O. Plan 5223 (Certificate of Title Volume 1059, Folio 542)	0 1 9.8

Certified correct this 11th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

P.W. 1670/49 ; Ex. Co. No. 2511.
 STATE HOUSING ACT, 1946 ; PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

State Housing at Alice and Stirling Streets, Scarborough.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all the Swan District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—State Housing at Alice and Stirling Streets, Scarborough.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31964, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31964.	Owner or Reputed Owner.	Description.	Area.
1	Garnet Massey, Executor of the Will of Martha Massey (deceased)	Portion of Swan Location 959, being Lot 420 on L.T.O. Plan 2856 (Certificate of Title Volume 472, Folio 65)	a. r. p. 0 0 25.5
2, 3, 4 and 5	Charles Edgar Stoneman	Portion of Swan Location 959, being Lots 421, 422, 996 and 997 on L.T.O. Plan 2856 (Certi- ficate of Title Volume 711, Folio 82)	0 2 25.8

Certified correct this 28th day of October, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

P.W. 1999/49 ; Ex. Co. No. 2504.
 PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Public Works Depot at Albany.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Plantaganet District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of November, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Public Works Depot at Albany.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31984, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31984.	Owner or Reputed Owner.	Description.	Area.
1 and 2	Sydney Bevan	Portion of Plantaganet Location 353, being Lots 5 and 7 on L.T.O. Plan 321 (Certificate of Title Volume 1030, Folio 398)	a. r. p. 1 2 24
3	Sydney Bevan	Portion of Plantaganet Location 353, being Lot 11 on L.T.O. Plan 156 (Certificate of Title Volume 953, Folio 100)	1 0 0
4 and 5	Hubert Henry Hill	Portion of Plantaganet Location 353, being Lots 12 and 13 on L.T.O. Plan 156 (Certificate of Title Volume 1061, Folio 500)	2 0 0

Certified correct this 11th day of November, 1949.

VICTOR DONEY,
Minister for Works.

JAMES MITCHELL,
Governor in Executive Council.

Dated this 16th day of November, 1949.

THE BROOKTON ROAD DISTRICT.

Notice Requiring Payment of Rates under Part VI. of the Road Districts Act, 1919-1949.

THE several registered proprietors or owners in fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seized of the fee simple respectively of the several pieces of land described in the fourth column of the Schedule hereto, and persons appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in such land, and whose names appear in the first column of the Schedule.

TAKE NOTICE that:—

1. Default has been made in the payment to the Board of the Road District abovenamed of a rate charged on the several pieces of land described in the fourth column of the Schedule hereto, and the said default has continued in respect of each separate piece of land since the date in the second column of the Schedule hereto set opposite the description of that piece of land;
2. The total amount owing to the said Board in respect of rates and other amounts charged on each piece of land is in the third column of the Schedule hereto set opposite the description of that piece of land;
3. Payment of these amounts representing rates is hereby required; and
4. In default of payment thereof, the said several pieces of land will be offered for sale by public auction after the expiration of three months from the date hereof at a time appointed by the said Board.

The pieces of land in respect of which the rates specified in the third column of the Schedule hereto are owing are those severally described in the fourth column of the said Schedule and set opposite the respective amounts so specified.

Dated the 11th day of November, 1949.

J. A. SMALLMAN,
Secretary of the Board.

SCHEDULE HEREINBEFORE REFERRED TO.

Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land.	Date since which the Default has continued.	Amount owing, showing separately the Amount owing as Rates and any other Amounts owing.						Description of the several Pieces of Land referred to.
		Rates.		Costs.				
		£	s.	d.	£	s.	d.	
1. James Raymond Martin, as Administrator Estate Margaret Byrne, Deceased, Commissioner of Taxation	1st July, 1937	10	5	2	4	4	0	Part of Brookton Suburban Lot 52 and being part of the land comprised in Certificate of Title Volume 394, Folio 189.
2. Henry Richard Hatch and Sydney Frederick Hatch, Villeneuve Francis Smith, Doris May Estil Balston, T. F. Wright & Co., Limited, Burridge & Warren, Limited, Aubrey Righton Gibbs, Commissioner of Taxation	1st July, 1940	14	10	2	4	4	0	Portion of Brookton Town Lot 9 and being Lot 2 on Diagram 2058 and being the whole of the land comprised in Certificate of Title Volume 594, Folio 182.
3. Mary May Shephard, Commissioner of Taxation	1st July, 1939	6	3	6	4	4	0	Portion Brookton Town Lot 9 and being Lot 8 on Deposited Diagram 2058 and being the whole of the land comprised in Certificate of Title Volume 445, Folio 192.
4. Alfred Wake King	1st July, 1939	8	12	9	4	4	0	Avon Location 7685 and being the whole of the land comprised in Crown Lease 536/1926.
5. George Leslie Cameron, Commissioner of Taxation	1st July, 1937	13	8	8	4	4	0	Brookton Town Lot 108 and being the whole of the land comprised in Certificate of Title Volume 406, Folio 143.
6. Arthur Charles Niquel Olden	1st July, 1935	7	4	7	4	4	0	Brookton Lot 196 and being the whole of the land comprised in Certificate of Title Volume 781, Folio 168.
7. Sydney Richard Smyth, Commissioner of Taxation	1st July, 1936	23	5	11	4	4	0	Brookton Town Lots 124 and 125 and being the whole of the land comprised in Certificate of Title Volume 364, Folio 123. Brookton Town Lot 107 and being the whole of the land comprised in Certificate of Title Volume 419, Folio 58.
8. Joyce Kingston Coombe, Commissioner of Taxation	1st July, 1937	6	9	0	4	4	0	Brookton Town Lot 119 and being the whole of the land comprised in Certificate of Title Volume 528, Folio 155.

ROAD DISTRICTS ACT, 1919.

Merredin Road Board.

Notice of Intention to Borrow—Proposed Loan of £1,000.
NOTICE is hereby given that at a meeting of the Board held 12th March, 1949, the Merredin Road Board resolved to borrow the sum of £1,000 to be expended on works and undertakings in the Merredin Road District, and the said works and undertakings being improvements to the Merredin Recreation Ground.

Details of the manner in which the said £1,000 is to be expended, together with plans and all particulars and estimates of costs of the proposed works, and statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Merredin Road Board, situated in Mitchell Street, Merredin, for one month from publication hereof, between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays, and on Saturdays from 9 a.m. to 12 noon.

The amount of £1,000 is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per cent. per annum (£3 7s. 6d. per cent.), payable half-yearly.

The amount of the said debentures and interest thereon is to be paid at the Treasury, Perth.

Dated this 3rd November, 1949.

F. C. CAUGHEY,
Chairman.

F. A. LAW,
Secretary.

ROAD DISTRICTS ACT, 1919.

Merredin Road Board.

Notice of Intention to Borrow—Proposed Loan of £500. NOTICE is hereby given that at a meeting of the Board held 12th March, 1949, the Merredin Road Board resolved to borrow the sum of £500 to be expended on works and undertakings in the Merredin Road District, the said works and undertakings being to repay to revenue account the sum of £500 already expended in the purchase of buildings from Army Disposals re-erected on the Merredin Recreation Ground.

Details of the manner in which the said £500 is being expended, together with plans and all particulars, are open for inspection at the office of the Merredin Road Board situated in Mitchell Street, Merredin, for one month from publication hereof, between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays, and on Saturdays from 9 a.m. to 12 noon.

The amount of £500 is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per cent. per annum (£3 7s. 6d. per cent.), payable half-yearly.

The amount of the said debentures and interest thereon is to be paid at the Treasury, Perth.

Dated this 3rd November, 1949.

F. C. CAUGHEY,
Chairman.

F. A. LAW,
Secretary.

ROAD DISTRICTS ACT, 1919.

Merredin Road Board.

Notice of Intention to Borrow—Proposed Loan of £1,500. NOTICE is hereby given that at a meeting of the Board held 12th March, 1949, the Merredin Road Board resolved to borrow the sum of £1,500 to be expended on works and undertakings in the Merredin Road District, the said works and undertakings being additions to the Merredin District Hall.

Details of the manner in which the said £1,500 is to be expended, together with plans and all particulars and estimates of costs of the proposed works, and statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Merredin Road Board, situated in Mitchell Street, Merredin, for one month from publication hereof, between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays, and on Saturdays from 9 a.m. to 12 noon.

The amount of £1,500 is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per cent. per annum (£3 7s. 6d. per cent.), payable half-yearly.

The amount of the said debentures and interest thereon is to be paid at the Treasury, Perth.

Dated 3rd November, 1949.

F. C. CAUGHEY,
Chairman.

F. A. LAW,
Secretary.

ROAD DISTRICTS ACT, 1919.

Merredin Road Board.

Notice of Intention to Borrow—Proposed Loan of £1,500.

NOTICE is hereby given that at a meeting of the Board held 12th March, 1949, the Merredin Road Board resolved to borrow the sum of £1,500 to be expended on bitumen surfacing of sundry streets in the Townsite of Merredin, in the Merredin Road District.

Details of the manner in which the said £1,500 is to be expended, together with plans and all particulars and estimates of costs of the proposed works, and statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Merredin Road Board, situated in Mitchell Street, Merredin, for one month from publication hereof, between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays, and on Saturdays from 9 a.m. to 12 noon.

The amount of £1,500 is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the date of issue hereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence per cent. per annum (£3 7s. 6d. per cent.), payable half-yearly.

The amount of the said debentures and interest thereon is to be paid at the Treasury, Perth.

Dated this 3rd November, 1949.

F. C. CAUGHEY,
Chairman.

F. A. LAW,
Secretary.

THE VICTORIA PLAINS ROAD DISTRICT.

Notice Requiring Payment of Rates under Part VI. of the Road Districts Act, 1919-1949.

THE several registered proprietors or owners in fee simple, or persons appearing by the last memorial in the office of the Registrar of Deeds to be seized of the fee simple respectively of the several pieces of land described in the fourth paragraph of the Schedule hereto, and persons appearing in the Register Book or by memorial in the office of the Registrar of Deeds to have respectively an estate or interest in such land, and whose names appear in the first paragraph of the Schedule.

Take notice that:—

1. Default has been made in the payment to the Board of the Road District abovenamed of a rate charged on the several pieces of land described in the fourth paragraph of the Schedule hereto, and the said default has continued in respect of each separate piece of land since the date in the second paragraph of the Schedule hereto set opposite the description of that piece of land.

2. The total amount owing to the said Board in respect of rates and other amounts charged on each piece of land is in the third paragraph of the Schedule hereto set to the description of that piece of land.

3. Payment of these amounts representing rates is hereby required.

4. In default of payment thereof, the said several pieces of land will be offered for sale by public auction after the expiration of three months from the date hereof at a time appointed by the said Board.

The pieces of land in respect of which the rates specified in the third paragraph of the Schedule hereto are owing are those severally described in the fourth paragraph of the said Schedule and set to the respective amounts so specified.

Dated the 4th day of November, 1949.

J. R. WOODS,
Secretary of the Board.

Schedule Hereinbefore Referred to.

Names of Registered Proprietors or Owners and also of all other Persons having an Estate or Interest in the Land—Edith Wynne Mendel, Vera Rosalind Wynn Meynell and Beatrix Mary Wynn Everett.

Date since which the Default has Continued—10th July, 1943.

Amount Owing, showing separately the Amount Owing as Rates and any other Amounts Owing—£93 12s. 3d. rates, £7 7s. costs.

Description of the Several Pieces of Land referred to—Portions of Avon Location 1829 and being lots 1, 3, 5, 9 and part of lot 7 on Plan 4901, and being the whole of the land contained in Certificate of Title, Volume 1065, Folio 942.

CUBALLING ROAD BOARD.

Notice of Intention to Borrow—Proposed Loan No. 2 (£1,500).

NOTICE is hereby given that the Cuballing Road Board proposes to borrow the sum of one thousand five hundred pounds (£1,500) for the purchase of one "Movemor" 3 in 1 Power Loader.

It is proposed to raise this sum by the sale of debentures repayable with interest by 14 half-yearly instalments over a period of seven years after date of issue, in lieu of sinking fund. The debentures shall bear interest at a rate not exceeding three pounds seven shillings and sixpence (£3 7s. 6d.) per cent. per annum. The amount of the said debentures and interest thereon to be paid at the Commonwealth Bank, Perth.

An estimate and statement showing the proposed expenditure of the money to be borrowed is open for inspection by ratepayers at the office of the Board at Cuballing during normal office hours for one calendar month after the last publication of this notice.

Dated this 11th day of November, 1949.

R. M. HAWKSLEY,
Chairman.

A. CLARK,
Secretary.

BAYSWATER TOWN PLANNING SCHEME.

Advertisement of Resolution deciding to Amplify and Amend a Town Planning Scheme.

NOTICE is hereby given that the Road Board of Bayswater, on 2nd day of November, 1949, passed the following resolution:—

Resolved that the Board, in pursuance of section 7, subsection (4) of the Town Planning and Development Act, 1928, amplify and amend the Bayswater Town Planning Scheme (T.P.B. 448/33, gazetted on 12th April, 1935) in so far as it applies to Shopping Areas, by including the following lot in the shopping area:—Lot 166, Titles Plan 1146, situated in Walter Road.

This lot is shown on the Plan No. 1 by a red border around such lot.

And notice is hereby further given that Plan No. 1, referred to in the above resolution, has been deposited at the Town Hall, Slade Street, Bayswater, and will be open for inspection by all persons interested, without payment of any fee, between the hours of 9.30 a.m. and 4 p.m., Mondays to Fridays (closed Saturdays).

Any objection to the above proposed amendment should be sent in writing to the Secretary of the Bayswater Road Board before 9th December, 1949.

Dated this 18th day of November, 1949.

D. M. LEE,
Vice Chairman.

A. B. BONE,
Secretary.

Notified for public information.

