

Government Gazette

OF

WESTERN AUSTRALIA.

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No. 71.]

PERTH: FRIDAY, DECEMBER 2.

[1949.

Bank Holiday throughout Western Australia. PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.]

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

C.S.D. 340/48.

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

Date and Place.

Tuesday, 27th December, 1949-Throughout Western Australia.

Monday, 2nd January, 1950-Throughout Western Australia.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of November, 1949.

By His Excellency's Command,

H. S. W. PARKER,

Chief Secretary.

GOD SAVE THE KING ! ! !

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

Public Works Act, 1902-1945.

Metropolitan Sewerage.

Reticulation Area No. 2, Midland Junction, Ejector Station at John Street.

ORDER IN COUNCIL.

P.W. 1943/49.

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 Water Supply, Sewerage and Drainage to undertake, construct or provide Metropolitan Sewerage-Reticulation Area No. 2, Midland Junction, Ejector Station at John Street, on the land shown coloured green on Plan P.W.D. W.A. 32009, 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. Police Station at Scarborough. ORDER IN COUNCIL.

P.W. 869/44.

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 Exceutive Council doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Police Station at Scarborough on the land shown coloured green on Plan P.W.D., W.A. 32020 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. Spencers Brook-Northam Railway—Additions and Improvements Extension of Northam Station Yard. ORDER IN COUNCIL.

P.W. 2103/49.

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 the Minister for Railways to undertake, construct or provide Spencers Brook-Northam Railway— Additions and Improvements—Extension of Northam Station Yard on the land shown coloured green on Plan P.W.D., W.A. 32011 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.

Land for Fire Brigade Purposes at Corner of Main Street and Scarborough Beach Road, Osborne Park. ORDER IN COUNCIL.

P.W. 1732/49.

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 the Minister for Works to undertake, construct or provide land for Fire Brigade Purposes at corner of Main Street and Scarborough Beach Road, Osborne Park, shown coloured green on Plan P.W.D., W.A. 31992, 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. Miling School-Extension. ORDER IN COUNCIL.

P.W. 315/36.

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 anthorise the Honourable Minister for Works to undertake, construct or provide Miling School—Extension on land shown coloured green on Plan P.W.D., W.A. 31894 (L.T.O. Diagram 14975) which may be inspected at the office of the Min-ister for Works, Perth.

R. H. DOIG, Clerk of the Council.

Public Works Act, 1902-1945. Kenwick School-Extension. ORDER IN COUNCIL.

P.W. 2010/49.

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 Kenwick School-Extenion on the land shown coloured green on Plan P.W.D., W.A. 31977, which may be inspected at the office of the Minister for Works, Perth.

> R. H. DOIG. Clerk of the Council.

Workers' Compensation Act, 1912-1948.

ORDER IN COUNCIL.

Ex. Co. 2439, W.C.B. 47/49.

WHEREAS it is enacted by section 13 of the Workers' Compensation Act, 1912-1948 (as reprinted in February, 1949), that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister, a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an em-ployer 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 13; and whereas Anstralian Mutual Provident Society, Western Anstralia Branch, being an employer within the meaning of the said section has duly, in accordance with the regulations, made application for exemption from the said section, and has satisfied the Minister that it has established a fund for insurance against the said liability, and has deposited at the Treasury a security, to wit, Certificate of Title, Volume 478, Folio, 98, in which is comprised an estate in fee simple in all that piece of land being portion of Perth Town Lot G1, charged with all payments to become due under the said liability: Now, therefore, Now, therefore, this Excellency the Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act, doth hereby exempt the said Australian Mutual Provident Society, Western Anstralia Branch, from the operation of sec-tion 13 of the Workers' Compensation Act, 1912-1948 (as reprinted in February, 1949) for a period expiring on the 17th day of November, 1951.

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

INDUSTRIAL ARBITRATION ACT, 1912-1949

Crown Law Department, Perth, 1st December, 1949.

HIS Excellency the Governor in Executive Council, acting pursuant to section 179 of the Industrial Arbitration Act, 1912-1949, has been pleased to approve the new regulations set out in the Schedule hereunder, made by the Court of Arbitration under section 179 and for the purposes of the said Act.

(Sgd.) H. L. SHEAN,

Under Secretary for Law.

Schedule.

The following new regulations are added :-

141. An appeal to the Court from an Industrial Magistrate under section 103 of the Act shall be instituted by filing a notice of appeal in triplicate at the office of the Clerk of the Court within 14 days of the date of the decision appealed against.

142. The notice of appeal shall be in the Form No. 94 shown hereunder and shall specify-

(a) whether the appeal is against the decision of or the penalty imposed

by the Industrial Magistrate; (b) whether the whole or part only of the decision is complained of; (c) the grounds upon which the appeal is brought.

143. Forthwith after filing the notice of appeal, the appellant shall serve on the respondent a true copy thereof. 144. At least two clear days prior to the date of hearing of the appeal,

the appellant shall file at the office of the Clerk of the Court three certified copies of-

(a) the complaint instituting the proceedings before the Industrial

Magistrate; and (b) the notes of evidence taken by the Industrial Magistrate on the hearing of the complaint; and

(c) the reasons for his decision given by the Industrial Magistrate.

145. If requested to do so by either party to the appeal, the Clerk to the Industrial Magistrate shall forward to the Clerk of the Court all exhibits tendered in evidence before the Magistrate on the hearing of the complaint. 146. On the hearing of the appeal, no further evidence shall be adduced

except by special leave of the Court. 147. The institution of an appeal shall operate as a stay of proceedings on the judgment or order the subject of the appeal: Provided that the President may, on application made to him in Chambers by either party to the appeal, direct that proceedings shall not be so stayed.

> By the Court of Arbitration, (Sgd.) L. W. JACKSON, President. (Sgd.) E. B. McKENNA, Member. (Sgd.) T. G. DAVIES, Member.

Form No. 94.

Industrial Arbitration Act, 1912-1949.

In the Court of Arbitration of Western Australia.

No.....of 19.... Between Appellant (Complainant/Defendant). and Respondent (Complainant/Defendant). NOTICE OF APPEAL FROM INDUSTRIAL MAGISTRATE. 1. TAKE NOTICE that the Appellant hereby appeals to the Court of Arbitra-to pay £..... costs to the Complainant). (Add if applicable, and was ordered to pay to......the sum of £..... under section 99 (5) of the Act.) 2. The appeal is brought in respect of (Set out whether the appeal is against the decision itself (and whether the whole or part) or against the penalty imposed.) 3. The grounds upon which the appeal is brought are as follows:----. Dated this.....19.... (Appellant or, Appellant's Solicitor.) This notice of appeal was received in my office on the......day

To His Excellency Sir James Mitchell, G.C.M.G., Governor of the State of Western Australia.

THE humble Petition of the undersigned showeth as follows:—

(1) That your petitioners are a majority in number of the electors living in an area comprised within a circle having a radius of 40 chains from the centre of those pieces of land situate at the corner of Tate Street and Albany Road, Welshpool, being portion of Canning Location 2 and being lot 155 on Plan 2731 being the whole of the land comprised in Certificate of Title Volume 950 Folio 162 and all that piece of land being portion of Canning Location 2 and being lot 156 on Plan 2731 being the whole of the land comprised in Certificate of Title Volume 747 Folio 31.

(2) That there has been an increase in population in such area, and such increase is likely to be permanent.

(3) That there are no licensed premises with Publican's General License to meet the public requirements within such area.

(4) That an hotel is required within the area with a Publican's General License to meet the public requirements.

(5) That the situation, namely, the corner of Tate Street and Albany Road, Welshpool, is a suitable place for such hotel. Clerk of the Court of Arbitration.

Your petitioners therefore humbly pray that the Licensing Court, may pursuant to the power in that behalf contained in The Licensing Act, 1911 (Consolidated), have authority to grant a new Publican's General License within the Welshpool Licensing District for premises to be erected on the said land.

And your Petitioners will ever pray, etc.

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

Address, Witness to Signature. 1, Sup., O. Hackshaw, 206 Swansea street; 2, Sup., A. Hackshaw, 206 Swansea Street; 3, 3119, E. Hackshaw, 206 Swansea Street; 4, 3121, F. P. Hackshaw, 206 Swansea Street; 5, Sup., K. M. Best, 1 Suffolk Street; 6, Sup. M. Best, 1 Suffolk Street; 7, 6657, B. Rochford, Alexander Avenue; 8, 8038, J. Weir, Alexander Avenue; 9, 3953, I. Jervis, Alexander Avenue; 10, Sup., A. J. Alford, Alexander Avenue; 11, 4783, A. Manu, Acton Avenue; 12, 4552, E. Little, Acton Avenue; 13, Sup., C. J. Barnett, Acton Avenue; 14, Sup., R. Barnett, Acton Avenue; 15, Sup., A. H. Hardingham, Ewing Street; 16, Sup., E. M. Hardingham, Ewing Street; 17, 8344, E. A. Wood, Ewing Street; 18, 3081, A. Grose, Ewing Street; 19, 3083, E. Grose, Ewing Street; 20, 6410, E. Richards, Bedford Street; 21, 112, D. C. Anderton, Ewing Street; 22, 113, P. E. Anderton, Ewing Street; 23, 3560, R. Hoad,

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

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Ewing Street; 24, 4961, Geo. E. McClusky, John Street; 25, 4962, M. McCluskey, John Street; 26, 4836, S. S. Marson, John Street; 27, 1675, J. Cragg, John Street; 28, G. Craggs, John Street; 29, 3954, I. A. Jervis, Alexander Avenue; 30, 4786, O. G. Mann, Acton Avenue; 31, 4558, T. G. Little, Acton Avenue; 32, 5778, C. O'Neill, Alexander Avenue; 33, 6558, F. Roehford, Alexander Avenue; 34, 5783, L. M. O'Neill, Alexander Avenue; 35, 999, K. Buckingham, Alexander Avenue; 36, 997, A. Buckingham, Alexander Avenue; 37, 996, A. Buckingham, Alexander Avenue; 38, Sup., L. K. Hardingham, Ewing Street; 39, Sup., F. Hardingham, Ewing Street; 40, 3561, W. J. Hoad, Ewing Street; 41, 8347, G. M. Wood, Ewing Street; 42, 5636, John Nicholson, Acton Avenue; 43, Sup., P. A. Stevens, Wyndham Street; 44, Sup., M. L. Stevens, Wyndham Street; 45, Sup., W. Kenworthy, Wyndham Street; 46, Sup., A. W. Sowden, Wyndham Street; 47, 6291, J. Randell, Wyndham Street; 48, Sup., A. Scorer, Wyndham Street; 50, Sup., E. G. Wilson, Wyndham Street; 51, 6129, E. M. Poole, Wyndham Street; 52, Sup., J. M. Ritchie, Wyndham Street; 53, Sup., V. R. Ferguson, Salisbury Street; 54, Sup., W. J. Cunning-ham, Salisbury Street; 55, Sup., J. M. Cunningham, Salisbury Street; 56, 3118, D. Hackshaw, Victoria Street; 57, Sup., G. B. Pritchard, Gladstone Street; 58, Sup., M. G. Pritchard, Gladstone Street; 59, 184, R. F. Armstrong, Victoria Street; 60, 181, J. Armstrong, Victoria Street; 61, Sup., G. C. Farrell, Walpole Avenue; 62, 7913, H. A. Walton, Walpole Avenue; 63, 7916, V. J. Walton, Walpole Street; 64, 6741, R. Ritchie, Walpole Street; 65, 6469, M. Ritchie, Walpole Street; 66, 7440, J. F. Syme, Walpole Street; 67, 7438, 7916, V. J. Walton, Walpole Street; 64, 6741, R. Ritchie, Walpole Street; 65, 6469, M. Ritchie, Walpole Street; 66, 7440, J. F. Syme, Walpole Street; 67, 7438, A. A. Syme, Walpole Street; 68, Sup., E. J. Burkett, Walpole Street; 69, Sup., F. K. Burkett, Walpole Street; 70, 6728, S. M. Sawyer, Palmerston Street; 71, Sup., Geo. Passmore, Pitt Street; 72, Sup., P. A. Passmore, Pitt Street; 73, 1881, M. E. Dawes, Coolgardie Street; 74, 3885, A. M. James, Coolgardie Street; 75, Sup., L. Woodley, Coolgardie Street; 77, Sup., G. K. Webster, Coolgardie Street; 78, Sup., P. A. Webster, Coolgardie Street; 78, Sup., P. A. Webster, Coolgardie Street; 78, Sup., P. A. Webster, Coolgardie Street; 81, Sup., D. Kerr, Coolgardie Street; 82, Sup., M. F. Kerr, Coolgardie Street; 83, Sup. A. Vickery, Coolgardie Street; 84, Sup., A. Vickery, Coolgardie Street; 85, Sup., R. Parkinson, Coolgardie Street; 86, Sup., H. E. M. Parkinson, Coolgardie Street; 87, 6872, A. W. Sheldon, Coolgardie Street; 92, Sup., J. Smith, Coolgardie Street; 93, Sup., E. A. Perkins, Coolgardie Street; 94, Sup., F. Cunningham, Coolgardie Street; 94, Sup., J. Wall, Coolgardie Street; 92, Sup., J. Smith, Coolgardie Street; 94, Sup., F. Cunningham, Coolgardie Street; 96, Sup., J. D. Cunningham, Coolgardie Street; 96, Sup., M. Stone, Coolgardie Street; 96, Sup., Sup., Coolgardie Street; 96, Sup., J. D. Cunningham, Coolgardie Street; 96, Sup., J. D. Cunning Ritchie, Walpole Street; 65, 6469, M. Ritchie, Walpole