D. L. DAVIDSON,
Chairman, Town Planning Board.

THE ROAD DISTRICTS ACT, 1919-1948.

Section 286 E A.

APPLICATION has been made by the Wyalkatchem Road Board to the Minister for Local Government for a certificate pursuant to section 286 E A of the Road Districts Act, 1919-1948, that the land specified in the Schedule hereunder be vested in His Majesty.

Any person objecting to the issue of such certificate is required to lodge particulars of his objection with the undersigned on or before the 30th day of December, 1949, in order that such objection may be placed before the Minister when he considers the application in accordance with the provisions of the Act.

Dated the 25th day of November, 1949.

GEO. S. LINDSAY,
Secretary Local Government.

Schedule.

Description of the Land referred to.

Land and Persons Interested.

Korrelocking Lot 29, Certificate of Title, Volume 625, Folio 198; Daniel Vincent Denkel, of Dowerin, as Owner; Commissioner of Taxation, Perth, as Caveator.

Korrelocking Lot 73, Certificate of Title, Volume 542, Folio 26, and Korrelocking Lot 74, Certificate of Title, Volume 542, Folio 24; The Public Trustee, as administrator of the Estate of Anna Mary Smith, Owner; The Commissioner of Taxation, Perth, as Caveator.

Korrelocking Lot 88, Certificate of Title, Volume 558, Folio 24; Lancelot Ledsam Throssell, of Northam, executor of the the Will of George Lionel Throssell, as Owner; Commissioner of Titles on behalf of Evelyn Crystal Throssell, as Caveator.

TOWN PLANNING AND DEVELOPMENT ACT, 1928.

Manjimup Road Board.

Town Planning Scheme—Amendment and Extension of Business Area.

NOTICE is hereby given that the Manjimup Road Board on the 15th day of October, 1949, passed the following resolution:—“That the Board’s decision regarding the extension of the Business Area be advertised and objections to same asked for.”

The extension of the business area referred to is as follows:—

From the existing boundary at South-West corner of lot 131 (Ipsen Street), continuing in a Westerly direction on the North side of Ipsen Street to the intersection of Moore and Ipsen Streets, then continuing in a Northerly direction on the Eastern side of Moore Street to the intersection of Moore and Mount Streets, then continuing in an Easterly direction on the Southern side of Mount Street to the existing boundary, which is approximately half way along Mount Street between Bath Street and Rose Street.

And notice is hereby given that the proposed extension of the business area as stated above has been delineated on the plan of the scheme deposited in the Board Office, Manjimup, and will be open to inspection by any person interested, without payment of a fee, between the hours of 10 a.m. and 3 p.m., Monday to Friday, and 9.30 a.m. to 11.30 a.m. Saturday.

Dated this 28th day of October, 1949.

L. THOMPSON,
Chairman.

F. W. FOWLES,
Secretary.

NOTICE is hereby further given that the plan of the scheme referred to in the above resolution has been deposited at the office of the Manjimup Road Board, and will be open to inspection by all persons interested, without the payment of any fee, between the hours of 10 a.m. to 11.30 a.m. on Saturday.

Any suggestions for the inclusion of any lands or works in the area of the proposed scheme, or any objections to any of the lands or works being included in the proposed scheme, should be sent in writing to the Secretary, Manjimup Road Board, Manjimup, on or before 8th December, 1949.

Dated this 28th day of October, 1949.

F. W. FOWLES,
Secretary Manjimup Road Board.

Notified for public information—

D. L. DAVIDSON,
Chairman Town Planning Board.

PUBLIC WORKS TENDERS.

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

Burracoppin School and Quarters—Repairs and Renovations (10650); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 8th November, 1949.

Meckering School and Quarters—New Latrines and Sewerage (10651); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Water Supply Office, Northam, on and after 8th November, 1949.

Nabawa School—Additions—Removal of Classroom from Ogilvie (10652); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Geraldton, and Police Station, Northampton, on and after 8th November, 1949.

Kellerberrin School—Additions and Sewerage (10653); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Kellerberrin, on and after 8th November, 1949.

Perth-Fremantle Government Buildings—Chimney Sweeping Contract (10655); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Fremantle, on and after 8th November, 1949.

Kalgoorlie Senior and Infants' School—Ground Improvements (10666); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 25th October, 1949.

Northcliffe School—Removal of Group 141 School (10656); 22nd November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Manjimup, on and after 8th November, 1949.

Purchase of Property—Kulyalling School: (a) *in situ*, (b) for removal; 22nd November, 1949; conditions may be seen at P.W.D., Perth; Police Stations Pingelly and Brookton, and P.W.D., Narrogin.

Midland Junction Abattoirs—Refrigerating Plant and Cabinets (10659); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 15th November, 1949.

Lake Grace—New Framed School (10660); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and at Police Station, Lake Grace, on and after 15th November, 1949.

Mullewa Hospital—Additions to Hospital and New Brick Quarters (10648); 29th 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.

North Dandalup New School—Erection (10658); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Pinjarra, on and after 15th November, 1949.

Capel School and Quarters—Latrines and Sewerage (10661); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 15th November, 1949.

Wagin Court House—Additions for R. and I. Bank (10662); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Clerk of Courts Office, Wagin, on and after 15th November, 1949.

Merredin Research Station—Additions to Implement Shed (10663); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 15th November, 1949.

Merredin Research Station—New Quarters (10664); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 15th November, 1949.

Midland Junction Police Station—Additions and Alterations (10665); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 15th November, 1949.

Wooroloo Sanatorium—Ammonia Refrigeration Plant (10667); 29th November, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, as from 11th November, 1949.

Kalgoorlie Hospital—Repairs and Renovations (10668); 6th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 22nd November, 1949.

Esperance Residence—Repairs and Renovations (10669); 6th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, and Police Station, Esperance, on and after 22nd November, 1949.

Dumbleyung School—Additions and Repairs and Renovations (10670); 6th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Court House, Wagin, on and after 22nd November, 1949.

Kwolyin State Hotel—Repairs and Renovations (10671); 6th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 22nd November, 1949.

Bayswater School—Well Sinking and Pump (10672); 6th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 22nd 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.

17th November, 1949.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 18 of 1947.

Between the Hotel, Club, Caterers, Tearoom and Restaurant Employees' Industrial Union of Workers, Perth Applicant, and Esplanade Hotel, Albany; Rose Hotel, Bunbury; Commercial Hotel, Collie; Freemasons Hotel Geraldton; Club Hotel, Northam; Kulin Hotel, Kulin Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred in 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 date 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 "Hotel Workers' (South-West Land Division) Award."

2.—Arrangement.

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|----------------------------------|---|
| 1. Title. | 20. Part Time. |
| 2. Arrangement. | 21. Weekly Wage. |
| 3. Scope. | 22. Bar Work. |
| 4. Area. | 23. Head Bands and Uniforms. |
| 5. Term. | 24. Laundering. |
| 6. Definition. | 25. Higher Duties. |
| 7. Hours. | 26. Record. |
| 8. Spread of Shift. | 27. Holidays. |
| 9. Breaks in Shift. | 28. Annual Leave. |
| 10. Roster. | 29. Payment for Sickness. |
| 11. Overtime. | 30. Change and Rest Rooms. |
| 12. Night Work. | 31. Climbing Ladders and Cleaning of Public Lavatories. |
| 13. Wages. | 32. Under-rate Workers. |
| 14. Board and Lodging. | 33. Board of Reference. |
| 15. Accommodation. | 34. No Victimisation. |
| 16. Meals. | |
| 17. Junior Workers. | |
| 18. Junior Workers' Certificate. | |
| 19. Casual Workers. | |

3.—Scope.

This Award shall apply to all workers employed in the classifications described in Clause 13 hereof.

4.—Area.

This Award shall have effect over the area comprised within the South-West Land Division in the State of Western Australia excluding the area within a radius of twenty (20) miles from the General Post Office, Perth.

5.—Term.

This Award shall be for a period of one (1) year from the commencement of the pay period next following the date hereof.

6.—Definitions.

"Cellarman" shall mean a worker who is exclusively or principally engaged in the breaking down and bottling of spirituous liquors in the cellar of an hotel.
"Waiter" shall mean a worker who serves at table and attends to all the requirements of guests while having meals.

7.—Hours.

(a) Forty (40) hours shall constitute a week's work.
(b) If a worker is at liberty to leave the premises of the employer for any time, being not less than half an hour, but elects to remain thereon, the time he remains on the premises shall not be included in his or her working time.

8.—Spread of Shift.

(a) "Daily spread of shift" shall mean the time which elapses from the worker's starting time to the worker's finishing time for the day.

(b) "Weekly spread of shift" shall mean the aggregate number of hours contained in the daily spreads for a week.

(c) The weekly spread of shifts shall not exceed seventy-five (75) hours.

(d) Subject to Clause 11, the longest spread of shift in any one day shall not exceed twelve and a half (12½) hours.

(e) Subclauses (c) and (d) of this Clause shall not apply in the case of an employer employing less than five (5) workers under the provisions of this Award.

9.—Breaks in Shift.

In addition to breaks of at least half an hour, but not more than one hour each for meals, there may be a break of at least two hours during each shift. Such break of at least two hours may include a meal break.

10.—Roster.

(a) A roster of the working hours shall be exhibited in the office of each establishment and in such other place as it may be conveniently and readily seen by each worker concerned.

(b) Such roster shall show the name of each worker and denote the hours to be worked by each worker, and shall be open for inspection by a duly accredited representative of the Union in the office, at such time and place as the Record Book is so open for inspection.

11.—Overtime.

(a) All work done outside the daily spread provided in Clause 8 hereof, or beyond eight (8) hours in any one day, or beyond forty (40) hours in any one week, shall be deemed overtime.

(b) Provided that in the case of an employer employing less than five (5) workers under the provisions of this Award, Subclause (a) of this Clause shall read as follows:—"All work done outside the rostered hours or beyond eight (8) hours in any one day or forty (40) hours in any one week, shall be deemed overtime."

(c) Overtime shall be paid for at the rate of one-third in addition to the ordinary rates herein prescribed: Provided that any overtime in excess of seven (7) hours in any one week shall be paid for at the rate of double time.

(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.

12.—Night Work.

Except for Night Porters, any work done after 12 o'clock midnight and before 5 o'clock a.m. shall be paid at treble time rates in the case of females and time and a half in the case of male workers.

13.—Wages.

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

	Males		Females	
	per week.		per week.	
	£	s. d.	£	s. d.
Basic Wage	6	12 11	3	11 9
				Margin per week
				over
				Female
				Basic
				Wage.
Classification.	£	s. d.	£	s. d.
(1) Cooks—				
In establishments where three cooks are employed—				
First Cook	2	0 0	2	10 0
Second Cook	1	0 0	1	15 0
Third Cook		10 0		1 5 0
Where more than three cooks are employed the minimum shall be ..		10 0		1 5 0
Where two cooks are employed—				
First Cook	1	10 0	1	17 6
Second Cook		12 6		1 7 6
Where only one cook is employed	1	0 0	1	12 6
(2) Cellarman		16 7		
(3) Waiter		5 0		
(4) Kitchenman, Pantryman, Sculleryman		Nil		
(5) Night Porter		10 0		
(6) Hall Porter		5 0		
(7) Hotel Steward		5 0		
(8) Lift Attendant		Nil		
(9) Yardman, Handyman and unspecified male worker		Nil		
(10) Waitress				17 6
(11) Other female workers ..				17 6

14.—Board and Lodging.

(a) No worker shall be compelled to board and/or lodge on the employer's premises and no employer shall be compelled to board and/or lodge a worker; but where by mutual consent board and lodging are provided, the employer shall be entitled to deduct in respect of all workers, the following amounts:—

(i) for full board of twenty-one (21) meals per week: Males, £1 6s. 8d. Female, £1 6s.

(ii) For Lodging: Males, 11s. 9d. Females, 11s. 6d.

(b) Where, by mutual consent, full board is not provided, the deductions referred to in Subclause (a) hereof shall be reduced proportionately.

(c) The board and lodging allowances prescribed by this Clause shall vary proportionately with the rise or fall in the Basic Wage.

15.—Accommodation.

(a) An employer requiring a worker to sleep in shall provide suitable accommodation. If the worker shall consider the accommodation unsuitable, any party to this Award may refer the matter to the Board of Reference for decision, as provided in Clause 32.

(b) Workers sleeping in shall be provided with a common sitting-room, apart from their bedrooms, and shall have access to a properly equipped bathroom.

16.—Meals.

(a) Where full board is provided, workers shall be provided with three meals per day, such as are daily served in ordinary family hotels. Such meals shall include a dinner consisting of at least three courses.

(b) Subject to Clause 9, at least one half hour, but not more than one hour, shall be allowed for each meal.

17.—Junior Workers.

Male workers under the age of twenty-one (21) years may be employed as junior workers in any of the occupations covered by this Award, in the proportion of one junior to every two or fraction of two adult workers employed in the same occupation, at the following rates:—

	Percentage of Male Basic Wage per week.
Between 18 and 19 years of age	55
Between 19 and 20 years of age	75
Between 20 and 21 years of age	90

Provided that, where no adult is employed, one junior male may be employed, except in the kitchen.

18.—Junior Worker's Certificate.

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

1. Name in full.
2. Age and date of birth.
3. Name of each previous employer.
4. Class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be indorsed on the Certificate and signed by the employer, upon request of the worker.

No worker shall have any claim upon an employer for additional pay, in the event of the age of the worker being wrongly stated on the Certificate, and, in such case, the employer shall not be guilty of a breach of this Award.

19.—Casual Workers.

(a) A casual worker shall mean a worker engaged on an hourly contract of service.

(b) Casual workers shall be paid at the rate of time and a half.

(c) Casual workers shall not be engaged for less than three (3) hours.

20.—Part Time.

Notwithstanding the provisions of Clause 7 hereof, an employer shall be at liberty to employ part-time workers in the proportion of one (1) part-time worker to every four (4) full time workers or part thereof.