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

136, 196, M. V. Arnold, Albany Highway; 137, Sup.,
E. Castledine, Albany Highway; 138, 8199, J. Williams, Albany Highway; 139, 8214, W. H. Williams, Albany Highway; 140, 5878, T. H. Palmer, Albany Road; 141, 7028, L. Smedhurst, Welshpool Road; 142, 5161, H. McMurdo, Norman Street; 143, 3359, E. Hawkins, Norman Street; 144, 3361, T. Hawkins, Norman Street; 145, 378, P. M. Bassett, Norman Street; 146, 6, V. Abbott, Norman Street; 147, 3870, D. Jackson, Norman Street; 148, 3872, D. Jackson, Norman Street; 149, 2455, Alan Field. Norman Street: 150, 2458, Iris kins, Norman Street; 144, 3361, T. Hawkins, Norman Street; 145, 378, P. M. Bassett, Norman Street; 146, Varbaot, Norman Street; 147, 3870, D. Jackson, Norman Street; 148, 3872, D. Jackson, Norman Street; 153, Sup, Konald C. Viney, Norman Street; 153, S475, M. Yoski, Norman Street; 150, 2458, Iris Field, Norman Street; 155, 250, R. Snald C. Viney, Norman Street; 153, 8475, M. Yoski, Norman Street; 154, 1942, V. Denham, Cross Street; 155, 6855, K. Shaw, Welshpool Road; 156, 6847, A. E. Shaw, Welshpool Road; 156, 6847, A. E. Shaw, Welshpool Road; 166, 8687, J. E. Shaw, Velshpool Road; 166, 8687, J. E. Shaw, Welshpool Road; 166, 8088, F. S. Whetters, Albauy Road; 164, 8089, L. M. Whetters, Albauy Road; 166, 6817, J. Shardlow, Albany Road; 167, 998, M. Buekingham, Albany Road; 177, 999, M. Buekingham, Albany Road; 177, 999, M. Buekingham, Albany Road; 177, 3671, L. M. Houghton, Albany Road; 177, 1161, J. D. Campbell, Albany Road; 172, 5102, M. Wilkie, Bedford Street; 173, Sup., R. M. Grant, Albany Road; 174, 3671, L. M. Houghton, Albany Road; 175, 2489, A. Fimognari, Albany Road; 177, 3490, M. Hawyood, Albany Road; 178, 3838, D. E. Haywood, Albany Road; 178, 3838, D. E. Haywood, Albany Road; 178, 3839, D. E. Haywood, Albany Road; 178, 3839, D. E. Mawy Road; 187, 3284, G. M. Harris, Queen Street; 185, 5377, F. Mongaa, Albany Road; 186, Sup., H. J. Wall, Albany Road; 187, 3284, G. M. Harris, Queen Street; 185, 5377, F. Mongaa, Albany Road; 196, 520, M. C. Hakinsopp, Albany Road; 197, 517, E. W. Blenkinsopp, Albany Road; 198, Sup., H. Blenkinsopp, Albany Road; 198, Sup., H. Blenkinsopp, Albany Road; 190, Sup., E. W. Blenkinsopp, Albany Road; 190, Sup., H. J. Wall, Albany Road; 197, 5284, G. M. Harris, Queen Street; 207, 7527, Sup., J. A. Grant, Albany Road; 197, 6566, H. Roc, Albany Road; 198, 527, M. Mayi, Queen Street; 207 T. S. Martin, corner Prescott and Tate Streets; 239, Sup., M. V. Martin, corner Prescott and Tate Streets; 240, Sup., F. Bennett, corner Prescott and Tate Streets; 241, Sup., R. J. Bennett, Prescott Street; 242, 4619, Tate Street; 248, Sup., S. C. Sandwell, Ellam Street; 249, 6703, A. Sandwell, Ellam Street; 250, 6953, W. R. Simpson, Ellam Street; 251, 6947, I. R. E. Simpson,

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

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Ellam Street; 252, 674, E. Blyth, Roy Street; 253, 6952, W. C. Simpson, Roy Street; 254, 6951, V. Simpson, Roy Street; 255, Sup., P. O'Hehir, Ellam Street; 256, Sup., V. O'Hehir, Ellam Street; 257, 711, A. J.
Bonser, Ellam Street; 258, Sup., L. Matthews, Ellam Street; 269, 5618, A. E. Nicholas, Tate Street; 263, 5619, D. M. Nicholas, Tate Street; 264, Sup., H. J.
Robinson, Tate Street; 265, Sup., F. S. Robinson, Tate Street; 266, Sup., J. Molyneux, Catherine and Isobel Streets; 267, 4029, A. Jones, Tate Street; 268, Sup., N.
Fox, Railway Parade; 269, 1016, H. Bull, Railway Parade; 270, 5279, E. Millard, Railway Parade; 271, 5280, H. S. Millard, Railway Parade; 272, 1921, N. C.
Deans, John Street; 273, 7301, W. H. Stevens, John Street; 274, 7295, Clara Stevens, John Street; 275, 7297, Elsie Stevens, John Street; 276, Sup., E. M. Conbrough, Charles Street; 277, 1628, J. J. Colbrough, Charles Street; 277, 1628, J. J. Colbrough, Charles Street; 277, 1628, J. J. Colbrough, Charles Street; 278, 2026, R. A. Doe, Railway Promenade; 280, Sup., A. Vuletie, Railway Promenade; 281, 7248, E. Stanley, Railway Promenade; 283, S120, C. M. Whitehouse, Railway Promenade; 285, 4781, V. Mangini, Railway Promenade; 286, 4778, E. M. Mangini, Railway Promenade; 286, 4778, E. M. Mangini, Railway Promenade; 286, 4778, E. M. Mangini, Railway Promenade; 285, 1885, B. J. Dawson, Railway Promenade; 290, 235, S. E. T.
Attwood, Railway Crescent; 291, 234, K. C. Attwood, Railway Crescent; 292, Sup., W. Martin, Railway Crescent; 293, Sup., S. Martin, Railway Crescent; 294, 4193, C. Kensitt; 295, 4192, B. Kensitt; 296, 1920, D.
Deans, Railway Crescent; 297, 8269, K. M. Wilson, Railway Crescent; 298, Sup., I. D. F. Lockhart, Welshpool Road; 209, 6734, A. J. Scharf, Norman Street; 200, 6735, L. K. Selarf, Norman Street; 304, 1033, E. Buun, Albany Road; 305, 557, M. D. Bentley, Albany Road; 306, 557, 253.Ellam Street; 252, 674, E. Blyth, Roy Street; Street; 312, 3375, E. S. Hayelock, Ashburton Street;
313, 229, D. N. Atherden, Ashburton Street; 314, 228,
B. D. Atherden, Ashburton Street; 315, 7084, G. Smith, Ashburton Street; 316, 6400, T. L. Reynolds, Ashburton Street; 318, Sup., A. E. Pearee, Ashburton Street; 319,
Sup., S. Marks, Ashburton Street; 320, 7511, W. Tay-lor, Ashburton Street; 321, Sup., E. Loaring, Ashbur-ton Street; 322, Sup., J. Crago, Ashburton Street; 323,
Sup., V. E. Joyce, Ashburton Street; 324, Sup., P. M. Schuts, Ashburton Street; 325, Sup., A. Finemore, Ash-burton Street; 326, Sup., A. Schuts, Ashburton Street; 327, Sup., D. Corti, Ashburton Street; 328, Sup., A. B. Shilling, Ashburton Street; 329, 6914, J. V. Sherwood, Ashburton Street; 330, Sup., M. A. Stevens, Ashbur-ton Street; 331, Sup., P. J. Luxton, Ashburton Street; 332, 6081, R. Piekles, Ashburton Street; 333, Sup., O. Dodd, Ashburton Street; 334, Sup., G. Ridgwell, Ash-burton Street; 335, Sup., A. E. Weaire, Ashburton Street; 336, Sup., I. Fahey, Ashburton Street; 337, 7411, C. Sumpton, Ashburton Street; 338, 469, E. Bees-ley, Bedford Street; 339, Sup., V. H. Beesley, Bedford Street; 340, 3043; W. Gregory, Bedford Street; 341, Sup., E. French, Queen Street; 342, Sup., D. H. Freneh, Queen Street; 343, 5935, N. Passmore, Queen Street; 344, Sup., F. Woodham, Queen Street; 345, Sup., L. Carroll, Queen Street; 346, 958, N. Brown, Queen Street; 347, Sup., R. H. Bamford, Queen Street; 344, Sup., J. M. Bamford, Queen Street; 349, Sup., R. W. Brady, Queen Street; 350, Sup., M. Brady, Queen Street; 351, 3709, R. Howe, Ashburton Street; 352, 2774, V. Gibbs, 1112 Albany Road; 353, Sup., Geo. Buckingham, 1110 Albany Road; 354, 802, R. Boydell, 1110 Albany Road; 355, Sup., F. C. Wright, 1104 Albany Road; 356, 592, E. H. Biekford, 1102 Albany Road; 356, 2584, R. Forman, 1100 Albany Road; 359, 2581, E. M. Forman, 1100 Albany Road; 360, Sup., D. M. Wood-ham, Queen Street; 361, 33, I. Aitken, Boulder Road; 362, 3493, M. F. Hickton, Boulder B. D. Atherden, Ashburton Street; 315, 7084, G. Smith,

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

ford Street; 365, Sup., W. Beesley, Bedford Street; 366, 5087, A. J. McKay, Bedford Street; 367, 5091, F. McKay, Bedford Street; 368, 890, G. Bristow, Bedford Street; 369, 2756, O. Gianocelli, Bedford Street; 370, 2755, M. Gianocelli, Bedford Street; 371, Sup., C. G. Smith, Coolgardie Street; 372, 3374, A. Hayelock, Ash-burton Street: 373, Sup. I. A. Dyer, Ashburton Street; Smith, Coolgardie Street; 372, 3374, A. Hayelock, Ashburton Street; 373, Sup., J. A. Dyer, Ashburton Street;
374, 66, M. Allanson, Ashburton Street; 375, Sup., I.
E. Prentice, Ashburton Street; 376, Sup., J. T. Cable, Ashburton Street; 377, Sup., P. Dyer, Ashburton Street; 378, 7117, M. Smith, Ashburton Street; 379, 6387, A. Reynolds, Ashburton Street; 380, Sup., A. J. Loaring, Ashburton Street; 381, 2829, J. Gilmour, Charles Street; 382, 2824, A. Gilmour, Charles Street; 383, 2540, T. J. Fleming, Charles Street; 385, 1614, F. E. Coros. Charles Street; 382, 2824, A. Gilmour, Charles Street; 383, 2540, T. J. Fleming, Charles Street; 384, 2541, T. M. Fleming, Charles Street; 385, 1614, F. E. Corps, Charles Street; 386, 3568, K. L. Hobson, Spencer Street; 387, 1609, A. E. Corps, Spencer Street; 388, 1610, E. Corps, Spencer Street; 389, Sup., A. G. Jen-nings, Spencer Street; 390, 1612, G. Corps, Spencer Street; 391, Sup., A. G. Nettleton, Spencer Street; 392, Sup., W. J. Nettleton, Spencer Street; 393, Sup., E. J. Nettleton; 394, Sup., M. Nettleton, Spencer Street; 395, 1615, W. Corps, Spencer Street; 396, 3569, T. W. Hobson, Spencer Street; 397, Sup., K. O. Young, Cool-gardie Street; 398, Sup., V. A. Haines, Coolgardie Street; 399, Sup., H. Haines, Coolgardie Street; 402, 7439, H. F. Syme, Walpole Avenue; 404, 1203, V. F. Cargill, Albany Road; 405, 1202, M. Cargill, Albany Road; 406, Sup., P. Young, Coolgardie Street; 407, Sup., J. Clarke, Albany Road; 408, 1036, E. Burbridge, Albany Road; 409, 2532, E. Fleming, Albany Road; 410, 2201, J. Eamus, Albany Road; 411, 2200, D. Eamus, Albany Road; 412, 342, A. J. Barnes, Albany Road; 413, Sup., F. Wright, Albany Road; 414, 2582, E. Forman, Albany Road; 415, 512, W. G. Bell, Albany Road; 416, 2544, F. I. Fletcher, Chapman Road; 417, 3904, T. R. James, Queen Street; 418, 5611, A. New-man, Queen Street; 419, Sup., V. Castledine, Queen Street; 420, Sup., D. Brown, Queen Street; 421, Sup., E. T. Castledine, Queen Street; 422, 2548, R. H. Fletcher, Chapman Road; 423, Sup., S. Brown, Queen Street; 424, 3040, R. Gregory, Alexandra Avenue; 425, 3039, N. Gregory, Alexandra Avenue; 426, 2175, R. Street; 420, Sup., D. Brown, Queen Street; 422, 2548, R. H.
Fletcher, Chapman Road; 423, Sup., S. Brown, Queen
Street; 424, 3040, R. Gregory, Alexandra Avenue; 425, 3039, N. Gregory, Alexandra Avenue; 426, 2175, R.
Dunstan, Isobel Street; 427, 5122, R. McKinnon, Norman Street; 428, 6730, A. Sayer, Norman Street; 429, 6889, H. W. Shepherd, Salisbury Street; 430, 945, H.
R. Brown, Queen Street; 431, 7853, H. W. Vivian, corner Coolgardie Street and Albany Road; 432, 595, S. K. Bickford, Albany Road; 433, 1570, M. E. Cooke, 14 Briggs Street; 434, 7027, J. Smethurst, Welshpool Road; 435, 5227, K. Mercer, Welshpool Road; 437, 3785, L. Hunt, Welshpool Road; 438, 5936, R. Passmore, Queen Street; 439, 891, W. Bristow, Bedford Street; 440, Sup., F. E.
White, John Street; 441, G. M. Hammersly, Boulder Road; 442, Sup., E. Fletcher, Chapman Road; 443, 5093, I. McKay, Bedford Street; 444, 2171, R. Dunstan, Isobel Street; 445, 586, L. Brierly, Ellam Street; 446, 885, J. Brierly, Ellam Street; 446, 885, J. Brierly, Ellam Street; 445, 58276, N. J. Minchin, Tate Street; 445, 5827, N. Golding, Isobel Street; 450, Sup., D. Golding, Isobel Street; 451, Sup., D. Dawe, Isobel Street; 452, 1907, W. M. Day, Norman Street; 453, 1004, K. Day, Norman Street; 455, 8276, N. J. Wilson, Railway Crescent; 456, 2827, N. Gilmour, Spencer Street; 457, 2828, H. Gilmour, Spencer Street; 453, 1004, K. Day, Norman Street; 455, 8276, N. J. Wilson, Railway Crescent; 456, 2827, N. Gilmour, Spencer Street; 457, 2828, H. Gilmour, Spencer Street; 458, 1613, J. Corps, Spencer Street; 459, 1608, A. Corps, Spencer Street; 460, Sup., H. E. Cable, Ashburton Street; 461, 677, L. G. Blyth, Ray Street; 462, 4039, C. A. Jones, Leichardt Street; 463, 5195, N. McSwan, Albany Road; 464, 1617, E. Corser, Leichardt Street; 465, 7792, D. Vance, Leichardt Street; 466, 5895, D. J. Parker, Leichardt Street; 467, 522, A. J. Benefield, Albany Road; 464, 1617, E. Corser, Leichardt Street; 465, 7092, D. Vance, Leichardt Stre Bedford Street; 471, 3156, E. S. Hall, Bedford Street; 472, Sup., C. Ritchie, Boundary Road; 473, 186, A. E. Arnold, Albany Road; 474, 194, L. B. Arnold, Albany Road; 475, Sup., R. Roberts, Albany Road; 476, 7849, B. Vivian, Albany Road and Coolgardie Street; 477, S113, V. White, Albany Road; 478, Sup., A. Hammers-ley, Boulder Road; 479, 36, M. Aitken, Boulder Road; 480, Sup., M. Roberts, Albany Road; 481, 5990, H. Pearmine, Albany Road; 482, 7547, L. Thomas, John Street; 483, 7554, W. P. Thomas, John Street; 484, 3125, R. Hackshaw, Victoria Street; 485, Sup., F.

Number on Petition, Number on Roll, Signature, Address, Witness to Signature.

Address, Witness to Signature, Address, Witness to Signature. Ward, Victoria Street; 486, Sup., M. W. E. Ward, Vic-toria Street; 487, Sup., E. French, Queen Street; 488, Sup., E. Fahey, Ashburton Street; 489, Sup., J. H. Weairs, Ashburton Street; 490, Sup., M. H. Ridgewell, Ashburton Street; 491, 6082, J. Pickles, Ashburton Street; 492, Sup., M. T. Joyce, Ashburton Street; 495, Sup., A. Bufton, Chapman Road; 496, Sup., E. J. Buf-ton, Chapman Road; 497, Sup., Louisa Bufton, Chap-man Road; 498, Sup., D. Bufton, Chapman Road; 499, 2135, F. J. Dumont, Welshpool Road; 500, 2027, V. A. Doe, Railway Road; 501, 6594, A. J. Rosser, Ellam Street; 502, 377, E. F. Bassett, Norman Street; 503, 197, R. J. Arnold, Albany Road; 504, 5868, A. Palmer, Albany Road; 505, 1882, W. W. Dawes, Coolgardie Street; 506, 1902, H. A. Day, Coolgardie Street; 507, 3469, E. Hepple, Coolgardie Street; 508, Sup., F. J. Stone, Coolgardie Street; 509, Sup., N. Stone, Cool-gardie Street; 510, Sup., D. L. Stone, Coolgardie Street; 511, Sup., Wm. O'Neil, Coolgardie Street; 512, 7344, E. Stone, Coolgardie Street; 513, 2366, N. Far-rell, Coolgardie Street; 514, Sup., E. I. Farrell, Cool-gardie Street; 515, Sup., J. A. Castledine, Coolgardie Street; 516, 1619, N. M. Corser, Leichardt Street; 517, 4062, J. E. Jones, Leichardt Street; 518, 6294, Z. Randell, Wyndham Street; 519, 3580, E. Hodgson, Albany Road; 520, Sup., J. O. Clarke, Albany Road; 521, 8378, G. Wooldridge, Albany Road; 522, 8377, E. L. Wooldridge, Albany Road; 523, 3994, L. Johnson, Boundary Road; 524, 2098, P. Dowson, Albany Road; 526, Sup., P. Goddard, Wyndham Street; 527, J. P. Randall, Wyndham Street; 528, 6892, M. A. Shepherd, Salisbury Street; 529, 5583, H. R. Neath, Coolgardie Street; 530, Sup., J. Dodd, Ashburton Street; 531, 6913, B. Sherwood, Ashburton Street; 532, Sup., T. Corti, Ashburton Street; 533, 4715, H. Mackie, Ash-burton Street; 534, Sup., J. Prentice, Ashburton Street; 535, 3581, R. A. Hodgson, Albany Road; 536, Sup., Ward, Victoria Street; 486, Sup., M. W. E. Ward, VicNumber on Petition, Number on Roll, Signature,

Address, Witness to Signature. Gwen Goddard, 12 Wyndham Street; 537, 3670, C. W. Houghton, Cannington; 538, Sup., P. Hine, John Street; 539, Sup., E. M. Hine, John Street; 540, Sup., A. L. Pearce, Ashburton Street.

Witnesses to signatures-1 to 160, E. F. Ryan; 161 to 483, B. J. Ryan; 484 to 534, E. F. Ryan; 535 to 540, B. J. Ryan.

Lavan & Walsh, Solicitors for Petitioner, Barrack Street, Perth.

THE LICENSING ACT, 1911-1948.

Tender.

TENDERS for a premium for a Gallon License for the store situated at the corner of Ogilvie Road and Canning Highway, Canning Bridge (being lot 345 of Swan Location 61) will be received by the undersigned up to noon on Friday, the 9th December, 1949.

A deposit of 10 per cent. to be lodged with each tender.

The highest of any tender not necessarily accepted.

All tenders should be addressed to the Chairman of the Licensing Court and marked "Tender for a Gallon License at Canning Bridge."

W. WAUHOP, Chairman of the Licensing Court.

Supreme Court Buildings, Perth, 2nd December, 1949.