For the purpose of this Clause, part-time workers means workers regularly employed on a weekly basis for not less than two (2) consecutive hours per day and for a lesser period than forty (40) hours per week and on not less than two (2) or more than five (5) days per week.

Such workers whilst so employed shall be paid at the rate of 15 per cent. in addition to the time rate prescribed in the Award, and, that payment for annual leave, holidays, and sick leave, shall be on a pro rata basis in the same proportion as the number of hours regularly worked per week bears to forty (40) hours.

21.—Weekly Wage.

Wages shall be paid at least weekly. No employer shall hold more than one day's wages in hand. Provided that where, by reason of this provision, wages become payable on a Sunday or a public holiday, such wages may be held in hand until the next following day.

Except for casual workers, the contract of service shall be on a weekly basis; provided that one day's notice of termination of service may be given on either side.

Provided that where prior to the operation of this Award a fortnightly pay period had been in force in any establishment, such practice may continue to obtain.

22.—Bar Work.

Any worker, other than a night porter, who performs the duties of a barman, that is, actually dispensing drinks across the bar, shall be paid the same rate as provided for barmen under the Barmaids and Bar-men's Award, for the time so employed.

23.—Head Bands and Uniforms.

The employer may require plain white head bands to be worn by female employees.

Aprons, caps, collars, cuffs or any special uniforms required to be worn shall be supplied by the employer and shall be the property of the employer. Black dresses as usually worn by housemaids and waitresses and standard type uniforms as usually worn by workers in the industry shall not be deemed to be special uniforms within the meaning of this Clause.

24.—Laundering.

If an employer requires female employees to wear aprons, caps, collars, cuffs, or any special uniforms, he shall pay to such employees two shillings (2s.) per week for the laundering of same, otherwise he shall cause the same to be laundered at his own expense.

If an employer requires white coats to be worn by his male employees, he shall pay them two shillings (2s.) per week extra for the laundering of same, or cause such white coats to be laundered at his own expense.

25.—Higher Duties.

Subject to the provisions of Clause 22 any worker performing work for more than two (2) hours in any day in work carrying a higher prescribed rate of wage than that in which he is engaged shall receive such higher wage for the time so employed.

26.—Record.

(a) The employer shall keep, or cause to be kept, at his business premises, or at each of them, if more than one, a Time and Wages Book, wherein shall be entered the name and occupation of each worker, and, in the case of junior workers, the age on his last birthday, the time each worker commences and finishes work each day, and the total hours worked each week and the wages paid to each worker.

(b) The record shall be entered up from day to day.

(c) The word "book" for the purpose of this Clause, shall include loose leaves, if bound together and numbered consecutively.

(d) The employer and the worker shall be severally responsible for the proper daily entering of the record. The hours shown as worked in the Record Book shall be prima facie evidence of the correctness thereof in any proceedings for the enforcement of this Award.

(e) The book shall be open for inspection by a duly accredited representative of the Union, at the office of the employer, on days other than Saturday and Sunday between the hours of 9 a.m. and 5 p.m. (except from 1 p.m. to 2 p.m.).

27.—Holidays.

All workers (other than night porters) shall be entitled to receive one full day off duty in each week: Provided always, that in the case of an employer employing not more than four (4) workers under the

provisions of this Award, two (2) half days may be granted by agreement between the employer and the worker in lieu of one full day. If no agreement can be reached as to whether two (2) half days in lieu of one full day off shall be allowed, the matter shall be referred to the Board of Reference for decision.

The half day off shall, if taken in the morning, terminate at 2 p.m., and if taken in the afternoon, shall commence at 2 p.m. A worker shall not be required to work more than four (4) hours on the day on which his half day off occurs.

Night Porters.—Night Porters shall be entitled to one (1) night off duty in each week. Provided that, if work is performed by a Night Porter, in lieu of his night off, he shall be paid one-third, in addition to his ordinary wage for that night. This provision shall not be availed of more than on six (6) nights in any one year. Any dispute arising out of this provision shall be referred to the Board of Reference.

All work done on any day observed as New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day or Boxing Day, 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 12, 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.

On any public holiday not referred to herein, 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.

28.—Annual Leave.

(a) Except as hereinafter provided a period of two (2) 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.

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

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

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

29.—Payment for Sickness.

A worker shall be entitled to payment for non-attendance on the ground of personal ill-health, for one-twelfthth (1/12th) of a week for each completed month of service. Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

A worker shall not be entitled to receive any 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 proof satisfactory to his employer of sickness but the employer shall not be entitled to a medical certificate unless the absence is for three days or more.

30.—Change and Rest Rooms.

Adequate change and rest rooms shall be provided by the employer in cases where the employees do not reside on the premises. Such rest rooms shall be provided with table, chairs and a lounge, couch or bed. These workers shall have access to a bathroom.

31.—Climbing Ladders and Cleaning of Public Lavatories.

No female worker shall be permitted or compelled to climb ladders for the purpose of cleaning electric fans, fanlights, walls or windows. No female worker shall be required to clean out men's public lavatories.

32.—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.

33.—Board of Reference.

The Court hereby appoints, for the purpose of the Award, a Board of Reference.

The Board shall consist of a chairman, to be appointed by the Court, and two other representatives, one to be appointed by each of the parties.

The Board is hereby assigned the following functions, in the event of a disagreement between the parties bound by the Award:—

(i) Adjusting any matter of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them.

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

The provisions of Regulation 92 of the Regulations made under the Industrial Arbitration Act, 1912-1948, shall be deemed to apply to any Board of Reference appointed hereunder.

34.—No Victimization.

No employer shall dismiss any worker from his employment, or injure him in his employment, or alter his position to his prejudice, by reason merely of the fact that the worker is a member of the Hotel, Club, Caterers, Tearooms and Restaurant Employees' Industrial Union of Workers, or by reason of the fact that such worker is entitled to all the benefits of this Award.

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 October, 1949.

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

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

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 49 of 1948.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers; The Metropolitan and South-Western Federated Engine Drivers and Firemen's Union of Workers of Western Australia; Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A.; The West Australian Plumbers and Sheet Metal Workers' Industrial Union of Workers, Perth; Coastal District Committee Amalgamated Engineering Union, Association of Workers; State Executive, Australasian Society of Engineers, Industrial Association of Workers; The Operative Painters and Decorators' Industrial Union of Workers, Perth; Western Australian Amalgamated Society of Carpenters and Joiners' Association of Workers; The Operative Bricklayers and Rubble Wallers' Industrial Union of Workers, Perth, W.A., and Electrical Trades Union of Workers of Australia (Western Australian Goldfields Sub-Branch), Kalgoolie, Applicants, and Australian Iron and Steel Ltd., Respondent.

WHEREAS an Industrial Dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of hearing and determination; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court; now therefore the Court pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, 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.")

Part I.—Application.

1.—Area and Scope.

This Award shall apply to workers engaged in vocations mentioned herein and employed in or in connection with the production of iron ore in Yampi Sound.

2.—Term.

The term of this Award shall be for a period of one (1) year from the date hereof, and its provisions shall become applicable on the first pay period commencing after the said date.

Part II.—General Conditions.

Clauses under this heading are to be operative throughout the industry except where otherwise specifically provided herein.

3.—Hours.

(a) Forty (40) hours, exclusive of crib time, shall constitute a week's work for surface workers, on Mondays to Fridays inclusive not more than eight (8) hours, and on Saturdays not more than four (4) hours.

(b) When more than one shift is worked on the surface, forty (40) hours shall constitute a week's work on Mondays to Fridays, inclusive, not more than eight (8) hours, inclusive of crib time, and on Saturdays not more than four (4) hours, exclusive of crib time.

(c) Provided, however that in the case of continuous and/or shift work this provision shall be deemed to have been complied with if the ordinary working hours do not exceed eighty (80) per fortnight to be worked in shifts of eight (8) hours each, including crib time: Provided further, that by agreement between an employer and the union, the hours of work may be worked under a roster which shall provide for an average of forty (40) hours per week, spread over a period of three (3) weeks.

(d) The actual times for starting and finishing work shall be as agreed upon between the employer and the workers, but, in the event of these parties being unable to agree, shall be as fixed by a Board of Reference constituted under clause 13 of this Award.

(e) Nothing herein shall apply to cooks.

(f) Nothing contained in this clause or in clause 4 hereof shall apply to watchmen whose hours of duty shall not, without payment of overtime, exceed eighty (80) per fortnight. Such hours shall be worked to suit the convenience of the employer. Overtime and all work performed on Sunday, Good Friday, Easter Monday, Labour Day, or Christmas Day shall be paid for at the rate of time and a half.

(g) In all cases in reckoning the time of duty of workers covered by Division (ii) of Part III, of this Award, any time necessarily occupied in raising steam in starting up or closing down engines or in banking fires shall be included.

(h) Crib time for shift workers shall not exceed twenty (20) minutes and shall be taken at the employer's convenience at such time as not to cause a stoppage of work.

4.—Overtime.

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

(b) Except as hereinafter provided, all work done on Sundays, Christmas Day, Good Friday, Easter Monday, and Labour Day, shall be paid at double time, except when employed effecting repairs to or renewals of plant or machinery in order to enable work to be safely resumed or for maintaining the continuity of electric light, power and water supply (not including the installation of new machinery or plant) in which case the rate shall be time and a half.

With respect to workers covered by Division (ii) of Part III of this Award, all work done on Sundays, Christmas Day, Good Friday, Easter Monday, and Labour Day shall be paid for at the rate of time and a half.

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

(d) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves, or which is necessary for effecting periodical rotation of shifts, or which is owing to a relieving man not coming on at the appointed time. The time for which any worker may be paid at ordinary rates instead of overtime, due to a relieving man not coming on at the proper time shall not exceed two (2) hours, after the expiration of which overtime rates shall apply for the whole shift.

(e) A worker who is called upon to start work before his usual starting time when he has worked overtime in the preceding shift shall be paid double time up to his usual starting time.

(f) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one (1) hour, he shall be paid overtime rates until he gets his meal time.

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

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

(i) When a worker without being notified on the previous day is required to continue working after the usual knock-off time for more than one (1) hour, he shall be provided with any meal required on the job.

(j) Nothing contained in subclauses (a), (b), (d), (e), (f), (g), (h) and (i) hereof shall apply to cooks.

(k) All time worked by cooks outside the daily spread of twelve (12) hours or in excess of forty (40) hours in any one week shall be deemed overtime and paid for at the rate of time and one-third; Provided that overtime in excess of seven (7) hours in any one week shall be paid for at the rate of double time.

(1) 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.

5.—Holidays.

(a) Except as hereinafter provided a period of three (3) 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.

(b) Seven-day shift workers, that is shift workers who are rostered to work regularly on Sundays and holidays, shall be allowed one week's leave in addition to the leave prescribed in subclause (a) hereof. Where a worker with twelve (12) months' continuous service is engaged for part of a qualifying twelve-monthly period as a seven-day shift worker, he shall be entitled to have the period of three (3) consecutive weeks' annual leave prescribed in subclause (a) hereof increased by one-twelfth ($1/12$ th) of a week for each month he is continuously engaged as aforesaid.

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

(d) 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-quarter ($1/4$) of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service, or in the case of a worker referred to in subclause (b) hereof, such payment shall be one-third ($1/3$ rd) of a week's pay at his ordinary rate of wage in respect of each such month he is so engaged.

(e) 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.

(f) 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.

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

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

6.—Travelling.

(a) The employer shall provide transport from Perth or any port north thereof in Western Australia to the place of employment, the fare to be deducted from the subsequent earnings of the worker in such a manner as is agreed upon in writing by the parties: Provided that, if the worker completes six (6) months' continuous service with the employer, the fare shall be refunded to the worker by the employer: Provided further that if the worker completes two (2) years' continuous service with the employer, the fare to Perth or the original

port of embarkation in Western Australia shall be paid by the employer or pro rata after twelve (12) months of service.

(b) Board and lodging at Derby shall be provided by the employer whilst the worker is waiting for suitable transport to his place of employment.

(c) One (1) day's wages at ordinary rates shall be allowed whilst travelling to the place of employment, irrespective of the place of commencement of the worker's journey, the length thereof, or the means of transport.

7.—District Allowance.

In addition to the wages prescribed in clauses 22, 26, 27, 30, 32, 35, 38, 41 and 46 of this Award, an allowance of thirty shillings (30s.) per week shall be paid to all workers: Provided that no district allowance shall be payable during the period of annual holidays prescribed in clause 5 hereof if the worker leaves the Award area.

8.—Board and Lodging.

If required, workers shall be provided with suitable board and lodging. Such lodging shall include the provision of a stretcher, mattress and pillow.

The employer shall be entitled to deduct the sum of twenty-eight shillings (28s.) per week from the wages of each worker for the board and lodging so provided.

9.—Payment of Wages.

Wages shall be paid fortnightly.

10.—Accidents and Transportation.

In cases of accident the employer shall make the necessary provision for the transport of the injured worker to the nearest hospital town and, when necessary, some person shall accompany the injured worker, such attendant to be transported free and to be paid for all lost time and reasonable expenses incurred.

11.—Water Supply.

The employer shall provide potable water for workers, in quantities not less than three (3) gallons per day per man.

12.—Union Representative.

(a) The duly appointed representatives of the unions on the works shall be recognised by the employer.

(b) 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.

13.—Board of Reference.

The Court appoints for the purposes of the 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) Classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Award;

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

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

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

14.—Contract of Service.

(a) A week's notice of intention to terminate the employment shall be given on either side.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of clause 16, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

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

15.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be 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.

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 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.

17.—Time and Wages Record.

(a) The employer shall keep a time and wages record showing the name of each worker governed by this Award, the nature of his work and hours worked each day and the wages and allowances paid each week. Any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

(b) The time and wages record of each worker governed by this Award shall be open for inspection to a duly accredited official of the Union during the usual office hours at the employer's office or other convenient place and he shall be allowed to take extracts therefrom.