Department. Position.			nt. Position. Salary.		Date Returnable.	
						1949.
Public Health				Chief Inspector	Class G-II2/3 Margin £345-£449	3rd December.
Do.				Head Attendant, Claremont Mental Hospital	Class G-II6 Margin £209-£237 (limit £223)	do.
D0.				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 Class C–II.–8	do.
Public Works				Senior Accounting Machinist (Item 1155)	Margin £139–£167	10th December
Agricultu re				Officer in Charge Irrigation (Item 2299)	Class P–I.–16 $\pounds 683-\pounds 787$	do.
Mines				Inspector of Mines*	Class P-I16 £683-£787	do.
Crown Law				Draftsman, 1st Class, Land Titles Office	Class P-II4/5 Margin £251-£319 Class C-VI.	do.
Workers' Comp	ensati	on Boa	rd	Typist	Margin £70-£125	do.
Public Works				Hydraulic Engineer (Item 1197)	Class P-I8 £943-£1,177	l7th December.
Chief Secretary	s			Sub-Accountant (Item 785)	Class C-II3/4 Margin £293-£371	do.
Child Welfare				Clerk (Adoptions) (Item 2105) (Female position)	Class C-II7 Margin £181-£195	do.
Treasury				Chief Clerk, Government Printing Office (Item 219)	Class C-II3 Margin £345-£371	do.
Crown Law				Clerk, Arbitration Court (Item 1752)	Class C-II8 Margin £139-£167	do.
Chief Secretary'	s			Clerk-in-Charge (Item 762)	Class C–II.–4 Margin £293–£319	do.

* Applications are called under section 24.

Applications are called under section 34 of the Public Service Act, 1904, and are to be addressed to the Public Service Commissioner and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

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ERRATA.

PRICES CONTROL ACT, 1948. Notice-Declaration No. 29.

IN notice published under the above heading in Government Gazette (No. 70) of 28th November, 1949, for the word "beatroot" appearing under the sub-head "Vegetables, fresh, in the control or possession of persons other than the grower," on page 3052, read "beetroot."

Under the heading, "Furniture, Furnishings and Household Drapery," on page 3052, delete the fourth line reading "Canvas blinds and awnings."

THE HEALTH ACT, 1911-1948.

Department of Public Health, Perth, 30th November, 1949.

P.H.D. 4472/21.

There is hereby notified for public information that the Fremantle City Council, being a local authority within the meaning of the Health Act, 1911-1948, and acting pursuant to section 26 of the said Act, has appointed Noel John Cowley McCombe to be its deputy for the purpose of issuing statutory orders under the said Act between meetings of the Council.

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

THE HEALTH ACT, 1911-1948. Department of Public Health, Perth, 30th November, 1949.

M.P.H. 1500/26.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:---Peppermint Grove Road Board:--Stanley C. Martin to be Health Inspector.

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

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.

Department of Native Affairs, Perth, 24th November, 1949.

Hon. Minister for Native Affairs has approved of the issue of Certificate of Exemption No. A566 to Algie H. Kickett, wife Grace, and children under 14 years of age, dated 18th November, 1949.

> S. G. MIDDLETON, Commissioner of Native Affairs.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

Department of Native Affairs, Perth, 29th November, 1949.

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

Certificate No. 354 was issued under the hand of T. Ansell, Resident Magistrate, at Moora, on the 9th November, 1949, to Elizabeth Walley, of Moora, in the Geraldton Magisterial District.

Certificate No. 352 was issued under the hand of K. H. Hogg, Resident Magistrate, at Port Hedland, on the 12th September, 1949, to Katherine Clarke, of Port Hedland, in the Port Hedland Magisterial District.

Certificate No. 357 was issued under the hand of K. H. Hogg, Resident Magistrate, at Carnarvon, on the 20th October, 1949, to Benjamin Kelly, of Carnarvon, in the Gascoyne Magisterial District.

Certificate No. 365 was issued under the hand of K. H. Parker, Resident Magistrate, at York, on the 17th November, 1949, to Elizabeth Jackson, of York, in the Avon Magisterial District.

Certificate No. 366 was issued under the hand of T. Ansell, Resident Magisterate, at Geraldton, on the 15th November, 1949, to Stephen Drage, of Geraldton, in the Geraldton Magisterial District. Certificate No. 342 was issued under the hand of A. L. F. Taylor, Resident Magistrate, at Fitzroy Crossing, on the 8th September, 1949, to Frank Hunter, of Fitzroy Crossing, in the West Kimberley Magisterial District.

Accordingly, the said Elizabeth Walley, Katherine Clarke, Benjamin Kelly, Elizabeth Jackson, Stephen Drage and Frank Hunter 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. 354, 357 and 366 being issued:--

Exemption Certificates Nos. A560, Elizabeth Walley; A104, Benjamin Kelly, and A360, Stephen Drage.

> 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:—

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; Town 829, 1r., £25; Town 1396, 1r., £20.

LEONORA.

7th December, 1949, at 2 p.m., at the Office of the Mining Registrar—

‡Leonora-Town 702, 1r. 7.5p., £20.

MEEKATHARRA.

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

1 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; *¶110, 4a. 1r. 31p., £15; *¶115, 5a., £15; *¶116, 5a., £15.
- \$\$ #Muchea #1176, 10a., £15; *1177, 9a., £13; *1185, 8a. 1r. 32p., £14.
- *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.

LAKE GRACE.

15th December, 1949, at 11 a.m., at the Rural and Industries Bank-

‡Karlgarin-Town 3, 1r., £12 10s.; Town 27, 1r., £10.

Lake Grace-Town 163, 1r. 1.9p., £20.

COOLGARDIE.

- 16th December, 1949, at 11 a.m., at the Office of the Mining Registrar-
 - Coolgardie-Town 1969, 1r. 20p., C.U.V., £12 10s.; Town 1970, 1r. 20p., C.U.V., £12 10s.

MERREDIN.

21st December, 1949, at 4 p.m., at the Court House-Doodlakine-Town 56, 1r., £25; Town ||72, 1r. 13p., £35.

* Suburban for cultivation.

\$ Sections 21 and 22 of the regulations do not apply.

|| Subject to truncation of corner, if necessary.

¶ All marketable timber is reserved to the Crown.

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

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

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

Gaddini, F.; 3117/2669; Reedy 203; abandoned; 608/39; Reedy Townsite.

George, W. F.; 68/2842; Kent 1065; 1452/30; 418/80, D1. abandoned;

Hamilton, L. W.; 21316/47; Beacon 55; abandoned; 2795/31; Beacon Townsite.

Hamilton, L. W.; 21292/47; Beacon 56; abandoned; 2796/31; Beacon Townsite.

Lucas, C. H.; 342/1653; Bejoording 150; abandoned; 381/13; Bejoording Townsite.

McGillivray, R.; 3117/1861; Reedy 91; £3 12s.; 894/34; Reedy Townsite.

Palmer, A. R.; 68/3286; Nelson 9013; £128 2s. 11d.; 1756/31; 454B/40, D1.

Platt, H.; 68/1294; Victoria 8539; £149 18s.; 991/28; 122/80, E4.

Platt, H.; 74/616; Victoria 8945; arrears included in lease 68/1294; 1370/28; 122/80, E4.

Richards, L. J.; 3117/921; Reedy 109; abandoned; 671/35; Reedy Townsite.

Schurmann, K. H. H.; 3117/1266; Wiluna 976; aban-doned; 2347/35; Wiluna Townsite.

Whelan, W. E.; 347/2032; Ninghan 2298; £35 9s. 6d.; 717/38; 55/80, B1.

(Sgd.) H. E. SMITH, Under Secretary for Lands.

ERRATUM.

AMENDMENT OF RESERVE 16437 (MANJIMUP). Department of Lands and Surveys,

Perth, 29th November, 1949.

Corres. 3397/27.

IN notice appearing in the *Government Gazette* of the 28th October, 1949, on page 2626, for ''11 acres 1 rood 35 perches'' read ''49 acres 0 roods 27 perches.''

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1949.

Prohibited Times-Postponement of Commencing Date.

Department of Lands and Surveys. Perth, 30th November, 1949.

Corres. No. 270/38, Vol. 4.

IT is hereby notified, for general information, that the Hon. Minister for Lands has approved, pursuant to the powers contained in section 9 (4) of the Bush Fires Act, 1937-1949, of the commencing date of the prohibited burning times in the Fremantle Road District being postponed from the 15th December, 1949, to the 31st December, 1949.

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1948. Suspension of Prohibited Times.

Department of Lands and Surveys, Perth, 30th November, 1949.

Corres. No. 272/38.

IT is hereby notified, for general information, that the How Minister for Lands has been pleased to suspend, under the provisions of section 9 (3) of the above Act, the operation of all declarations prohibiting the burn-ing of the bush so far as such declarations extend to State Forests Timber Reserves and other land under the control of the Conservator of Forests, in the road districts and for the periods as shown in the Schednle hereunder.

H. E. SMITH, Under Secretary for Lands.

Schedule.

Zone, Road District, Period of Suspension (from and to-both dates inclusive).

3A; Balingup; 15/12/49; 31/12/49.

3A; Greenbushes; 15/12/49; 31/12/49. 3A; Preston; 15/12/49; 31/12/49. 3A; Preston; 15/12/49; 31/12/49. 3A; Sussex; 15/12/49; 31/12/49. 4 and 4A (excluding coastal strip) Nannup; strip): 22/12/49; 15/1/50.

BUSH FIRES ACT, 1937-1949.

Declaration of Approved Areas under Section 35A.

LINDSAY THORN, Minister for Lands and the Minister of the Crown for the time being charged with the administration of the Bush Fires Act, 1937-1949, 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.

Quairading Road Board and Broomehill Road Board. Dated at Perth this 29th day of November, 1949.

> L. THORN, Minister for Lands.

FRANKLAND LOT 33 OPEN FOR SALE. Applications close 14th December, 1949.

Department of Lands and Surveys,

Perth, 16th November, 1949.

Corres. 1783/49.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of the Frankland Lot 33 being made available for sale in fee simple at the price of \$10, subject to the following conditions:-

(1) A deposit of ten per cent. of the fixed price shall accompany each application.

(2) Balance of purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the 1st days of Jan. uary, April, July and October.

(3) The maximum number of lots which any person may hold, under the provisions of the Land Act, within the townsite shall be limited to one town lot, otherwise than with the special approval of the Minister.

(4) No transfer of a town lot will be approved until there has been erected upon such lot a substantial dwelling house, business premises or other building for use by persons, which complies with all relevant and material Local Government and Building By-laws or Regulations.

(5) The Crown Grant will not be issued for any town lot until the building condition mentioned in the preceding paragraph has been complied with, but the Minister may, at his discretion, issue a Permit to Occupy any town lot upon acceptable evidence being produced to him to prove that the issue of such Permit to Occupy is required for the purpose of registering a mortgage by way of security, for financial assistance to carry out the said building condition.

(6) Nothing shall prevent the balance of purchase money, together with Crown Grant fee of $\pounds 2$, being paid earlier than otherwise specified should the purchaser so desire, but such earlier payment shall not relieve the purchaser from the obligation to carry out the improvement condition.

(7) If any purchaser or holder of a town lot shall fail to comply with the prescribed building condition within six months from the date of approval of the application to purchase the lot, then the lot shall become liable to forfeiture provided that the Minister may, in his discretion, extend the time for complying with such improvement condition in respect of any such lot.

(8) Applicants for town lots will be required to sub-mit evidence of their proposals and ability to arrange for the performance of the building condition.

Applications, accompanied by a deposit of ten per cent. of the fixed price, must be lodged at the Lands Office, Perth, on or before Wednesday, 14th December, 1949.

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

> H. E. SMITH, Under Secretary for Lands.

KUKERIN LOTS 17 and 18, PORT HEDLAND LOTS 113 and 114, and BORDEN LOT 7. Now Open for Sale.

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

Corres. 3971/12.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of the undermentioned lots being made available for sale in fee simple at the respective prices at set out hereunder :-

Town, Lot, Price.