18.—Posting of Award and Union Notices.

The employer shall keep a copy of this Award in a convenient place in the workshop, and he shall also provide a notice board for the posting of union notices. All notices to be submitted to the employer for approval before being posted.

19.—Piecework.

There shall be implied in every contract in which a worker is engaged to perform any kind of work at or for a remuneration other than the rates fixed by this Award:—

(a) Where the engagement is for a period of time, such period shall not be determined before the expiration thereof, without the written consent of the worker.

(b) Where the engagement is to perform a specified quantity of work, the amount of work to be performed shall not be curtailed by a greater amount than five per cent. (5%).

(c) The rate of remuneration agreed upon shall not be decreased during the engagement.

(d) The actual remuneration paid for the work done shall not be less than the amount which the worker would have received for the period of his work if he had been working for that period at the rate of wages and allowances fixed by this Award for the work done.

(e) The price of any article to be supplied by the employer to the worker shall be specified prior to the contract being entered into, and shall not be increased during the period of the contract.

(f) Where the work is to be carried out by a body of workers acting together, the number of workers to be employed shall be specified in the contract. In the event of the specified number of workers not being present during any shift, the employer may provide a substitute in the place of any worker absent, and shall pay such substitute wages at the rate fixed by this Award, or by the contract, whichever shall be the greater, for the work done by him during the time he is so employed as a substitute, and may charge such payment against any money found due under the contract.

(g) Where any workers are employed to work by or with the contractors at a wages remuneration, the employer shall be entitled to pay the amount due to such wage workers for the period they have been employed at the rate fixed by this Award or by the rate fixed by the contract, which ever shall be the greater, and to charge the payment so made against the amount found due to the contractors.

A printed copy of these conditions shall be kept exhibited in the change room on the works.

20.—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 employer and the union.

(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.

21.—Preference.

(a) Preference of employment in respect of tasks for which rates of wages are specified in this Award shall be given to financial members of the unions who are parties to this Award or to persons who give to the employer an undertaking in writing to make application to join such union within one month of accepting employment: Provided that—

(i) There are members of the relevant union or intending members applying as aforesaid, equally qualified with other workers offering their services to perform the particular work required to be done and ready and willing to undertake the same; and

(ii) the rules of each union shall permit any worker of good character with the requisite qualifications (if any) coming within the scope of this Award to become a member of the union upon payment of the subscription and/or entrance fee prescribed by the registered rules.

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

(c) If during the continuance of this Award anything in the nature of a strike occurs in the industry hereby regulated, or, if there is any restriction in output by the workers or any section thereof acting in concert, the benefit of this clause shall thereupon cease and determine in so far as the particular union or unions involved is or are concerned. For further assurance and without modification of or prejudice to the foregoing provisions of this subclause, the employer may at any time apply to the Court, upon giving seven (7) days' notice to the union for a declaration hereunder and the consequential cancellation of this clause, and the Court, upon cause being shown, shall make a declaration and order accordingly appropriate to the circumstances of the particular case.

(d) The provisions of this clause shall not apply to junior workers or apprentices.

22.—Junior Workers.

(a) Unapprenticed male junior workers (under 21 years of age) may be employed in any of the vocations mentioned in this Award, in the proportion of one (1) to every three (3) or fraction of three (3) adult workers.

Junior workers shall receive wages in accordance with the following scale:—

	% of Male Basic Wage
Under 17 years of age	50
17 to 18 years of age	60
18 to 19 years of age	70
19 to 20 years of age	80
20 to 21 years of age	100

(b) The term "junior worker" shall not apply to a worker under 21 years of age who has completed his term of apprenticeship.

(c) In the event of any dispute between the union concerned and the employer as to the appropriateness of the employment of a junior worker, the matter may be referred to a Board of Reference.

23.—Higher Duties.

(a) Any worker carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any shift shall be paid at the minimum rate for such work for the whole of that shift: Provided that such minimum is not lower than such worker's regular rate of pay. If he be employed for less than two (2) hours at work classified at a higher minimum than his ordinary rate, he shall be paid his ordinary rate for the whole shift.

(b) A worker's regular rate of pay shall not be reduced whilst he is temporarily employed at work classified with a lower minimum, owing to shortage of material occasioned by the employer's default, or for any other cause within the control of the employer.

24.—Shift Work.

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

(b) All other shift workers—five per cent. (5%) in addition to the relevant rate prescribed in this Award.

(c) With respect to workers under this Award working more than one shift, any worker whose ordinary rotation shift falls on a Sunday or on any of the abovementioned holidays may be employed at ordinary time. Any shift worker required to work more than six (6) shifts consecutively shall be paid for the seventh shift at double time.

25.—Special Rates and Provisions.

(Applying only to workers covered by Divisions (iii) and (v) of Part III.)

(a) Height money: Workers engaged in the erection of steel frame buildings, bridges, and gasometers at a height of fifty (50) feet or more above the nearest horizontal plane shall be paid at the rate of one shilling (1s.) per day extra.

(b) (i) Goggles, glasses and gloves, or other efficient substitutes therefor, shall be available for the personal use of any worker engaged in welding.

(ii) Every worker shall sign an acknowledgment on receipt thereof and on leaving employment shall return the same to the employer.

(iii) During the time the same are on issue to the worker, he shall be responsible for any loss or damage thereto, fair wear and tear attributable to ordinary use excepted.

(iv) No worker shall lend another worker the goggles, glasses, or gloves or substitutes issued to such first mentioned worker, and if the same are lent, both the lender and the borrower shall be deemed guilty of wilful misconduct.

(v) Before goggles, glasses, or gloves or any such substitutes which have been used by a worker are re-issued by the employer to another worker they shall be effectively sterilised.

(c) A tradesman (not employed as a first-class welder) who in addition to his employment as such is also required to do welding shall be entitled to receive one shilling (1s.) per day in addition to his ordinary rate of pay whilst so engaged. A worker

entitled to payment under this paragraph shall not be entitled to claim extra pay for welding under the Higher Duties clause of this Award.

(d) Work on ships: One penny half-penny (1½d.) per hour extra shall be paid to workers when engaged in working under lower platforms of engine rooms, in bilges, or any confined spaces around ship's boilers, between ship's sides and boilers, through manhole doors and between bulkheads and back-end or single-end boilers.

(e) Marine work: Work in double-bottom tanks and bilges and on board ships in any confined spaces where it is necessary for the worker to work in a stooping, sitting or otherwise cramped position, shall be paid for at the rate of one penny half-penny (1½d.) per hour extra.

(f) Diesel engine ships: For work below the floor plates in Diesel engine ships, threepence (3d.) per hour extra, but if in the opinion of the employer the work is exceptionally dirty, sixpence (6d.) per hour extra.

(g) Apprentices shall be deemed to be included in the provisions of paragraphs (a), (b), (d), (e), (f) and (h) of this clause.

(h) Dirt money: One penny half-penny (1½d.) per hour shall be paid to workers when engaged on work of a specially dirty nature, where clothes are necessarily unduly soiled or injured or boots are injured by the nature of the work done.

Without limiting the definition of "dirty places," the following may be taken as examples:—Chimney flues other than new, inside fireboxes and smokeboxes other than new, inside boilers other than new (where elevator is not provided).

(i) Extra payment in respect of dirt money or on ships or marine work or on Diesel engine ships shall not be cumulative.

Part III.—Rates of Pay.

Division (i)—Australian Workers' Union.

26.—Wages.

The following shall be the minimum rates of wages payable to the workers employed in the vocations set out hereunder:—

	Basic Wage—£6 12s. 9d. per week.	Margin per Week.
	£	s. d.
(a) Basic Wage—£6 12s. 9d. per week.		
(b) Adults—		
Barrer down in quarry		18 0
Concrete mixer		9 0
(Leading hand in charge of gang, one shilling and sixpence (1s. 6d.) per day extra.)		
Crackerman		9 0
Cooks—		
Where three cooks employed—		
1st cook	1	16 6
2nd cook		13 6
3rd cook		3 3
Where two cooks employed—		
1st cook	1	5 0
2nd cook		5 0
Where only one cook employed ..		18 0
Drivers of motor vehicles—		
Not exceeding 25 cwt. capacity ..	1	3 0
Exceeding 25 cwt. but not exceed- ing 3 tons capacity	1	6 0
Exceeding 3 tons capacity	1	10 0
Exceeding 4 tons capacity	1	11 0
Exceeding 5 tons capacity	1	12 0
Exceeding 6 tons capacity	1	13 0
Exceeding 7 tons capacity	1	14 0
Exceeding 8 tons capacity	1	15 0
Brush hand		10 6
Dry well builder		18 0
Bitumen Gang—		
Can man		13 6
Kettle man	1	0 0
Tar metallor		9 0
Tar spray operator	1	5 0
General labourer		Nil
Hammer and gad man		9 0
Hammer and drill man		13 6
Hoist driver—Holman or similar ..		16 6
Man working circular saw		18 0
Powder monkey	1	7 0
Man handling dry cement		3 0
Pile driving—man in charge	1	7 0

26.—Wages—continued.

	Margin Per Week. £ s. d.
Pile driving—topman	13 6
Pile driving—others	9 0
Pipe assembler	13 6
Platelayer	9 0
Quarry labourer	9 0
Rigger	1 4 0
Roper and splicer	1 2 6
Rock drill machineman	18 0
Spaller	18 0
Storeman's assistant	18 0
Tool storeman	14 6
Battery attendant	16 0
Dressers, fettlers and grinders ..	17 6
Men attending small rivet heating or bolt heating or similar types of fires	17 6
Men engaged in the erection of block and tackle gear	17 6
Hammer drivers	17 6
Benders of iron and steel frames used for reinforcing concrete	17 6
Overhead oilers	14 6
Laggers	14 6
Surveyor's assistant or chainman ..	9 0
Sanitaryman	1 0 0
Tool sharpener	18 0
Tradesmen's Assistants—	
Fitters', boilermakers', and struc- tural steel tradesmen's, electrical fitters' or electrical installers' assistants	14 6
Blacksmith's striker	14 6
Others	6 9
Linesman's assistant	14 6
Trowel hand and renderer	18 0
Watchman	9 0
Well sinker or cleaner to depth of more than 20 feet, or where close timber or explosives are used ..	13 6
Well sinker or cleaner to depth of 20 feet	9 0
Rigger's labourer	9 0
Workers other than those mentioned in the Bitumen Gang shall be paid one shilling (1s.) per day extra when working with tar.	
Workers loading and/or unloading vessels, including loading into wharf sheds, provided that nothing herein shall apply to the loading of iron ore	15 0
Tractor drivers using power control or hydraulic unit	2 0 0

Division (ii)—Engine Drivers and Firemen.

27.—Wages.

The following shall be the minimum rates of wages payable to the workers employed in the vocations set out hereunder:—

(a) Basic Wage—£6 12s. 9d. per week.

	Margin Per Week. £ s. d.
(b) Adults—	
Winch drivers requiring a certificate	1 6 6
Driver of steam hammer pile driver	1 15 6
Drivers of suction gas or other inter- nal combustion engines—	
(a) If 50 h.h.p. or over	1 14 0
(b) If under 50 h.h.p.	1 9 0
If an engine-driver also attends to an electric generator or dynamo exceeding 10 kilowatt capacity, he shall be paid an additional sum of nine shillings (9s.) per week.	
If an engine-driver also attends to a refrigerating compressor, he shall be paid an additional sum of nine shillings (9s.) per week.	
Driver of electric shovel	2 16 6

27.—Wages—continued.

	Margin Per Week. £ s. d.
Greaser	1 0 0
Fireman	1 0 0
Electric air compressor drivers ..	1 0 0
Engine cleaners	12 0
Driver operating wharf crane and mobile Le Tourneau crane	1 17 6

28.—Dirty Work.

Workers engaged inside in cleaning the inside of engine crank cases shall be paid sixpence (6d.) per hour whilst employed at such work.

Division (iii)—Boilermakers.

29.—Definitions.

Welding Section—

“First-class welder” means a worker using electric arc or acetylene, petrol or coal gas blow pipe on any work other than—(a) filling castings, or (b) cutting scrap metal; or (c) welding with the aid of jigs; or (d) operations specifically mentioned as being the work of a second, third, or fourth-class welder in the definitions of those terms hereunder.

“Second-class welder” means a worker who—(a) uses any of the foregoing types of welding apparatus in filling castings; or (b) welds with the aid of jig; or (c) operates automatic welding machines for the setting up of which he is not responsible.

“Third-class welder” means a worker who uses any of the foregoing types of welding apparatus in tacking preparatory to the completion of work by any other worker.

“Fourth-class welder” means a worker using an electric spot or butt-welding machine, or cutting scrap with oxy-acetylene blow pipe, petrol or coal gas blow pipe.

“Leading hand” means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers, who shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinafter prescribed for his trade.

Boilermaking Section—

“Boilermaking” means the fabrication, erection, and/or repairing of steel or iron boilers or other vessels subject to greater pressure than the weight of their contents, but does not include drilling by stationary machines.

“Tradesman” means an adult worker who is required to develop work from scaled drawings or prints, or to make templates, or to apply general trade experience without the guidance of a foreman or other tradesman, and includes riveting by hand or machine, caulking, chipping, and working rivet busters.

Steel Construction Section—“Tradesman” means an adult worker who is required to develop work from scaled drawings or prints, or to make templates, or to apply general trade experience without the guidance of a foreman or other tradesman, and includes riveting by hand or machine, caulking, chipping, and working rivet busters.

“First-class machinist” means an adult worker engaged solely in working one or more of the following machines—bending rollers, gag straight liners, guillotines, shearing machines, hydraulic presses of over two hundred (200) tons pressure, portable drillers, portable reamers, and tappers.

“Second-class machinist” means an adult worker engaged solely in operating one or more of the following machines—mangling, nipping and notching, roll straightening, punching, cropping, hydraulic presses of two hundred (200) tons pressure or under, stationary drillers, stationary reamers and tappers, cold saw, friction saw, plate-edge planers, and other machines.