Kukerin; 17 and 18; £85 (for both lots). Port Hedland; 113 and 114; £35 (for both lots). Borden; 7; £50.

H. E. SMITH, Under Secretary for Lands.

KORIJEKUP ESTATE LOT 231.

Open for Sale. Applications Close 14th December, 1949.

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

Corres. 3389/47.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of Korijekup Estate Lot 231 containing 1 acre 0 rods 32 perches being made available for sale in fee simple at the price of £25 subject to the following conditions:-

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

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

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

4. Applications accompanied by a deposit must be lodged at the Lands Office, Perth, on or before Wednesday the 14th December, 1949.

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

> H. E. SMITH. Under Secretary for Lands.

LAND ACT, 1933-1948.

Notice of Intention to Grant a Lease under Section 116.

Department of Lands and Surveys,

Perth, 29th November, 1949.

Corres. 1850/36.

is hereby notified that an application has been TT received from the Commonwealth of Australia for a lease of an area of about 790 acres near Cue, and it is proposed to grant such lease for a term of 15 years for an Aerial Landing Ground.

H. E. SMITH. Under Secretary 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-appraisement by the Minis-ter 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.

LOT OPEN FOR LEASING.

Department of Lands and Surveys,

Perth, 29th November, 1949. Corres. 3312/45.

IT is notified for general information that Boulder Lot 2633 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 21st December, 1949.

(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 twelve shillings. The rental shall be subject to re-appraisement by the Minister at intervals of ten years.

(5) N_0 transfer of the lease will be approved until the lessee has complied with the building conditions of the lease.

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

(Plan Boulder Sheet 1.)

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI. of the Land Act, 1933-1948.

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, 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. Or. 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. Or. 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 pre-vious *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; elassification 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 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 appro-val of application; being W. McWilliams' cancelled lease 22345/68.

WEDNESDAY, 14th DECEMBER, 1949.

Avon District (about 6 miles South-West of Kunjin). (Plan 344/80, B4.) Corr. No. 2080/46.

Location 23614, containing 310a. Or. 38p., at 6s. per acre; classification page 14 of 2080/46; subject to pay-ment for improvements, if any; being W. F. H. Trevor-Hunt's cancelled lease 347/4183.

Avon District (about 7 miles West of Pederah). Corr. No. 2072/49. (Plan 376/80, D2.)

Location 23693, containing 440a. Or. 24p., at 6s. 9d. per acre; classification page 38 of 7345/23; subject to Rural and Industries Bank indebtedness; being E. M. Boehm's cancelled application.

Avon District (about 6 miles East of Kondinin). Corr. No. 1484/49. (Plan 376/80, B1.)

Location 25729, containing 2,368a. Or. 12p., at 5s. 6d. per acre; classification page 46 of 2485/37; subject to payment for improvements and to exemption from road rates for two years from date of approval of applica-tion; being W. Repacholi's cancelled application. Avon and Ninghan Districts (near Marshall Rock Siding).

Corr. No. 11650/10. (Plan 55/80, CD2 and 3.)

Avon Locations 18381 and 14819, containing 794a. 1r. 7p. and 999a., respectively; also Ninghan Locations 576 and 577, containing 801a. and 978a., respectively, all at 5s. 6d. per acre; classifications pages 12A of 7528/19 and 18 of 469/20 (Avon 18381 and 14819, respectively), page 20 of 9149/09 (Ninghan 576 and 577); subject to Rural and Industries Bank indebtedness being W. Smallwood's forfeited lease 9324/56 over location 576 and cancelling the previous *Gazette* notices concerning the balance of the locations.

Hay District (near Lake Matilda Siding). Corr. No. 3560/49. (Plan 445/80, A2.)

The Crown land, containing about 200 acres, bounded on the Westward by locations 1002 and 1144, on the Northward by locations 941 and 969, on the Eastward by locations 892 and 1000, and on the Southward by c road along the Northern boundary of location 1003; subject to survey and pricing.

Jandakot Agricultural Area (near Banjup). Corr. No. 943/41. (Plan 341A/40, C2.)

Locations 413 and 417, containing 112a. and 120a., respectively, at 18s. and 16s. per acre, respectively.

Kent District (about 3 miles North-East of Lake Pingarnup).

Corr. No. 1333/31. (Plan 418/80, D1.)

Location 1090, containing 700a. 3r. 13p., at 4s. 6d. per acre; classification page 5 of 1333/31; subject to exemption from road rates for two years from date of approval of application; being O. G. Lofgren's cancelled lease 68/3176.

Kojonup District (about 4 miles North-East of Nyabing).

Corr. No. 4089/49. Plan 408/80, F4.)

The Crown land, containing about 20 acres, bounded on the Crown land, containing about 20 acres, bounded on the Northward by location 6177, on the South-East-ward by a one-chain road along the North-Western boundary of location 6162, on the Southward by loca-tion 6165, and on the Westward by the prolongation Southward of the Western boundary of location 6177; subject to survey, classification and pricing; available to adjoining holders only.

Open under Part V., Sec. 53. Nelson District (near Yornup). Corr. No. 9113/07. (Plan 439C/40, F3.)

The Crown land, containing 10 acres, comprised in cancelled reserve 11094, at 18s. per acre (including survey fee); available to adjoining holders only.

Nelson District (6 miles West of Palgarup). Corr. No. 2952/31. (Plan 439C/40, E4.)

Location 9449, containing 78a. Or. 39p., at 16s. per acre; subject to the reservation of the marketable timber and tramway rights to the Crown.

Oldfield District (about 5 miles North of Kundip).

Corr. No. 5933/47. (Plan 421/80, A1.)

Location 48, containing 1,000a., at 4s. 9d. per acre; classification page 13 of 8032/12, Vol. 2; subject to pay-ment for improvements, if any, and to mining conditions; being C. C. Daw's cancelled application.

Plantagenet District (about 5 miles East of Mt. Barker).

Corr. No. 5615/48. (Plan 445/80, B and C4.)

The Crown land, containing about 1,000 acres, bounded on the Westward by locations 4903, 1700 and 3751, on the Northward by the prolongation Eastward of the Northern boundary of location 3751, on the Eastward by the prolongation Northward of the Eastern boundary of location 3441, and on the Southward by locations 3441, 3792, 2860 and 2861. Subject to survey, classification, pricing and the provision of any necessary roads; being A. A. Hill's cancelled application.

Plantagenet District (about 5 miles North of Borden). Corr. No. 4841/49. (Plan 435/80, A1 and 2.)

An area of about 1,550 acres, comprising parts of Plantagenet Locations 1641 and 3026, and adjoining vacant land bounded by a line commencing at the North-East corner of Plantagenet Location 3552 and extending in a North-Easterly direction along the Western boundary of the surveyed road to its intersection with road No. 7691; thence West along the South boundary of the said road to the Eastern boundary of Plantagenet Location 4445; thence generally South and East along the boundaries of Plantagenet Locations 4445, 1682, 4084 and 3552 to the starting point; subject to survey, classification and pricing.

Plantagenet District (near Redmond).

Corr. No. 1803/30. (Plan 451D/40, B3.)

Location 3936, containing 168a. 3r. 25p., at 6s. 6d. per acre (including survey fee).

Plantagenet District (7 miles West of Marbellup). Corr. No. 2379/49. (Plan 451D/40, A4.)

The Crown land, containing about 50 acres, bounded on the Westward by location 1423, on the Northward by location 3241, on the Eastward by the prolongation Southerly of the Eastern boundary of location 3241, and on the Southward by a road along the Northern boundary of location 4805 and extending Eastwards; subject to classification and pricing.

Roe District (about 12 miles North-East of Hyden). Corr. No. 3168/28. (Plan 346/80, C3 and 4.)

Locations 1466 and 1848, containing 2,178a. 2r. 4p., at 4s. 6d. per acre; classification page 2 of 350/28; subject to payment for improvements and to exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning these locations is hereby cancelled.

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

Upper Capel Estate (near Newlands).

Corr. 2522/31. (Plan 414A/40, B2.)

Wellington Location 2545, containing 207a. 3r. 6p.; purchase money, £300; to ex-servicemen: half-yearly instalments—first 5 years interest only at $4\frac{1}{2}\%$ per annum £6 15s., balance 35 years principal and interest at $4\frac{1}{2}\%$ per annum £8 7s. 3d.; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £7 10s., balance 35 years principal and interest at 5% per annum £8 17s. 11d.; subject to the conditions relating to the selection of lands in the estate; restricted to ex-service personnel only.

Victoria District (about 40 miles East of Ajana). Corr. No. 844/34. (Plan 190/80, B3.)

Location 5211, containing 999a., at 4s. 3d. per acre; subject to exemption from road rates for two years from date of approval of application; being W. A. Elliot's cancelled lease 347/453.

Williams District (about 3 miles North-West of Pingaring).

Corr. No. 3029/29. (Plan 376/80, D3.)

Location 13395, containing 4,768a. 1r. 2p., at 3s. 9d. per acre; classification page 12 of 3029/29; 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. Williams District (10 miles North-West of Boyerine). Corr. No. 3911/49. (Plan 409C/40, F3.)

The Crown land, containing about 310 acres, bounded on the Westward by location 13938, on the Northward by locations 12977, 13949 and 10803, on the Eastward by location 10805, and on the Southward by road No. 7191 and location 14166; subject to survey, classification and pricing.

Williams District (near Duggan).

Corr. No. 4988/49. (Plans 386/80, F4 and 387/80, A4.)

The Crown land, containing about 900 acres, bounded on the Westward by reserve 16776, on the North-Westward by the Wagin-Lake Grace Railway Reserve, on the North-Eastward by locations 11938, 12951 and 10695, on the Eastward by location 10694, and on the Southward by locations 12229 and 13075; .subject to survey, classification, pricing and the provision of any necessary roads.

Williams District (near Kulin).

Corr. No. 5069/49. (Plans 377/80, F4 and 376/80, A4.)

The land, containing about 660 acres, bounded on the West by a one-chain road along the Eastern boundaries of locations 10074 and 12656; on the North by location 10073; on the East by location 11781, and on the South by a line in prolongation Westward of the Southern boundary of location 10082; subject to survey, classification and pricing.

WEDNESDAY, 21st DECEMBER, 1949.

Fitzgerald District (about 10 miles West of Dowak). Corr. No. 1893/27. (Plan 11/300.)

Location 524, containing 1,001a. 0r. 21p., at 1s. 9d. per acre; classification page 5 of 4898/22; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning this location is hereby cancelled.

Ninghan District (about 4 miles South of Wialki). Corr. No. 1737/49. (Plan 66/80, E3 and 4.)

Location 2721, containing 3,201a. 0r. 38p., at 4s. 6d. per acre; elassification page 9 of 1961/27; subject to Rural and Industries Bank indebtedness; being A. Corrigan's caucelled application.

Roe District (about 5 miles North of Buniche). Corr. No. 525/26. (Plan 387/80, F1 and 2.)

Locations 890 and 1055, containing 3,061a. 0r. 20p. and 160a., respectively, at 5s. 9d. per acre; classification page 13 of 525/26; also location 930, containing 539a. 3r. 32p., at 6s. per acre; classification page 7 of 5575/26; subject to Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning these locations is hereby cancelled.

Roe District (about 5½ miles North-East of Hyden). Corr. No. 1231/32. (Plan 345/80.)

(a) Location 1706, containing 2,340a. 2r. 24p., at 6s. 6d. per acre; (b) an area of about 700 acres bounded on the North by the Southern boundary of location 1034, on the East by the Western boundary of location 768 and its prolongation Southward, on the South by the Northern boundaries of locations 310 and 1706, and on the West by the prolongation Southward of the Wester boundary of location 1034; subject to survey, classification and pricing. The previous *Gazette* notice concerning this land is hereby cancelled.

Victoria District (about 2 miles South of Yuna). Corr. No. 2761/31. (Plan 160C/40, E4.)

Location 5917, containing 1,001a., at 3s. 3d. per acre; classification page 4 of 2811/28; subject to payment for improvements, if any; being M. Burton's cancelled lease 68/3363. Yilgarn District (about 7 miles South-East of Chandler).

Corr. No. 2444/39. (Plan 35/80, CD2.)

Locations 245 and 246, containing 920a. 2r. 30p. and 909a., respectively, at 2s. per acre; Alkali Sheet 46; subject to Rural and Industries Bank indebtedness and to mining conditions. The previous *Gazette* notice concerning these locations is hereby cancelled.

> H. E. SMITH, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS Charles Russell being the owner of land over or along which the undermentioned roads, in the Balingup Road District pass, has applied to the BALINGUP Road Board to close the said roads, which are more particularly described hereunder, that is to say:---

163/20.

B.502a. The surveyed road leaving road No. 6747 at a South-Western corner of Nelson Location 8131 and extending generally South-Eastwards along the South-Western boundary of the said location to a surveyed road at its Southernmost corner.

b. All those portions of a surveyed road within Nelson Location 8130, as delineated and coloured red on Diagram 40306. (Plan 414C/40, D4.)

WHEREAS John Clyde Haig and Edward Haig being the owners of land over or along which the undermentioned road in the Carnamah Road District passes, have applied to the CARNAMAH Road Board to close the said road, which is more particularly described hereunder, that is to say:—

3442/15.

C.453. The surveyed road along portion of the Western boundary of Victoria Location 3319, from the North-Western corner of the said location 3319 and extending Southwards 12 chains 88 links along its Western boundary. (Plan 95/80, A2.)

WHEREAS S. W. Bahr, G. J. Cook and MacD. Scott, being the owners of land over or along which the undermentioned road, in the Dumbleyung Road District passes, have applied to the DUMBLEYUNG Road Board to close the said road, which is more particularly described hereunder, that is to say:—

Corres. 3397/23.

D.305. The surveyed road along the Southern boundaries of Williams Locations 10850, 5948 and 5856, from a South-Western corner of location 10850 to the South-Eastern corner of location 5856. (Plan 408A/40, C2.)

WHEREAS H. D. Dawson, G. W. and A. C. Dawson and S. M. T. Kissane, executrix of the Will of D. P. Kissane (deceased), being the owners of land over or along which the undermentioned road, in the Dumbleyung Road District passes, have applied to the DUMBLE-YUNG Road Board to close the said road, which is more particularly described hereunder, that is to say:—

4/47.

D.306. The surveyed road along the Northern boundaries of Williams Locations 11990, 6815 and 6816, from the North-Western corner of location 11990 to the surveyed road at the North-Eastern corner of location 6816. (Plan 408D/40, B3.)

WHEREAS H. M. Readhead and Minninnooka Limited, being owners of lands over or along which the undermentioned road, in the Greenough Road District passes, have applied to the GREENOUGH Road Board to close the said road, which is more particularly described hereunder, that is to say:—

865/15.

G.325. The surveyed road along portion of the Northern boundary of Victoria Location 510, from road No. 2139 to the closed road at the North-Eastern corner of the said location 510. (Plan 126B/40, D1.)

WHEREAS Richard Wilcox, being the owner of landover or along which the undermentioned road, in the Katanning Road District passes, has applied to the KATANNING Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2754/49.

K. 373. The surveyed road along the Southern boundary of Katanning Agricultural Area Lot 422, from its South-Western to its South-Eastern corner. (Plan 416B/40, F1.)

WHEREAS J. C. Fewster, being the owner of land over or along which the undermentioned road, in the Merredin Road District passes, has applied to the MERREDIN Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1103/31.

M.472. The surveyed road along the South-Eastern boundary of Avon Location 10735, the Southern and part of the Eastern boundary of location 10149, from the Southernmost corner of location 10735 to a North-Western corner of location 12428. (Plan 25/80, DE4.)

WHEREAS James William and Lawrence Peter Brennan, being the owners of land over or along which the undermentioned road, in the Victoria Plains Road District passes, have applied to the VICTORIA PLAINS Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2015/13.

V.72. The surveyed road along the Easternmost boundary of Melbourne Location 2779, from the North-Eastern corner of the location to the Northern boundary of location 2733. (Plan 32/80, A1.)

WHEREAS John Robert Pentland, being the owner of land over or along which the undermentioned road in the Wanneroo Road District passes, has applied to the WAN-NEROO Road Board to close the said road, which is more particularly described hereunder, that is to say:— 4239/12.

W. 648. The surveyed roads within Swan Locations 2396, 2397, 2402, 2403 and 2544, comprising—(a) the surveyed road along the Eastern boundaries of lots 2, 3, 4, 5, 6 and 8 on L.T.O. Plan 4485; (b) the surveyed road along the Northern boundaries of lots 21 to 26, inclusive, on L. T. O. Plan 4485; (c) the surveyed road along the Western boundaries of lots 33 and 35 to 39, inclusive, on L.T.O. Plan 4485.

(Plan 1A/40, B2.)

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

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

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

It is hereby notified that the said Roads are closed. Dated this 29th day of November, 1949.

> H. E. SMITH, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS the BAYSWATER Road Board, by resolution passed at a meeting of the Board, held at Bayswater on or about the 7th day of May, 1947, resolved to open the road hereinafter described, that is to say:—

Corr. M.R. 12/47; L. & S. 215/47.

No. 10549 (Guildford Road). Regazettal of Part. All that portion of Swan Location T bounded by lines starting at the Westernmost corner of lot 182, of the said location (L.T.O. Plan 3405) and extending (as surveyed and shown on original plan 5469), 115 deg. 42 min. 72 6-10ths links; thence 51 deg. 29 min. 29 sec. 6 chains 52 8-10ths links to the Western side of the Belmont Railway Reserve; thence 164 deg. 19 min. 1 chain 28 8-10ths links; thence 269 deg. 54 min. 30 5-10ths links; thence 231 deg. 29 min. 3 chains 17 5-10ths links; thence 247 deg. 29 min. 4 chains 14 6-10ths links; thence 25 deg. 42 min. 3 chains 9.2 links to the starting point (including the whole of lot 183 and portions of lots 178, 179, 180, 181, 182, 184 and 185). (Plan 1D/20 N.E.)

WHEREAS the CUNDERDIN Road Board, by resolution passed at a meeting of the Board, held at Cunder-din on or about the 9th day of July, 1949, resolved to open the road hereinafter described, that is to say:-2824/48.

A strip of land one chain wide com-No. 10638. mencing at the Southernmost corner of Avon Location 997 and extending North-Eastward along the South-Eastern boundary of said location 997 to its Eastern-most corner. (Plan 27C/40 F3.)

WHEREAS the WAGIN and DUMBLEYUNG Road Boards, by resolution passed at the meetings of the Boards, held at Wagin and Dumbleying on or about the 13th day of August, 1948 and 30th May, 1948, resolved to open the road hereinafter described, that is to say:----2615/14.

No. 10636. A strip of land one chain wide leaving road No. 3073 at the North-Western corner of Williams Location 13887 and extending (as shown on Original Plan 5465) Eastward along a Northern boundary of the said location; thence Southward along th Western boundaries of locations 13884 and 13888; thence Eastward along the Southern boundaries of locations 13888 and 13884 to a one chain road along the North-Western boundary of location 13882.

No. 10637. A strip of land one chain wide, its Western side leaving road No. 10636 at a point one chain Sonth of the South-Western corner of location 13888, and extending (as shown on O.P. 5465) 180 deg. 30 chains and 179 deg. 58 min. 38 chains 56 2/10th links through location 13887 to join a one chain mod through coid location 13887 road through said location 13887.

(Plan 408 A/40 A1.)

WHEREAS the DUMBLEYUNG Road Board, by res-olution passed at a meeting of the Board, held at Dumbleyung on or about the 6th day of May, 1949, resolved to open the road hereinafter described, that is to sav:

5343/48.

A strip of land one chain wide, along No. 10635. the Eastern boundary of Williams Location 8551.

No. 10635. Deviation: A strip of land one chain wide, its North-Western side leaving the present road on the Eastern boundary of Williams Location 8551 at a point situate 48 chains 62.6 links South of its North-East corner and extending (as shown on Dia-gram Narrogin 1135) 225 deg., one chain 41.4 links and 180 deg. 41.4 links to the North-East corner of location 10765. (Plan 408/80 E1.)

WHEREAS the ESPERANCE Road Board, by resolution passed at a meeting of the Board, held at Esperance on or about the 11th day of May, 1949, resolved to open the road hereinafter described, that is to say:---424/40.

No. 10634. A strip of land 73 links wide along the Southern boundary of lot 12 of East Location 4 on L.T.O. Plan 1328. (Plan Esperance Sheet 2.)

WHEREAS the MUNDARING Road Board, by resolution passed at a meeting of the Board, held at Mundar-ing on or about the 14th day of March, 1949, resolved to open the road hereinafter described, that is to say :-15/49.

No. 10639. A strip of land 25 links wide, its North-Western side commencing on the Sonth-Western side of road No. 5047 (Darlington Road) at a point situate 2 chains 90 links, Sonth-Easterly from the North-ernmost corner of lot 2 of Swan Location 1234 (L.T.O. Diagram 14472) and extending Sonth-Westward, as surveyed and shown on the said diagram, through the said lot to join road No. 7483. (Plan 1C/20 N.W.)

WHEREAS the WANNEROO Road Board, by resolution passed at a meeting of the Board, held at Wanneroo on or about the 19th day of December, 1947, resolved to open the road hereinafter described, that is to say :-208/35.

No. 10640. Portions of Swan Locations 785 and 3286 as delineated and coloured dark brown on Lands and Surveys Diagram No. 61597. (Plan 28/80 A3.)

WHEREAS the YILGARN Road Board, by resolution passed at a meeting of the Board, held at Southern Cross on or about the 14th day of October, 1946, resolved to open the road hereinafter described, that is to say :-3940/27.

No. 10525. A strip of land one chain wide com-mencing at the North-Western corner of Jilbadji Location 337 and extending Easterly along its Northern boundary; thence Southerly two chains wide along portion of the Eastern boundary of the said location 337; thence Easterly one chain wide along the Northveyed road at the North-Eastern corner of location 331. (Plans 23/80 Cl, O.P. 2796 and Dia. 56848.)

And whereas His Excellency the Governor, pursuant to section 17 of the Public Works Act, 1902-1945, by notices published in the Government Gazette, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth:

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

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communications described above are Roads within the meaning of the Road Districts Act, 1919-1948, subject to the provisions of the said Act.

Dated this 29th day of November, 1949.

H. E. SMITH, Under Secretary for Lands.

PUBLIC WORKS TENDERS.

Kalgoorlie Renovations Hospital—Repairs and Kalgoorlie Hospital-Kepairs 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.

and Renovations Esperance Residence-Repairs (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 Merre-din, 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.

Kojonnp Police Quarters-Repairs and Renovations (10673); 13th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Clerk of Courts Office, Katanning, on and after 29th November, 1949.

Hyden School-Removal of Classroom from Bullaring (10678); 13th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narro-gin, and at Police Stations, Corrigin and Lake Grace, on and after 29th November, 1949.