30.—Wages.

The following shall be the minimum rates of wages payable to the workers employed in the vocations set out hereunder:—

(a) Basic Wage—£6 12s. 9d. per week.

(b) Adults—

	Margin per week.	
	£	s. d.
(i) Boilermaking Section:		
Tradesman	2	6 0
Tradesman, the greater part of whose time is occupied in marking off and/or template making	2	12 0
Boilersmith and/or angle-iron smith	2	10 6
Plate setter and frame bender	2	9 0
Driller using portable machine	2	1 6
Driller using stationary machine	16	0
(ii) Steel Construction Section (including nut, bolt and spike-making):		
Tradesman, the greater part of whose time is occupied in marking off and/or template making	2	12 0
Tradesman	2	6 0
Machinist—		
First Class	1	5 0
Second Class	16	0
(iii) Welding Section:		
First class welder	2	10 6
Second class welder	1	2 0
Third class welder	19	0
Fourth class welder	16	0

When working pneumatic riveter of the percussion type and other pneumatic tools of the percussion type, workers shall be paid threepence (3d.) per hour extra whilst so engaged.

(c) Apprentices—

(i) The employment of apprentices shall be governed by the provisions of the First Schedule attached hereto.

(ii) Apprentices may be taken to Boilermaking and/or Steel Construction work and/or First Class Welding, in the proportion of one (1) apprentice to every three (3) or fraction of three (3) tradesmen: Provided that the fraction shall not be less than one (1).

(iii) Apprentices shall be paid wages in accordance with the scale hereunder:—

	Percentage of Male Basic Wage.
First six months	20
Second six months	25
Second year	35
Third year	55
Fourth year	80
Fifth year	95

Provided that where an apprentice is 21 years of age or over at the commencement of his fifth year he shall be paid the full basic wage, and that when an apprentice becomes 21 years of age in the course of his fifth year he shall be paid the full basic wage for the period following his 21st birthday: Provided further that the foregoing proviso shall not apply where the apprenticeship has been revived under the Re-establishment and Employment Act, 1945, and the apprentice is in receipt of the tradesman's rate through Government supplementation.

Division IV—Plumbers.

31.—Scope.

This Award shall apply to:—

(a) Workers employed to do in or about a building any work of a permanent nature in lead, or any of those metals which have superseded lead, particularly including the following classes of work:—

(i) Work in sheet lead, galvanised iron, or other sheet metal generally used by plumbers.

(ii) Pipe work in lead, sheet metal, wrought iron, cast iron, copper or brass.

(iii) Work connected with the installation of gas, water (including appliances for heating same), steam or air for heating purposes.

(iv) Sanitary and general plumbing.

(v) Fitting and fixing corrugated asbestos sheets, asbestos gutters, down pipes, ridging, rain heads and flashings.

(b) Workers employed in ship or chemical plumbing.

32.—Wages.

The following shall be the minimum rate of wage payable to the workers employed in the vocation set out hereunder:—

(a) Basic wage—£6 12s. 9d. per week.

(b) Adults—

	Margin Per Week.	
	£	s. d.
Plumbers	2	3 6
Tool Allowance	3	0

Leading Hand: A tradesman who is in charge of three (3) or more other tradesmen for at least one (1) day shall receive the following additional rates:—

	Per Day.	
	£	s. d.
(a) Where the tradesman in charge does not work under the supervision of a foreman or of the employer	2	6
(b) Where the tradesman in charge works under the supervision of a foreman or of the employer	1	3

33.—Wet Work.

While working in any place where water is continually dripping so that the worker's clothing becomes wet with soakage, or where there is water underfoot so that the worker's feet become wet, the worker shall be paid ten per cent. (10%) in addition to the prescribed rate. This clause shall not apply to natural surface made wet by rain.

34.—Well Work.

A worker required to enter a well thirty (30) feet or more in depth for the purpose in the first place of examining a pump, pipe, or any other work connected therewith, shall receive an amount of two shillings and sixpence (2s. 6d.) for such examination, and one shilling (1s.) per hour extra thereafter for fixing, renewing or repairing such work.

Division V.—Engineers and Electrical Workers.

35.—Wages.

The following shall be the minimum rates of wages payable to the workers employed in the vocations set out hereunder:—

(a) Basic Wage—£6 12s. 9d. per week.

(b) Adults—

	Margin Per Week.	
	£	s. d.
Toolmaker	2	15 0
Electrical Fitter	2	6 0
Tradesman	2	6 0
Motor Mechanic	2	1 6
Motor Cycle Mechanic	2	1 6
First Class Machinist	2	6 0
Second Class Machinist	1	11 0
Third Class Machinist	1	2 0
Electrical Fitter and/or Armature Winder	2	6 0
Automotive Electrical Fitter	2	6 0
Electrical Installer	2	1 6
Linesman (and/or Wireman)	1	15 6
Battery Fitter	2	6 0
First Class Welder	2	10 6
Second Class Welder	1	2 0
Third Class Welder	19	0
Fourth Class Welder	16	0
Blacksmith	2	6 0

35.—Wages—continued.

Adults—continued.	Margin Per Week.		
	£	s.	d.
Coppersmith	2	6	0
Grinding Machine Operator ..	17	6	
Adult Friction Saw Operator ..	14	6	
Cold Saw Operator	17	6	
Belt Repairer	14	6	
Heat Treater	2	10	6
Pipe Fitter	1	3	6

(c) Apprentices—

(i) The employment of apprentices shall be governed by the provisions of the First Schedule attached hereto.

(ii) Apprentices may be taken to electrical fitting, fitting and/or turning, first-class machining, first-class welding, electrical installing, automotive electrical fitting, motor mechanics, motor cycle mechanics, blacksmithing, coppersmithing, and battery fitting, in the proportion of one (1) apprentice to every three (3) or fraction of three (3) tradesmen: Provided that the fraction shall not be less than one (1).

(iii) Apprentices shall be paid wages in accordance with the scale hereunder:—

	Percentage of Male Basic Wage.
First six months	20
Second six months	25
Second year	35
Third year	55
Fourth year	80
Fifth year	95

Provided that where an apprentice is 21 years of age or over at the commencement of his fifth year he shall be paid the full basic wage, and that when an apprentice becomes 21 years of age in the course of his fifth year he shall be paid the full basic wage for the period following his 21st birthday. Provided further, that the foregoing proviso shall not apply where the apprenticeship has been revived under the Re-establishment and Employment Act, 1945, and the apprentice is in receipt of the tradesman's rate through Government supplementation.

36.—Definitions.

In this Award, subject to the context:—

“Tradesman” means a worker, not being an apprentice, who in the course of his employment works from drawings or prints, or makes precision measurements or applies general trade experience, and includes a first-class machinist.

“Toolmaker” means a tradesman making and/or repairing any precision tool, gauge, die, or mould to be affixed to any machine, who designs or lays out his work and is responsible for its proper completion.

“First-class machinist” means a tradesman who is partly or wholly engaged in setting up and operating the following machines:—Lathe, boring machine, milling machine, planing machine, shaping machine, slotting machine, and grinding machine.

“Second-class machinist” means an adult not engaged as a tradesman and who is not required to work from drawings or prints required to be scaled and/or measured from drawings or prints, or to make precision measurements, but who is engaged in operating or in the setting up and operating of machines enumerated in the definition of “first-class machinist” or who is engaged operating a key-seating machine, or a second-class brass finisher or as a pipe fitter on low pressure work.

“Third-class machinist” means a machinist, not being a process worker, who operates any machine set up by a tradesman, or any machine the setting up of which does not require the knowledge or skill of a second-class machinist.

“Motor mechanic” means a worker engaged in making, repairing, altering, assembling (except assembling for the first time in Australia) and/or testing the metal parts (including electric) of the engines and/or chassis on motor cars or other motor vehicles, except motor cycles.

“Motor cycle mechanic” means a worker engaged in making, repairing, altering, assembling (except assembling for the first time in Australia) and/or testing the metal parts (including electric) of the engines and/or frames and/or chassis of motor cycles and side-cars.

“First-class welder” means a worker using electric arc or acetylene, petrol, or coal gas blowpipe on any work other than (a) filling castings; or (b) cutting scrap metal; or (c) welding with the aid of jigs; or (d) operations specifically mentioned as being the work of a second, third, or fourth-class welder in the definition of those terms hereunder:—

“Second-class welder” means a worker who—(a) uses any of the foregoing types of welding apparatus in filling castings; or (b) welds with the aid of a jig; or (c) operates automatic welding machines for the setting up of which he is not responsible.

“Third-class welder” means a worker who uses any of the foregoing types of welding apparatus in tacking preparatory to the completion of work by any other worker.

“Fourth-class welder” means a worker using an electric spot or butt-welding machine or cutting scrap with oxy-acetylene blowpipe, petrol, or coal gas blowpipe.

“Automotive electrical fitter” means a worker engaged in the manufacture and repair of the starting, lighting, and ignition equipment of motor vehicles (including motor cycles).

“Electrical fitter” means a worker employed in making, repairing, altering, assembling, testing, winding, or wiring electrical machines, instruments, meters or other apparatus other than wires leading thereto.

“Electrical installer,” subject to the exceptions specified in this definition, means a worker engaged in the installation of electric lighting, electric meters, bells, telephones, or motors, and apparatus used in connection therewith, and includes a worker engaged in the running, repairing and testing of wires used for lighting, heating, or power purposes.

The term does not include a worker who fixes a motor on a concrete bed or who erects metal frames for the support of apparatus used in connection with the generation or distribution of electricity.

“Battery fitter” means a worker engaged in overhauling and repairing storage batteries, but the term does not include a battery attendant.

“Battery attendant” means a worker who carries out testing, topping up, cleaning, charging, and discharging, removing and replacing storage batteries.

“Electrical linesman and/or wireman” means a worker engaged (with or without labourers assisting) in erecting poles for electrical wires, or erecting wires or cables on poles or over buildings, or tying it or them to insulators, or joining or insulating it or them, or doing any work on electrical poles off the ground, but no linesman shall be allowed to work off the ground on live wires without the assistance of a labourer.

“Heat treater” means a tradesman who is required to apply general trade experience as a heat treater, and who carries out the operation of heat treatment to produce in the materials treated such requirements as hardness, toughness, ductability, resistance to abrasion, elasticity, tensile strength, machinability, and resistance to creep, and who works to limits in size, and straightness in tool work.

“Pipe fitter” means any worker employed on pipe work but does not include a worker solely engaged in assembling, joining and fixing pipes. All work on live steam pipes shall be a tradesman's work.

“Leading hand” means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers, and shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rates hereinbefore prescribed for his trade.

Division (vi)—Painters.

37.—Definitions.

“Painter” means a worker who is engaged in any manner whatsoever in connection with—(a) the painting of buildings of any nature, fences, petrol or oil containers of over fifty (50) gallons capacity, bridges

(whether constructed of iron or wood, or partly of iron and partly of wood); or (b) paperhanging, decorating, glazing, marbling, gilding, putty-glazing, kalsomining, distempering, colour washing (but not lime washing, except where the lime wash is mixed with colour), staining, varnishing, plastic relief, stripping off of old papers, removing of old paint or varnish; and (c) the preparation of all work connected with any of the above branches of the trade, and of all materials required for any of the above branches of the trade; but the term shall not include one worker who is employed for the purpose of mixing plastic material with its necessary vehicle and cleaning up floors and wood work after the application of plastic relief, and such worker shall be classed as a builder's labourer.

"Lime washing" means the application to surfaces by means of a spray or brush of lime which has been slacked down with water or binder.

"Glazier" means a worker who—(a) fits and fixes leadlights into prepared positions; or (b) cuts glass or any of its kindred products and fits and fixes it, either with putty or beads, either nailed or screwed into any place, including shop fronts, prepared for its reception by a tradesman, such as in window sashes, frames, doors of either wood or iron; and/or (c) cuts glass prepared with designs and sandblasts same.

38.—Wages.

The following shall be the minimum rates of wages payable to the workers employed in the vocations set out hereunder:—

(a) Basic Wage—£6 12s. 9d. per week.	
	Margin
	Per Week.
(b) Adults—	£ s. d.
Painter	2 3 6
Tool allowance	6
Glazier	1 12 6

Leading Hand.—A tradesman who is in charge of three (3) or more other tradesmen for at least one (1) day shall receive the following additional rates:—

	Per Day.
	s. d.
(a) Where the tradesman in charge does not work under the supervision of a foreman or of the employer	2 6
(b) Where the tradesman in charge works under the supervision of a foreman or of the employer	1 3

39.—Provision of Appliances.

(a) Boat Type or Swinging Scaffold.—Workers, when working on a boat type or swinging scaffold, shall be paid at the rate of one shilling and threepence (1s. 3d.) per day extra. In this subclause the term "swinging scaffold" means any scaffold suspended from overhead gear and not supported from the ground, and which by reason of the operations carried out on it or by reason of wind force or vibration is likely to swing or sway.

(b) Spray Painting.—(i) Lead paint shall not be applied by a spray to the interior of any building.

(ii) All workers applying paint by spray shall be provided with overalls and respirators by the employer.

(c) Lead Paint Surfaces not to be dry rubbed, etc.—No surface painted with lead paint shall be rubbed down or scraped by a dry process.

(d) All paint brushes shall not exceed five inches in width, and no kalsomine brush shall be more than eight inches in width.

(e) Meals not to be Taken in Shop.—A worker shall not be permitted to have a meal in any paint shop or place where paint is stored or used.

(f) Water and soap shall be provided in each shop, or on each job, by the employer for the use of the workers.

(g) The employer shall provide all tools in connection with the painting trade, excepting putty knife, strippers, scissors, duster, paperhanging brush, roller, two (2) lining fitches, a two (2) foot ruler, hammer and hacking knife.

Division (vii)—Carpenters and Joiners.

40.—Definitions.

(a) "Carpenter and joiner" means a worker engaged upon the erection, repair, or ornamentation of work in wood, or of any form of constructional work in wood, as well as the making, preparing and fixing of all necessary wood work and fittings in connection therewith, including—metal ceilings, the fixing of the following asbestos products—corrugated sheets, gutters, down-pipes, ridgings, rain heads, ventilators and skylights, fascia and barge boards.

(b) Wherever the word "Union" occurs herein, it shall be taken to mean and include "Association."

41.—Wages.

The following shall be the minimum rate of wage payable to carpenters and joiners:—

(a) Basic Wage—£6 12s. 9d. per week.	
	Margin
	Per Week.
(b) Adults—	£ s. d.
Carpenters and joiners	2 3 6
Tool allowance	3 0

Leading Hand.—A tradesman who is in charge of three (3) or more other tradesmen for at least one (1) day shall receive the following additional rates:—

	Per Day.
	s. d.
(a) Where the tradesman in charge does not work under the supervision of a foreman or of the employer	2 6
(b) Where the tradesman in charge works under the supervision of a foreman or of the employer	1 3

42.—Provision of Appliances.

The employer shall provide the following tools when they are required on the job:—Dogs and cramps of all description, bars of all description, augers of all sizes, bits not ordinarily used in a brace, all hammers except claw hammers, glue pots and brushes, dowel plates, trammels, hand and thumb screws, soldering irons and spanners from three-quarters ($\frac{3}{4}$) of an inch upwards.

43.—Tool Lock-up.

A secure and weather-proof place shall be provided by the employer, where the carpenters' tools may be locked up apart from the employer's plant or material.

44.—Grinding Time.

Employers shall provide grindstones. Workers shall be allowed to maintain their tools in proper working condition in working hours.

Division (viii)—Bricklayers.

45.—Definitions.

"Bricklayer" means a worker engaged in bricklaying, brickcutting, firework (including kiln work), furnaces or furnace work of any description, setting cement bricks, cement blocks and cement pressed work, setting coke slabs or coke bricks, or plaster partition blocks, or any other work which comes or which may be adjudged to come within the scope of brick work generally.

"Rubble waller" means a worker who does all or any of the following classes of work, whether hammer dressed or sawn:—

- (i) Foundation work.
- (ii) Building random rubble uncoursed; or building squared rubble in courses or regular coursed rubble; and dressing quoins or shoddies in connection with any such work.

But this definition shall not of itself be taken to prejudice or affect the right of any other classes of tradesmen or workers to do any class or kind of work they have hitherto been accustomed to do.

46.—Wages.

The following shall be the minimum rate of wage payable to the workers employed in the vocation set out hereunder:—

(a) Basic Wage—£6 12s. 9d. per week.	
	Margin Per Week.
(b) Adults—	£ s. d.
Bricklayer and rubble waller	2 3 6
Tool allowance	1 6
Leading Hand.—A tradesman who is in charge of three (3) or more other tradesmen for at least one (1) day shall receive the following additional rates:—	
	Per Day. s. d.
(a) Where the tradesman in charge does not work under the supervision of a foreman or of the employer	2 6
(b) Where the tradesman in charge works under the supervision of a foreman or of the employer	1 3

47.—Reserved Matters.

The following matters are reserved for further consideration by the Court, with any consequential amendments:—

- (a) Clause 3 (Hours) in respect of the claim for a five-day week.
- (b) Clause 4 (Smoke-ohs) of the claim.
- (c) Clause 6 (Travelling).
- (d) Clause 7 (District Allowance).
- (e) Clause 8 (Board and Lodging).
- (f) Clauses 22, 30 (c) and 35 (c) in respect of percentages of the District Allowance.

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 2nd day of June, 1949.

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

Filed at my office this 2nd day of June, 1949.

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

First Schedule.

APPRENTICESHIP REGULATIONS.

Definitions.

- 1. (1) "Act" means the Industrial Arbitration Act, 1912-1948, and any alteration or amendment thereof for the time being in force.
- (2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these regulations apply, and includes an apprentice on probation.
- (3) "Award" includes Industrial Agreement.
- (4) "Court" means the Court of Arbitration.
- (5) "Employer" includes any firm, company, or corporation.
- (6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

Employment—Probation.

- 2. No minor shall (except where provision is otherwise made in this Award) be employed or engaged in the industry, except subject to the conditions of apprenticeship or probationership herein contained.
- 3. (1) Every apprentice shall be employed on probation for a period of three months to determine his fitness or otherwise for apprenticeship, and shall work only for such hours per day and for such remuneration

as may be prescribed by the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

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

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

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

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

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

Apprenticeship Board.

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

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

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

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

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

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

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

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

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

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

Agreement of Apprenticeship.

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

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

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

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

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

11. Every agreement of apprenticeship entered into shall contain—

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

Transfer of Apprentices.

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

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

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

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

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

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

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

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

Cancellation of Agreement.

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

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

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

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

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

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

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

Extension of Term.

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

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

Technical Education Classes.

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

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

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

25. Any apprentice who—

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

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

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

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

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

Examinations.

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

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

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

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

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

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

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

31. The Registrar shall, after each examination, issue a certificate to each apprentice indicating the results and the term of apprenticeship served. A duplicate of such certificate shall be forwarded by the Registrar to the employer and the secretary of the Union, each of whom shall keep the same in safe custody and produce for inspection by the Industrial Inspector whenever demanded by the latter to do so.

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

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

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

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

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

Lost Time.

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

- (a) payment for such sickness shall not exceed a total of two weeks in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer;
- (c) an apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment or for any accident or sickness arising out of his own wilful default;
- (d) liberty is reserved to the respondents to apply for the deletion of this regulation.

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

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

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

Part-time Employment.

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

- (a) to employ the apprentice for such lesser time per week or per month and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial Award or Agreement for the trade, calling, or industry; or
- (b) to suspend the contract for such period and on such terms as the Court thinks fit.

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

Miscellaneous.

41. (1) The Registrar shall prepare and keep a roll of apprentices containing—

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

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

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

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

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

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

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

43. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act, 1912-1948, shall have the power to enter any premises, make such inspection of the premises, plant, machinery, or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, interrogate the employer in regard to any of the abovementioned matters.

44. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of

skilled artisans, the Registrar may require any employer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

45. In every application under clauses 15, 18, 19, 20 and 40 hereof, the union of workers registered may intervene and make such representations at the hearing as it may deem necessary. Similarly, in the case of an application under clause 22, the employer may intervene and, in an application under clause 23, both the employer and the union may intervene. Where such intervention is made, a representative or agent shall be appointed in the manner laid down by section 65 of the Act.

INDUSTRIAL ARBITRATION ACT, 1912-1948.

Form A.

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

The Registrar, Arbitration Court, Perth.

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

Full name.....
Address.....
Date of Birth.....
Trade..... (Branch)
School last attended..... Standard passed.....

Signature.....

Signature of Parent (or Guardian).....

Date.....

Form B.

To The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).....

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

Form C.

(Regulation 14.)

Certificate of Service.

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

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

(Signature of Employer).....

Form D.

Certificate of Proficiency.

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

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

Registrar.

Form E.

Final Certificate.

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

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

Registrar.

Examiners.

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

THIS AGREEMENT, made this..... day of..... 19..... between..... of..... (address)..... (occupation) (hereinafter called "the employer"), of the first part, hereinafter called "the apprentice", of the second part, and..... of..... (address)..... (occupation)....., parent (or guardian) of the said..... (hereinafter called the "parent" or "guardian"), of the third part, witnesseth as follows:—

1. The apprentice of his own free will and with the consent of the parent (or guardian) hereby binds himself to serve the employer as his apprentice, and to learn the trade of..... for a period of..... years, from the..... day of....., one thousand nine hundred and.....

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

(a) That the apprentice shall and will truly and faithfully serve the employer as his apprentice in the said trade at..... aforesaid, and will diligently attend to his work at the said trade, and will at all times willingly obey the reasonable directions of the employer, his managers, foremen, and overseers, and will not during the apprenticeship, without the consent in writing of the employer, sell any goods which the employer makes or employ himself in the service of any other person or company in any work, or do any work which the employer undertakes, other than for the employer, and will not absent himself from the employer's service without leave, and will comply with the provisions of the regulations and of all Awards and Agreements made under the Industrial Arbitration Act, 1912-1948, or any other Act in force so far as the same shall relate to his apprenticeship.

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

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

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of..... and will provide facilities for the practical training of the apprentice in the said trade.

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

(c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1948, or any Act or Acts amending the same, and any regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

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

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

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

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

(d) Other conditions.

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

In witness whereof the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed, sealed and delivered by the said }
 }
 in the presence of..... }

.....
 (Signature of Guardian).

And by the said..... }
 in the presence of..... }

.....
 (Signature of Apprentice.)

And by.....of the said }
for and on behalf }
 of the said..... }
 in the presence of..... }

.....
 (Signature of Employer.)

Noted and Registered this.....day of
19....

.....
 Registrar.

ANALYSES OF FEEDING STUFFS.

Department of Agriculture,
 Perth, 8th November, 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.	
		%	%	%	%	%	%	%	%
15-3-49	<i>Barrow Linton & Co.</i> "Chic Chic" Chickgrain—								
	Registered Analysis	*9.0	*2.7	†5.0
	Sample Analysis	10.9	1.0	4.0
15-3-49	"Eggoleen"—								
	Registered Analysis	*37.5	†12.0	†1.5
	Sample Analysis	38.7	11.4	1.8
21-3-49	<i>Davis Gelatine Co.</i> "Tri Calos" Sterilised Bone Flour—						CaO		
	Registered Analysis	*5.0	*30.0	*40.0
	Sample Analysis	8.31	31.0	41.6
17-3-49	<i>W. H. Milne & Co.</i> "Millers" Chickbuilder—						Ca		
	Registered Analysis	*15.0	*4.0	†5.5	†1.25	†2.0	†2.5
	Sample Analysis	16.7	3.9	5.0	0.98	1.86	1.55
16-3-49	<i>W. Thomas & Co. (W.A.), Ltd.</i> "Thomas" Chickstarter—								
	Registered Analysis	*14.5	*2.5	†6.0	†1.25	†3.75
	Sample Analysis	17.2	2.9	6.8	1.07	1.64
16-3-49	"Thomas" Special Laying Mash—								
	Registered Analysis	*13.5	*3.0	†7.5	†1.5	†3.75
	Sample Analysis	15.3	2.2	5.3	1.52	1.86
18-3-49	<i>W.A. Meat Export Works.</i> "W.A.M.E." Bonemeal—						CaO		
	Registered Analysis	*18.75	†0.25	*26.0	*27.0
	Sample Analysis	25.6	0.15	25.5	33.5
18-3-49	"W.A.M.E." Meatmeal—								
	Registered Analysis	*45.0	†13.0	†2.0
	Sample Analysis	49.9	11.5	1.5
17-3-49	<i>Westralian Farmers Co-op., Ltd.</i> "Red Comb" Growers Pellets—						Ca		
	Registered Analysis	*13.0	*4.0	†7.5	0.5	0.7
	Sample Analysis	13.7	3.0	4.4	0.6	1.93
18-3-49	"Wesfarmers" Laying Mash No. 1—								
	Registered Analysis	*14.0	*4.0	†7.0	0.5	1.0
	Sample Analysis	12.3	1.8	4.0	0.6	1.39
14-3-49	<i>R. B. Young.</i> "Morlay" Growing Allmash—								
	Registered Analysis	*12.0	*3.0	†6.0	†1.5	†4.0	*2.5
	Sample Analysis	14.0	3.0	3.2	1.07	3.9	4.17
14-3-49	"Morlay" Laying Mash—								
	Registered Analysis	*14.0	*3.0	†5.5	†1.5	†3.5	*2.5
	Sample Analysis	13.8	2.6	3.0	0.91	3.58	3.76

* Maximum.

† Minimum.

BALINGUP DISTRICT VERMIN BOARD.

SETTLERS are hereby notified, under section 98 (2) of the Vermin Act, 1918-1942, to carry out the work of destroying rabbits on the whole of their properties and on roads bounding and intersecting the same between 1st and 31st January, 1950. The method to be adopted is the laying of phosphorus poison baits in furrows. The quantity to be laid is at least two tins per hundred acres.

A second poisoning with apples and strychnine or arsenic is to be carried out between 1st and 30th April, 1950.

Fumigation must be undertaken during September and October, 1950, commencing not later than 7th September, 1950.

By resolution of the Board, 9/11/49.

R. F. DARLING,
Secretary.

KUNUNOPPIN-TRAYNING VERMIN BOARD.

NOTICE is hereby given that all owners or occupiers of land situated in the Kununoppin-Trayning Vermin District shall, at all times, and at their own cost and expense, destroy all vermin upon their holdings and the roads bounding or intersecting same, to the satisfaction of the vermin inspector, in accordance with section 94 of the Vermin Act, 1919.

In addition, an intensive destruction period for the poisoning of all rabbits on holdings and roadways shall be commenced on 1st December, 1949, and continued until 31st March, 1950.

The means to be adopted shall be as follows:—A furrow not less than four miles in length shall be drawn on each holding where rabbits are in evidence, in which poisoned baits must be laid not more than four feet apart once a week.

All burrows on holdings and adjoining roads must be effectively fumigated, or ploughed to a sufficient depth to ensure the killing of all rabbits sheltering therein.

By order of the Board,

J. M. FELGATE,
Secretary.

THE DARDANUP DISTRICT VERMIN BOARD.

THE Dardanup District Vermin Board, by virtue of section 96 of the Vermin Act, 1918-1942, hereby orders as follows:—

The owners and/or occupiers of all holdings, whether owned, rented or leased, within the district of the Dardanup Road Board shall destroy all rabbits on such holdings and upon roads bounding or intersecting the same, from the 1st day of January, 1950, to the 31st day of December, 1950.