Collie Power Station Cottages-Repairs and Renovations (10677); 13th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Clerk of Courts Office, Collie, on and after 29th November, 1949.

Bluff Point School-Repairs and Renovations (10676); 13th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 29th November, 1949.

Albany High School Hostel—Repairs and Renovations (10686); 13th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, on and after 6th December, 1949.

Mt. Helena New Brick School—Erection (10675); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 29th November, 1949.

Harvey—Large New Brick School (10674); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Harvey, on and after 29th November, 1949.

Ballidn School-New Shelter Shed, etc. (10679); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Wongan Hills Police Station.

Palmyra School—Two New Shelter Sheds (10680); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 6th December, 1949.

Pingrup School—Removal and Additions (10681); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Katanning Clerk of Courts Office, on and after 6th December, 1949.

Buntine School and Quarters—Additions (10682); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Buntine, on and after 6th December, 1949.

Kelmscott Police Quarters—Additions (10683); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 6th December, 1949.

Wagin Police Station—New Quarters (10684); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Clerk of Conrts Office, Wagin, on and after 6th December, 1949.

Claremont Hospital for Insane-New R.M.O.'s Brick Quarters (10687); 20th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, ou and after 6th December, 1949.

North Kalgoorlie School—New Brick Latrines and Septic Tank Installation (10688); 28th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 13th December, 1949.

Kalgoorlie Senior and Infants' School-Repairs and Renovations (10689); 28th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 13th December, 1949.

Balingnp School-New Shelter Shed (10690); 28th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Donnybrook, on and after 13th December, 1949.

No. 7 Pumping Station School—Additions—Removal from Dulgalbin (10691); 28th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 13th December, 1949.

Nammp School Quarters-Removal from Carlotta Creek (10692); 28th December, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Namup, on and after 13th December, 1949.

Supply and Installation of Pumping Machinery and Electrical Equipment at Mundaring Weir (10575); 17th January, 1950; 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.

1st December, 1949.

W. C. WILLIAMS, Under Secretary for Works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1018/49, 1034/49 and 1075/49.

IN accordance with the provisions of the Metropolitan Water Snpply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in extension to Area No. 3, Bayswater, to serve lots 576, Milne Street, and 593, Roberts Street; also lots 539 and 540, Milne Street; and lots 390 to 395, Crowther Street.

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 2nd day of December, 1949, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 378/49.

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

Metropolitan Water Supply Improvements and Extensions.

Bayswater Road District.

Proposed water mains in Lawrence Street, Beanfort Street and Coode Street.

Description of Proposed Works.—(a) The construction of a six-inch diameter water main (length about $25\frac{1}{2}$ chains). (b) The construction of a four-inch diameter water main (length about 18 chains). (c) The construction of a four-inch diameter water main (length about 16 chains).

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

The Localities in which the Proposed Works will be Constructed.—(a) Commencing at the junction of Lawrence Street and Adelphi Street and proceeding thence in a North-Westerly direction along Lawrence Street to Beanfort Street. (b) Commencing at the junction of Beanfort Street and Edward Street and proceeding thence in a North-Easterly direction along Beaufort Street to Coode Street. (c) Commencing at a point opposite lot 67, Coode Street, and proceeding thence in a North-Westerly direction along Coode Street to a point opposite lot 19, Coode Street.

The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 7393.

The Purposes for which the Proposed Works are to be Constructed.—To extend the water supply system in Bayswater and improve the supply in the localities served by the existing mains.

The Times When and Places at which Plans, Sections and Specifications may be Inspected.—At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's Place, Perth, for one month on and after the 3rd day of December, 1949, between the hours of 10 a.m. and 3.30 p.m.

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

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

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

Midland Junction Municipality.

569/49-Hackett Street, from lot 74 to Alice Street-Northerly. Alice Street, from Hackett Street to lot 16 -Easterly.

Perth Municipality.

376/49-Bishopsgate Street, from Roberts Road to lot 31-North-Westerly.

649/49-Etwell Street, from Sussex Street to Kent Street-North-Westerly. Kent Street, from Etwell Street to lot 71-North-Easterly.

Armadale-Kelmscott Road District.

399/49-John Street, from lot 150 to lot 152-Westerly.

Belmont Park Road District.

688/49-Gladstone Road, from lot 32 to lot 204-North-Westerly.

Canning Road District. 347/49-Beaconsfield Street, from Victoria Street to lot 221-North-Westerly.

758/49-Grose Street, from Albany Highway to lot 8-North-Easterly.

Gosnells Road District.

519/49-Bromley Street, from lot 6 to lot 8-South-Easterly.

Melville Road District.

539/49-Cowrie Crescent, from lot 119 to lot 118-Southerly.

122/49-Alness Street, from Canning Highway to lot 455-South-Easterly.

Perth Road District. 763/49—Lake View Terrace, from lot 1155 to lot 1147-Southerly.

South Perth Road District.

627/49-Roberts Street, from lot 124-Canning Highway-Northerly.

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

Dated this 1st day of December, 1949.

J. C. HUTCHINSON, Under Secretary.

P.W. 1673/49; Ex. Co. No. 2507.

STATE HOUSING ACT, 1946; PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

State Housing between John and Charles Streets, North Midland Junction.

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 and consent of His Excellency the Governor, acting by and with the advice of the Excentive 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 between John and Charles Streets, North Midland Junction.

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., 31974, 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.

No. on Plan P.W.D., W.A., No. 31974.	Owner or Reputed Owner.	Description.		Area.	
1	Edward Grey	Portion of Swan Location 15, being Lot 1 on L.T.O. Diagram 2243 (Memorial Book 15, Number 225)		r. 0	р. 19·2
2 and 3	The West Anstralian Bank	Portion of Swan Location 15, being Lots 2 and 3 on L.T.O. Diagram 2243 (Memorial Book 17, Number 1041)	0	0	38.4
4	Marjorie Arrow	Portion of Swan Location 15, being Lot 99 on L.T.O. Plan 1236 (Memorial Book 15, Number 284)	0	1	0
5, 8 and 9	Charles Frederic John North and George Eustace Dudley North, Trustees of Estate of Edward Hammersley (deceased)	Portion of Swan Location 15, being Lots 174, 293 and 350 on L.T.O. Plan 1236 (Memorial Book 18, Number 978)	0	3	18.6
6	Annie Elizabeth Byrne	Portion of Swan Location 15, being Lot 274 on L.T.O. Plan 1236 (Memorial Book 18, Number 960)	0	1	0
7	William Padbury	Portion of Swan Location 15, being Lot 275 on L.T.O. Plan 1236 (Memorial Book 14, Number 874)	0	1	0

SCHEDULE.

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.

LAND RESUMPTION.

Miling 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 Melbourne 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 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Miling School—Extension.

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., 31894 (L.T.O. Diagram 14975), 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. 31894.	Owner or Reputed Owner.	Description.	Area.
	Harold Thomas Seymour	Portion of Melbourne Location 931, being part of Lot M.1488 (Certificate of Title Volume 1055, Folio 660)	a. r. p. 3 0 0

Certified correct this 21st day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Couucil.

Dated this 1st day of December, 1949.

P.W. 2010/49.

Public Works Act, 1902-1945.

LAND RESUMPTION.

Kenwick 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 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Kenwick School—Extension, and that the portion of the road, street or thoroughfare referred to in such Schedule and which is by this notice so set apart, taken or resumed is hereby wholly closed and has ceased to be a public highway.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 31977, 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. 31977.	Owner or Reputed Owner.	Description.	Area.
1, 2 and 3	Gold Estates of Australia (1903), Limited	Portion of Canning Location 11, being Lots 51, 52 and 53 (less portions resumed for Road on L.T.O. Diagram 10726 and for school on L.T.O. Diagram 10515) on L.T.O. Plan 3775 (Certificate of Title Volume 665, Folio 192)	a. r. p. 4 2 32.7
4, 5 and 6	Crown	Portion of Canning Location 11, being those portions of Lots 51, 52 and 53 contained in L.T.O. Diagram 10726 and being portion of Road Number 10399 (Certificate of Title Volume 665, Folio 192)	0 2 26.8

Certified correct this 16th day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

P.W. 1589/49.

PUBLIC WORKS ACT, 1902-1945.

AMENDMENT OF NOTICE OF RESUMPTION.

State Housing at North Midland Junction.

NOTICE is given that the Notice of Resumption (Ex. Co. No. 2147) published in the *Government Gazette* of the 14th October, 1949, whereby certain land in the Swan District described in the Schedule to such notice and on Plan P.W.D., W.A. 31913, was set apart, taken or resumed for the purposes of State Housing at North Midland Junction, is, in pursuance of the powers conferred by Section 21 of the Public Works Act, 1902–1945, hereby amended by His Excellency the Governor, acting by and with the advice of the Executive Council by deleting from such Schedule the several pieces or parcels of land delineated on such plan and described in the Schedule hereto.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 31913.	Owner or Reputed Owner.	Description.	Area.
6	Reginald May	Portion of Swan Location 15, being Lot 61 on L.T.O. Plan 2130 (Certificate of Title Volume 1109, Folio 529)	a. r. p. 0 0 30·7
15	William Kidd and Fanny Matilda Kidd	Portion of Swan Location 15, being Lot 149 on L.T.O. Plan 2130 (Certificate of Title Volume 1005, Folio 755)	0 1 0

Certified correct this 23rd day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

P.W. 1732/49.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Land for Fire Brigade purposes at corner of Main Street and Scarborough Reach Road, Osborne Park.

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 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Land for Fire Brigade purposes at corner of Main Street and Scarborough Beach Road, Osborne Park.

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. 31992, 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 Western Australian Fire Brigades 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. 31992.	Owner or Reputed Owner.	Description.	ea.
	Mary Flynn Lessee or Reputed Lessee. Scarborough Bus Service. (Interest of Lessee shall continue uninterrupted until taken by further notice)	Portion of Perthshire Location Au, being Lots 420, 421 and 422 on L.T.O. Plan 2453 (Cer- tificate of Title Volume 467, Folio 89)	p. 0

Certified correct this 19th day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

P.W. 2192/49.

STATE HOUSING ACT, 1946; PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

State Housing at Keymer Street, Belmont.

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 and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 1st day of December, 1949, been set apart. taken, or resumed for the purposes of the following public work, namely :--State Honsing at Keymer Street, Belmont.

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., 32016, 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 Honsing 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. 32016.	Owner or Reputed Owner.	Description.	Area.
	Ignatius Francis Joseph Boladeras	Portion of each of Swan Locations 31 and 32, being Lot 360 on L.T.O. Plan 2198 (Certifi- cate of Title Volume 1089, Folio 264)	a. r. p. 2 1 12

Certified correct this 29th day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

P.W. 1943/49.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Metropolitan Sewerage-Reticulation Area No. 2, Midland Junction. Ejector Station at John 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 and consent of His Excellency the Governor, acting by and with the advice of the Excentive Council, dated the 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :--Metropolitan Sewerage-Reticulation Area No. 2, Midland Junction, Ejector Station at John Street.

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., 32009, 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 Minister of Water Supply, Sewerage and Drainage 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. 32009.	Owner or Reputed Owner.	Description.	Area.
	Thomas Leslie Swannell	Portion of Swan Location 15, being that part of Lot 361 on L.T.O. Plan 1236 contained in Certificate of Title Volume 1100, Folio 838	a. r. p. 0 1 18·8

Certified correct this 23rd day of November, 1949.

VICTOR DONEY, Minister for Works. JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

P.W. 869/44.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Police Station at Scarborovgh.