The means which shall be adopted for the work shall be the laying of poisoned baits, not more than three feet apart, in furrows. The quantity to be laid is at least two tins per hundred acres, as follows:—

First drive, from the 3rd January, 1950, to the 15th January, 1950.

Second drive, from the 15th February, 1950, to the 28th February, 1950.

Third drive, from the 15th March, 1950, to the 31st March, 1950.

Also fumigation to be carried out from May, 1950, to October, 1950, both inclusive. Or by the digging out of burrows. All to be done to the satisfaction of the Board or the Board's inspector.

By order of the Board,

C. T. HAYWARD,
Secretary.

12/11/1949.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
700/49	1949. Nov. 11	L. S. Nettlefold & Sons	314A, 1949	1 only "esse" Heat Storage Cooker Model No. 690 x B Major, as per Item 1, installed at Yallingup Caves House	Public Works	£1,021 11s. 11d.
1166/48	do.	Vacuum Oil Co.	623A, 1949	Motor Oils for Railway Department, as follows:— Item 1—Mobiloil Artic Item 2—Mobiloil Artic Item 3—Mobiloil Artic Item 4—Mobiloil "A" Item 5—Mobiloil "A" Item 6—Mobiloil "A" Item 7—Mobiloil "BB" Item 8—Mobiloil "BB" Item 9—Mobiloil "BB" Item 10—Mobiloil "B" Item 11—Mobiloil "B" Item 12—Mobiloil "B"	Railways	6s. 9½d. gallon. 5s. 9d. gallon. 5s. 4d. gallon. 6s. 9½d. gallon. 5s. 9d. gallon. 5s. 4d. gallon. 6s. 9½d. gallon. 5s. 9d. gallon. 5s. 4d. gallon. 6s. 9½d. gallon. 5s. 9d. gallon. 5s. 4d. gallon.
907/49	do.	The Emu Brewery, Ltd.	426A, 1949	Purchase and Removal of Secondhand lift, ex the Royal Perth Hospital, as per Item 1	Public Works	£135.
841/49	do.	Prowse Engineering Co.	387A, 1949	Steel Window Frames for King Edward Memorial Hospital Nurses' Quarters, as per Items 1 to 6, inclusive	Public Works	£861 13s. 6d.
704/49	do.	C. K. MacKenzie & Co.	316A, 1949	1 only 42 in. "Mason" Plan Printer, single-sided, as per Item 1	Public Works	£480.
944/49	do.	R. Lawrence	392A, 1949	Cartage of Stores, etc., from Broome to the Native Feeding Depot, La Grange Bay and to the Native Hospital, Broome, from 1st November, 1949 to 31st October, 1950, as follows:— Item 1 Item 3	Public Works	£4 per ton. 8s. per ton.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Tenders for Government Supplies.*

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			1949.
Nov. 10	478A, 1949	Vegetable Corkboard	Nov. 24
Nov. 10	479A, 1949	10,000 Fencing Droppers	Nov. 24
Nov. 8	467A, 1949	Collie Coal, Newcastle Coal and Coke, 1950	Nov. 24
Nov. 10	480A, 1949	Diesel Engine Driven Alternator Set	Nov. 24
Nov. 8	470A, 1949	Removal of Bodies to Morgues at Perth, Fremantle and Midland Junction	Nov. 24
Nov. 8	472A, 1949	Air Compressors and Receivers for Old Women's Home	Nov. 24
Nov. 10	477A, 1949	Hot Water Storage Cylinder for Point Walter Camp	Nov. 24
Nov. 15	483A, 1949	Jarrah Piles and Stringers for Main Roads Department	Nov. 24
Nov. 15	488A, 1949	Crushed Granite for South Fremantle Power Station	Nov. 24
Nov. 15	482A, 1949	Air Compressors and Receivers for John Street Ejector Station, Midland Junction	Dec. 1
Nov. 15	484A, 1949	Eggs for Fremantle Hospital	Dec. 1
Nov. 15	102 and 103	Dairy Produce and Meat for six months	Dec. 1
Nov. 15	487A, 1949	Boring Machines for Public Works Department	Dec. 1
Nov. 17	505A, 1949	C.I. Special Pipes, Bends, etc., John Street, and Old Women's Home Ejector Station	Dec. 1
Oct. 27	453A, 1949	Mild Steel Plates	Dec. 1
Oct. 20	442A, 1949	Steel Rails, Fishplates and Bolts (Recalled)	Dec. 1
Oct. 27	455A, 1949	Steel and Iron Products	Dec. 1
Nov. 8	468A, 1949	Cartage of Stores from Marble Bar to Nullagine	Dec. 1
Nov. 8	469A, 1949	Cartage of Stores from Wyndham to Turkey Creek	Dec. 1
Nov. 10	474A, 1949	Chlorinating Plant for Margaret River Town Water Supply	Dec. 1
Nov. 10	475A, 1949	Steel Roller Shutter for Wyndham Plant Repairs Shop	Dec. 1
Nov. 10	476A, 1949	Steel Roller Shutter for Albany Plant Repairs Shop	Dec. 1
Nov. 17	485A, 1949	Electric Hot Presses for Collie Hospital	Dec. 8
Nov. 17	506A, 1949	Motorised Valves and Thermostats for Old Women's Home	Dec. 8
Nov. 17	489A, 1949 to 504A, 1949.	Cartage of General supplies to various State Batteries during 1950	Dec. 8
Nov. 10	473A, 1949	Firewood for No. 4 Pumping Station	Dec. 15
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
Nov. 15	486A, 1949	Vertical Milling Machine for Midland Junction Workshops	1950. Feb. 9

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.

17th November, 1949.

A. H. TELFER,
Chairman.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 15th November, 1949.

THE following appointments have been approved:—

R.G. No. 101/40—Mr. Francis John Miller, to act temporarily as District Registrar of Births, Deaths and Marriages for the Katanning Registry District, to maintain an office at Katanning, during the absence on leave of Mr. Bruce Gordon Wallace Allan; appointment to date from 11th November, 1949.

R.G. No. 92/43—Mr. Robert William Jennings, to act temporarily as Assistant District Registrar of Births and Deaths for the Katanning Registry District, to maintain an office at Wagin, during the absence on leave of Mr. Charles Edward Holmes; appointment to date from 10th November, 1949.

R.G. No. 139/47—Constable Austin Earnest Gannaway, to act temporarily as Assistant District Registrar of Births and Deaths for the Murray Registry District, to maintain an office at Dwellingup, during the absence on leave of Constable William Stanley Perry; appointment to date from 14th November, 1949.

NORMAN B. BRICE,
Deputy Registrar General.

Registrar General's Office,
Perth, 14th November, 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.

*Presbyterian Church of Australia—Assembly of
Western Australia.*

25/48; 10/11/49; Mr. Arthur Edward Burtenshaw;
The Mause, Kellerberrin; Northam.

The Congregational Union of W.A. Inc.
41/49; 11/11/49; Mr. Russell Aubrey Fowler; 15
Tuart Street, Bunbury; Wellington.

IT is hereby published, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

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

The Congregational Union of W.A. Inc.
41/49; 31/10/49; Rev. Edwin George King, B.A.
L.Th.; 151 Bagot Road, Subiaco; Perth.

NORMAN B. BRICE,
Deputy Registrar General.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information, that with the approval of the Minister, as required by section 22 of the Government Railway Act, 1904-1948, the following alterations and additions have been made to the scales of charges, schedules, etc., now appearing in the Goods Rates Book dated 1st March, 1935, and the Coaching Rates Book dated 1st December, 1941:—

Goods Rates Book.

Page 27, from 14/10/1949.—Classification of Goods—Delete all reference to bath heaters and insert:—Bath heaters packed in crates (with battens not more than three inches apart) or in standard double walled corrugated cartons—Class 1. Unpacked—Class 2 O.R.

Page 38, from 14/10/49.—Insert:—Lawn mowers, power—see machinery.

Page 50, from 14/10/49.—Insert:—Washing machines, power—see machinery.

Page 124, from 21/10/49.—Meat (Rates include Covering Charge)—To ship's side, North Fremantle. Amend paragraph 3, 9s.; paragraph 4, 8s. 9d.; paragraph 5, 9s.

Page 134, from 21/10/49.—Weights of Goods, Computation of—Beer manufactured in the State. Delete weights shown and insert:—

Brewery.	5 Gallon Casks.		10 Gallon Casks.		18 Gallon Casks.		18 Gallon Casks. (Metal).	
	Full.	Empty.	Full.	Empty.	Full.	Empty.	Full.	Empty.
Swan and Emu	C. Q. L. 0 3 1	C. Q. L. 0 1 7	C. Q. L. 1 1 20	C. Q. L. 0 2 9	C. Q. L. 2 1 23	C. Q. L. 0 3 12	C. Q. L. 2 0 23	C. Q. L. 0 2 11
Redcastle ...	0 2 16	0 1 6	1 1 13	0 2 2	2 1 4	0 3 1
Kalgoorlie ...	0 2 16	0 1 6	1 1 11	0 1 26	2 1 4	0 3 1

Page 169, from 21/10/49.—Shunting Charges—Maylands.—Delete Commonwealth of Australia (sublease of H. V. McKay Pty. Ltd, Siding).

Page 176, from 28/10/49.—Shunting Charges—Byford—Delete Millars' Timber and Trading Coy. Ltd (Cardup). Insert Cardup Bricks Pty. Ltd.

Page 180, from 14/10/49.—Shunting Charges—Insert:—

Accounting Station.	Siding.	Miles from Perth.	Shunting Charges. Through Traffic.
Manjimup ...	Westralian Farmers Co-operative, Ltd.	197	5s. 6d. and 10s. 9d. per four and eight-wheeled truck. Minimum charge 13s. per shunt.

Page 204, from 14/10/49.—List of Stations and Sidings—Insert "a" after Yeagerup.

Page 218, from 14/10/49.—List of Stations and Platforms—Insert under South-Western Railway and Branches—Yeagerup.

Coaching Rates Book.

Page 49, from 14/10/49.—Wives and Families of Farmers—Paragraph 3, Fares. Amend to read:—Children (male and female) over 5 years and under 14 years of age, half the adult fare for return. Minimum 10s., maximum 40s. first class; minimum 6s. 6d., maximum 26s. 6d., second class.

2/11/49.

A. G. HALL,
Commissioner of Railways.

GOVERNMENT RAILWAYS ACT, 1904-1948.

The Office of the Commissioner,
of Railways,
Perth, 15th November, 1949.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the amendments, as set forth in the Schedule hereunder, to the by-laws made under and for the purposes of the Government Railways Act, 1904-1948, as published in the *Government Gazette* on the 19th day of August, 1949.

A. G. HALL,
Commissioner of Railways.

Schedule.

The abovementioned by-laws (*Government Gazette*, 19/8/49), are amended:—

1. By inserting a heading as follows:—

“By-law No. 92—Railways Commission Procedure.”

2. By re-numbering by-laws 1, 2, 3, 4, 5 as paragraphs (1), (2), (3), (4), (5).

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

R. H. DOIG,
Clerk of the Council.

COMPANIES ACT, 1943-1946.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

Clarksons (W.A.) Pty. Limited.

1. CLARKSONS (W.A.) PTY. LIMITED hereby gives notice that by a resolution of the Company passed on the 7th day of November, 1949, the nominal share capital of the Company was increased by the addition thereto of the sum of ten thousand pounds divided into 10,000 shares of one pound each beyond the registered capital of twenty thousand pounds.

2. The additional capital is divided as follows:—

No. of shares—10,000; class of shares—ordinary; nominal amount of each share—£1.

3. The conditions (*e.g.*, voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—To rank equally with existing shares.

Dated this 15th day of November, 1949.

F. E. MIDDLETON,
Secretary.

OSBORNE'S LIMITED.

NOTICE is hereby given, in pursuance of section 148 of the Companies Act, 1893, that a general meeting of the members of the abovenamed Company will be held at the registered office of the Company, namely, the offices of R. A. Long, Chartered Accountant (Aust.), W.A. Turf Club Building, (First Floor), 1 Howard Street, Perth, on Tuesday, the 20th day of December, 1949, at 11 o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by special resolution the manner in which the books, accounts and documents of the Company and of the Liquidator thereof shall be disposed of.

Dated the 16th day of November, 1949.

R. A. LONG,
Liquidator.

COMPANIES ACT, 1943-1947.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

J. A. Hemphill & Sons Pty. Limited.

NOTICE is hereby given that J. A. Hemphill & Sons Pty. Limited, a company registered under Part XI. of the Companies Act, 1943-1947, and having its Registered Office at Warwick House, St. George's Terrace, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 24th day of January, 1950.

Dated this 24th day of October, 1949.

LESLIE GRAHAM STOREY,
Attorney.

COMPANIES ACT, 1943-1947.

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

Pursuant to Section 99 (4).

I. Herman Pty. Limited.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of I. Herman Pty. Limited was, on the 1st day of November, 1949, changed to and is now situated at the office of Stowe & Stowe, Atlas Building, 8 Esplanade, Perth, and that the days and hours during which the Registered Office of I. Herman Pty. Limited is accessible to the public are, as from the 1st day of November, 1949, as follows:—Monday to Friday, 9 a.m. to 5 p.m. (Saturday and public holidays excepted).

Dated this 1st day of November, 1949.

I. HERMAN,
Director I. Herman Pty. Limited.

Commonwealth of Australia.

THE BANKRUPTCY ACT, 1924-1933.

Re Peggy Walters, Hotel Proprietress, late of Club Hotel, Collie.

NOTICE is hereby given that it is the intention of the Trustee to declare a first dividend of 5s. on 29th November, 1949. Proofs may be lodged up to 25th November, 1949.

(Sgd.) R. H. STOWE,
Trustee, Atlas Building Esplanade, Perth.

PLASTIC INDUSTRIES PTY. LIMITED.

In Voluntary Liquidation.

THE creditors of the abovenamed Company are required, on or before the 6th day of December, 1949, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to Mr. Idris Victor Garland, of Warwick House, 63 St. George's Terrace, Perth, Accountant, the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator are, by

their solicitors or otherwise, to prove their said debts or claims at his office aforesaid at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Wednesday, the 7th day of December, 1949, at 3 o'clock in the afternoon at the said office is appointed for determining as to the allowance of the debts and claims.

Dated this 14th day of November, 1949, at Perth.

IDRIS V. GARLAND,
Liquidator.

Idris V. Garland, Chartered Accountant (Aust.), 63 St. George's Terrace, Perth.

PLASTIC INDUSTRIES PTY. LIMITED.

In Voluntary Liquidation.

NOTICE is hereby given that at a special general meeting of the shareholders of Plastic Industries Pty. Limited, duly convened and held at C.T.A. Buildings, 69 St. George's Terrace, Perth, on the 8th day of November, 1949, at 5 o'clock in the afternoon, that the following special resolution was duly passed:—'That the Company be wound up voluntarily and that Mr. Idris V. Garland, of 63 St. George's Terrace, Perth, Chartered Accountant, be and is hereby appointed voluntary Liquidator for the purposes of such winding-up.'

Dated the 8th day of November, 1949.

FRANK N. VINCENT,
Chairman of Meeting.

COMPANIES ACT, 1943-1947.

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

Pursuant to Section 99 (4).

Paterson Brokensha Pty. Ltd.

NOTICE is hereby given that the Registered Office of Paterson Brokensha Pty. Ltd. was, on the 26th day of October, 1949, changed to and is now situated at 65 Murray Street, Perth, and that the days and hours during which such Office is accessible to the public are, as from the said 26th day of October, 1949, as follows:—Mondays to Fridays, inclusive, 10 a.m. to 12 noon and 2 p.m. to 4 p.m.

Dated this 2nd day of November, 1949.

HERBERT H. WHEATLEY,
Director.

Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1947.

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

Pursuant to Section 99 (4).

Brokensha & Shaw Pty. Limited.

NOTICE is hereby given that the Registered Office of Brokensha & Shaw Pty. Limited was, on the 26th day of October, 1949, changed to and is now situated at 65 Murray Street, Perth, and that the days and hours during which such office is accessible to the public are, as from the said 26th day of October, 1949, as follows:—Mondays to Fridays, inclusive, 10 a.m. to 12 noon and 2 p.m. to 4 p.m.

Dated this 2nd day of November, 1949.

HERBERT H. WHEATLEY,
Director.

Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

In the Supreme Court of Western Australia.

No. 10 of 1949.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Amalgamated Distributors (Australasia) Limited.

HIS Honour Mr. Justice Wolff has, by an Order dated the 1st day of November, 1949, appointed Allan Martin, of 95 St. George's Terrace, Perth, in the said State, Chartered Accountant, to be the Official Liquidator of the abovenamed Company.

Dated the 11th day of November, 1949.

V. POLLOCK LEACH,
Associate.

George Albert Watson, of Atlas Building, 8-10 The Esplanade, Perth, Acting Commonwealth Crown Solicitor and Solicitor for the Petitioner.

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).
Steam Generators Pty. Ltd.

NOTICE is hereby given that the Registered Office of Steam Generators Pty. Ltd. is situated at 214 Wellington Street, Perth, 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. (except holidays).

Dated this 24th day of October, 1949.

E. TINDAL,
Director.

Lohrmann, Tindal & Guthrie, Solicitors, Perpetual Building, 89 St. George's Terrace, Perth.

THE COMPANIES ACT, 1945-1947.

Notice of Situation of Registered Office of Company Incorporated Outside Western Australia.
Coverwell Paint Company Pty. Limited.

COVERWELL PAINT COMPANY PTY. LIMITED hereby give notice that the Registered Office of the Company is situated at the office of Messrs. Nicholson & Nicholson, 97 St. George's Terrace, Perth, and that the days and hours during which the said office is accessible to the public are as follows:—Mondays to Fridays, inclusive, 10 a.m. to 12 noon and 2 p.m. to 4 p.m.

Dated this 11th day of November, 1949.

E. BARNETT,
Agent for Western Australia.

Nicholson & Nicholson, 97 St. George's Terrace, Perth, Solicitors for the Company.

Western Australia.

THE COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office.
Darbyshire Ware Pottery Pty. Limited.

NOTICE is hereby given that the Registered Office of Darbyshire Ware Pottery Pty. Limited is situated at the office of Messrs. Wilson & O'Keefe, 104 St. George's Terrace, Perth, and the days and hours during which such office is accessible to the public are as follow:—10 a.m. to 12 noon and 2 p.m. to 4 p.m. (excluding Saturdays and public holidays).

Dated this 10th day of November, 1949.

A. W. L. DARBYSHIRE,
Director.

Joseph, Muir & Williams, 98 St. George's Terrace, Perth, Solicitors for the Company.

NOTICE OF OFFICE.

Braemar Engineering Co. (W.A.) Pty. Ltd.

BRAEMAR ENGINEERING CO. (W.A.) PTY. LTD. hereby gives notice that its Registered Office is situated at Pastoral House, St. George's Terrace, Perth, and

that the days and hours during which such office is accessible to the public are 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m. on week days (holidays excepted).

Dated this 15th day of November, 1949.

H. BRENNEN,
Director.

Northmore, Hale, Davy & Leake, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Section 330 (4).
Sulphates Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company, which is incorporated in Victoria, is situate at the office of Messrs. Parker & Parker, 21 Howard Street, Perth, and that the days and hours during which it is accessible to the public are from 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m., from Monday to Friday, inclusive (public holidays excepted).

Dated this 14th day of November, 1949.

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

COMPANIES ACT, 1943-1947.

Lawford Ltd.

NOTICE is hereby given that the Registered Office of Lawford Ltd. is situate at 86 Guildford Road, Mount Lawley, and that the days and hours during which such office is accessible to the public are as follows:—Week days (other than Saturdays and public holidays), from 9 a.m. to 5 p.m.

Dated the 15th day of November, 1949.

PARKER & PARKER,
Solicitors for the Company,
21 Howard Street, Perth.

IN THE MATTER OF THE COMPANIES ACT,
1943-1949.

NOTICE is hereby given that, pursuant to sections 402 and 405 of the abovenamed Act, the undermentioned person has been registered on the date specified as qualified to act as Auditor of Companies:—

Arthur Thomas Crouch, of 8 Albion Street, Katanning, Public Accountant; date of registration—1st November, 1949.

Dated the 14th day of November, 1949.

G. J. BOYLSON,
Registrar of Companies.

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Darbyshire Ware Pottery Pty. Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Darbyshire Ware Pottery Pty. Limited.

Dated this 9th day of November, 1949.

G. J. BOYLSON,
Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Lawford 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 Lawford Ltd.

Dated this 11th day of November, 1949.

G. J. BOYLSON,
Registrar of Companies.
Companies Office,
Supreme Court, Perth, W.A.

IN THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895, and in the matter of The Illuminating Engineering Society of Australia (Western Australia).

I, JOHN LAWRENCE MATTINSON, of 8 Commonwealth Avenue, North Perth, in the State of Western Australia, Electrical and Refrigeration Contractor, of Manford Building, Bazaar Terrace, Perth, in the State of Western Australia, a Trustee of The Illuminating Engineering Society of Australia (Western Australia) do hereby give notice that I am desirous that such Society should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 13th day of June, 1949.

J. L. MATTINSON.

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 Society—The Illuminating Engineering Society of Australia (Western Australia).

2. Objects of the Society—(1) To promote and encourage the science and art of illumination. (2) To do all other things incidental or conducive to the attainment of the above objects.

3. Where Situated or Established—Perth, Western Australia.

4. The Names of the Trustees—William George Hayman, B.E.B.Sc.; Edwin John Negus; John Lawrence Mattinson; Prof. Alexander David Ross, B.Sc., and Miss Betty Walters.

5. In Whom the Management of the Society is Vested and by what Means—The management of the Society is vested by its constitution in the manner and to the extent therein provided in the Council of the said Society.

Lohrmann, Tindal & Guthrie, of 89 St. George's Terrace, Solicitors for the Society.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Emma Jane Jones, late of Gingin, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, the Administrator with the Will, on or before the 18th day of December, 1949, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 14th day of November, 1949.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of David King, late of Sunset Home, Nedlands, in the State of Western Australia, Retired Boilermaker, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 18th day of December, 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 of which it shall then have had notice.

Dated the 15th day of November, 1949.

HARDWICK, SLATTERY & GIBSON,
of Victoria House, St. George's Terrace, Perth, Solicitors for the Company.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Violet Maud Stone, late of 144 Mill Point Road, South Perth, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are 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 18th day of December, 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 11th day of November, 1949.

DOWNING & DOWNING,
37 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 Meredith Roberts, late of Dalwallinu, 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 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 18th day of December, 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 11th day of November, 1949.

DOWNING & DOWNING,
37 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 Florence May Emery, late of Killarney Street, Mount Hawthorn, in the State of Western Australia, Spinster, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executrix, care of Messrs. Joseph, Muir & Williams, Victoria House, St. George's Terrace, Perth, on or before the 18th day of December, 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 11th day of November, 1949.

JOSEPH, MUIR & WILLIAMS,
Victoria House, St. George's Terrace, Perth, Solicitors for the Executrix.

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 16th day of November, 1949.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

St. Clair, Lillian Ivy (also known as Ivy Lillian St. Clair); Spinster; formerly of 25 Rokeby Road, Subiaco, but late of 21 Dean Street, Cottesloe; 22/7/49; 3/11/49.

McVeigh, John (also known as William McVeigh); Retired Miner; late of Bunbury Road, Armadale; 11/6/49; 3/11/49.

Brown, Walter; Woodcutter; late of Lakewood; 1/8/49; 8/11/49.

O'Connor, Margaret Josephine (also known as Margaret O'Connor); Widow; formerly of 59 Swanbourne Street, Fremantle, but late of Claremont; 20/3/48; 8/11/49.

Krolkiewicz, Jan; Farm Labourer; late of Point Walter; 5/8/49; 8/11/49.

Mazoletti, Giacomo Carlo; Retired Miner; late of 173 Aberdeen Street, Perth; 26/7/49; 8/11/49.

Ward, Margaret Mary; Married Woman; late of 368 Marine Terrace, Geraldton; 31/7/49; 8/11/49.

Way, Reginald Albion; Quarryman and Miner; formerly of 4 Clayton Street, Bellevue, but late of Wiluna; 6/7/37; 8/11/49.

Jones, Robert; Caretaker; late of Walter Road, Bayswater; 13/6/49; 11/11/49.

Kemp, Thomas Campbell; Farm Labourer; late of South Trayning; 14/8/49; 15/11/49.

Carrotts, Martin; Retired Farmer; late of Katanning; 21/3/49; 15/11/49.

Gibbs, John Collinson; Retired Railway Employee; late of Geraldton; 10/9/49; 15/11/49.

Goldwyer, William; Retired Timber Worker; late of Nedlands; 8/8/49; 15/11/49.

Bravo, Lorenzo; Gardener late of Roleystone; 22/8/49; 15/11/49.

Kiernan, Thomas Patrick Peter; Lumper; formerly of 29 Attfield Street, Fremantle, but late of Nedlands; 23/7/49; 15/11/49.

Hood, Francis (usually known as Frank Hood); Miner; formerly of Boulder City, but late of Kenny Street, Cottesloe Beach; 17/12/1919; 11/11/49.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 19th day of December, 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 16th day of November, 1949.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name, Occupation, Address, Date of Death.

Jones, Robert; Caretaker; late of Walter Road, Bayswater; 13/6/49.

Hood, Francis (usually known as Frank Hood); Miner; formerly of Boulder City, but late of Kenny Street, Cottesloe Beach; 17/12/1919.

Johnson, Thomas Henry; Retired Baker and Business Man; formerly of Merredin and of Kellerberrin, but late of 119 Peninsula Road, Maylands; 13/8/49.

Sambell, Frederick James; Accountant and Auditor; late of Carlton Hotel, Hay Street, Perth; 23/9/49.

Henshaw, Henry Lionel; Retired Railway Employee; formerly of 27 York Street, Subiaco, but late of 82 Heytesbury Road, Subiaco; 22/8/49.

Miller, Gilbert Cecil; Milk Carter; formerly of 16 Brookman Street, Perth, but late a member (formerly No. WX500954, but late No. 5/305) of the Australian Military Forces; 1/7/49.

Seymour, George; Lumper and Labourer and Retired Teamster; formerly of Greenough Road, Geraldton, and 30 Francis Street, Perth, but late of 146 Roberts Street, South Como; 21/7/49.

Benari, Euma; Widow; late of 6 Axon Street, Subiaco; 10/8/49.

Crofts, Leonard Richard Edward; Farmer and Fitter and Turner, and Business Proprietor; formerly of Margaret River, and of 83 The Boulevarde, Mount Hawthorn, but late of 6 Surrey Road, Rivervale; 9/11/49.

Kemp, Thomas Campbell; Farm Labourer; late of South Trayning; 14/8/49.

Carrotts, Martin; Retired Farmer; late of Katanning; 21/3/49.

Gibbs, John Collinson; Retired Railway Employee; late of Geraldton; 10/9/49.

Goldwyer, William; Retired Timber Worker; late of Nedlands; 8/8/49.

Bravo, Lorenzo; Gardener; late of Roleystone; 22/8/49.

Kiernan, Thomas Patrick Peter; Lumper; formerly of 29 Attfield Street, Fremantle, but late of Nedlands; 23/7/49.

Jones, Henry Morgan; Retired Farmer; formerly of Yandanooka, but late of Stirling Terrace, Albany; 4/9/49.

Smith, Pamela Allsop; Spinster; late of 32 Pennant Street, North Perth; 2/7/49.

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