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 and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :--Police Station at 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., 32020, 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. 32020.	Owner or Reputed Owner.	Description.	Area.		
. 1	Veronica Agnes Armstrong	Portion of each of Swan Locations 533 and 1419, being Lot 2 on L.T.O. Plan 5941 (Certificate of Title Volume 1077, Folio 472)	a. r. p. 0 0 36 8		
. 2	George Walter Inman	Portion of each of Swan Locations 533 and 1419, being Lot 3 on L.T.O. Plan 5941 (Certificate of Title Volume 1074, Folio 240)	$0 \ 0 \ 36.8$		
3	Kathleen Peggy Belski	Portion of each of Swan Locations 533 and 1419, being Lot 4 on L.T.O. Plan 5941 (Certificate of Title Volume 1069, Folio 156)	0 0 36.8		

Certified correct this 29th day of November, 1949.

VICTOR DONEY, Minister for Works.

Dated this 1st day of December, 1949.

PUBLIC WORKS ACT, 1902-1945.

LAND RESUMPTION.

Spencers Brook-Northam Railway-Additions and Improvements Extension of Northam Station Yard.

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 Avon 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 1st day of December, 1949, been set apart, taken, or resumed for the purposes of the following public work, namely :—Spencers Brook-Northam Railway—Additions and Improvements—Extension of Northam Station Yard, and that road, street or thoroughfare referred to in such Schedule and which is by this notice so set apart, taken or resumed is hereby wholly closed and has ceased to be a public highway.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 32011, 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.

No. on Plan P.W.D., W.A., No. 32011.	Owner or Reputed Owner.	Description.		Are	ea.
1, 2, 3 and 4	Jolm Sermon	Portions of Avon Location P5, being Lots 1, 2, 3 and 4 of Section R on L.T.O. Plan 380 (Cer- tificate of Title Volume 451, Folio 21)	а. 0	r. 3	р. 18•6
.5	The West Australian Trustee Executor and Agency Company, Limited, Administra- tor of the Estate of Michael Cody (deceased)	Portion of Avon Location P5, being Lot 5 of Section R on L.T.O. Plan 380 (Certificate of Title Volume 45, Folio 33)	0	0	36.5
6	The West Australian Trustee Executor and Agency Company, Limited	Portion of Avon Location P5, being Lot 6 of Section R on L.T.O. Plan 380 (Certificate of Title Volume 411, Folio 15)	0	0	$37 \cdot 4$
7	The Venerable Daniel Glyn Watkins and Edward Horne Wittenoom	That portion of Hatton Street bounded on the North by the Southern Boundary of the Rail- way Reserve and on the South by the Northern Boundary of Wellington Street (Certificate of Title Volume 36, Folio 40)	0	1	27.5 27.5 1.5 1.5 2.5

Certified correct this 29th day of November, 1949.

VICTOR DONEY,

Minister for Works.

JAMES MITCHELL, Governor in Executive Council.

Dated this 1st day of December, 1949.

JAMES MITCHELL, Governor in Executive Council.

P.W. 2103/49.

MUNICIPALITY OF MIDLAND JUNCTION.

Referendum of Property Owners. Saturday, 26th November, 1949.

A REFERENDUM of property owners of the Municipality of Midland Junction on the matter of loan proposals was held to-day between the hours of 8 a.m. and 8 p.m.

The result of the polling was as follows:-

1. Roads and Footpaths-£10,000-Yes, 944; No, 201; informal, nil; majority for Yes-743 votes.

2. Drainage—£6,000—Yes, 1,002; No, 176; informal, nil; majority for Yes—826 votes.

3. Town Hall-£5,000-Yes, 561; No, 605; informal, nil; majority for No-44 votes.

4. Niland Street Depot—£5,000—Yes, 665; No, 500; informal, nil; majority for Yes—165 votes.

5. Carnegie Library-£2,500-Yes, 628; No, 542; informal, nil; majority for Yes-86 votes.

6. Plant and Equipment (Sanivan Rubbish Truck) — £4,000—Yes, 812; No, 342; informal, nil; majority for Yes-470 votes.

G. A. GILBERT, Returning Officer.

26/11/49.

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.

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 the 16th 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 April 12, 1935) insofar as it applies to Shopping Areas, by including the following lots in the shopping area:— Lots 84, 85, 86, 87, 88 Titles Plan 6079 situated in Grand Promenade and adjoining Craven Street in the Housing Commission Estate. These lots are shown on the Plan No. 1 by a red border around such lots.

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 16th December, 1949.

Dated this 25th day of November, 1949.

D. M. LEE, Chairman.

A. B. BONE, Secretary.

Notified for public information.

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

ROAD DISTRICTS ACT, 1919-1946.

Koorda Road Board—Notice of Intention to Borrow.

NOTICE is hereby given that the Koorda Road Board proposes to borrow the sum of £1,400 to be expended on works and nudertakings in the Koorda Road District, the said works and undertakings being the erection of an employee's residence.

All particulars showing the proposed expenditure of all the money to be borrowed are open for inspection by ratepayers at the office of the Board for one calendar month after the last publication of this notice, during office hours.

The amount of £1,400 is proposed to be raised by sale of debentures repayable with interest in 60 equal halfyearly instalments over a period of 30 years after date of issue thereof. Such debentures shall bear interest at the rate of three pounds eight shillings and ninepence (3 7/16%) per centum per annum, payable halfyearly. The amount of the said debentures and interest thereon is to be paid at State Treasury Department, Perth.

Dated the 22nd day of November, 1949.

A. AITKEN, Chairman. N. N. McDONALD, Secretary.

THE ROAD DISTRICTS ACT, 1919-1948.

Capel and Dardanup Road Districts. Alteration of Common Boundary—Notice of Intention.

Local Government Department, Perth, 29th November, 1949.

Fertil, 29th November

L.G. 2066/46.

IT is hereby notified, for public information, that it is the intention of His Excellency the Governor, pursuant to the provisions of the Road Districts Act, 1919-1948, to sever from the Dardanup Road District the land described in the Schedule hereto and annex it to the Capel Road District to constitute portion of the Boyanup Ward thereof.

Plans showing the proposed alterations may be inspected at the Local Government Department, Old Barracks, Perth.

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

Schedule.

All that portion of the Dardanup Road Board bounded by lines commencing at the intersection of the right bank of the Preston River and the prolongation Westerly of the Southern boundary of Wellington Location 656 and extending Easterly to and along that boundary to its South-Eastern corner; thence Southerly and Easterly along boundaries of Boyanup A.A. Lot 282, to its Easternmost corner; thence East-South-Easterly, crossing the Bunbury-Boyanup Railway Reserve to the North-Western corner of lot 23; thence Easterly and Southerly along the boundaries of that lot to the North-Western corner of lot 24; thence Easterly along the Northern boundary of that lot and onwards to the North-Eastern corner of lot 25; thence Southerly along the Eastern boundary of that lot and onwards to the South-Eastern corner of lot 193; thence South-Easterly and South-Westerly along boundaries of Wellington Location 4506 to its South-Easternmost corner; thence South-Westerly to the North-Easternmost corner of Boyanup A.A. Lot 303; thence North-Westerly along the South-Westerly side of a surveyed road to a point in prolongation Easterly of the Southern boundary of lot 192; thence Westerly, to and along that boundary and onwards to the North-Eastern corner of Wellington Location 4402; thence Southerly and Westerly along boundaries of that location and onwards to the right bank of the Preston River; thence generally Northerly downwards along that bank to the starting point.

THE ROAD DISTRICTS ACT, 1919-1948.

Capel and Preston Road Districts. Alteration of Common Boundary-Notice of Intention.

Local Government Department,

Perth, 29th November, 1949.

L.G. 2066/46.

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

1. Sever from the Capel Road District, Wellington Location 4228 and annex it to the Preston Road District to constitute portion of the Goldfields Ward thereof.

2. Sever from the Preston Road District the land described in the Schedule hereto and annex it to the Capel Road District to constitute portion of the Boyanup Ward thereof.

Plans showing the proposed alterations may be inspected at the Local Government Department, Old Barracks, Perth.

(Sgd.) D. BRAND,

Honorary Minister for Local Government.

Schedule.

All that portion of the Preston Road Board bounded by lines commencing at the intersection of the prolonga-tion Westerly of the Southern boundary of Welling-ton Location 4402 and the right bank of the Preston along the boundaries of that location to its North-Eastern corner; thence Easterly along the Northern boundary of Boyanup A.A. Lot 195 to and along the Southern boundary of lot 192 and onwards to the South-Western side of a surveyed road; thence generally South-Easterly along that side to the Easternmost corner of lot 303; thence Southerly along the Eastern boundaries of lots 303 and 196 and onwards to the North-Eastern corner of lot 205; thence Westerly along the Northern boundaries of that lot and Wellington Location 2627 and onwards to the right bank of the Preston River; thence generally Southerly upwards along that bank to a point in prolongation Easterly of the Southern boundary of Boyanup A.A. Lot 362; thence Westerly to and along the Southern boundary of that lot and onwards to the South-Eastern corner of lot 105; thence Southerly to and along the Eastern boundaries of lots 214 and 215 to the South-Eastern corner of the latter lot; thence Westerly along the South-Western corner of that lot and onwards to the South-Western corner of lot 218; thence Northerly along the Western boundary of that lot and onwards to the North-Western corner of lot 53; thence Easterly along the Northern boundary of that lot and onwards, crossing the Boyanup-Bridge-town Railway Reserve to the Western boundary of Wel-lington Location 612; thence Northerly and Easterly along boundaries of that location and onwards to the right bank of the Preston River; thence generally Northerly downwards along that bank to the starting point.

THE ROAD DISTRICTS ACT, 1919-1948.

Bunbury, Capel, Dardanup and Harvey Road Districts, and Bunbury Municipal District.

Notice of Intention to Sever Land from Bunbury Road District and Annex it to Various Other Districts, and to Abolish the Bunbury Road District.

> Local Government. Department, Perth, 29th November, 1949.

L.G. 1638/49.

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

1. Sever from the Bunbury Road District the land described in Schedule "A" hereto, and annex it to the Bunbury Municipal District, to constitute a new ward thereof, to be known as the Suburban Ward.

2. Sever from the Bunbury Road District the land described in Schedule "B" hereto and annex it to the Harvey Road District, to constitute portion of the West Ward thereof.

3. Sever from the Bunbury Road District the land described in Schedule "C" hereto and annex it to the Dardanup Road District, to constitute portion of the West Ward thereof.

4. Sever from the Bunbury Road District the land described in Schedule "D" hereto and annex it to the Capel Road District, to constitute portion of the Stratham Ward thereof.

5. Sever from the Bunbury Road District the land described in Schedule "E" hereto and annex it to the Cavel Road District, to constitute portion of the Elgin Ward thereof.

6. Abolish the Bunbury Road District and dissolve the Board thereof.

Plans showing the lands to be severed and annexed can be seen at the Local Government Department, Old Barracks, Perth.

(Sgd.) D. BRAND,

Honorary Minister for Local Government.

Schedule "A."

All that portion of the Bunbury Road Board bounded by lines commencing at the intersection of the low water mark of the Indian Ocean and the prolongation Westerly of the Northern boundary of Wellington Location 497 and extending Easterly to and along that boundary to its North-Eastern corner; thence Southerly along part of its Eastern boundary to a point in prolongation Westerly of the Northern boundary of location 2420; thence Easterly to and along that boundary and onwards to the North-Western corner of Boyanup A.A. Lot 245; thence Easterly along the Northern boundary of that lot and onwards to a point on the Western boundary of location 12; thence Northerly and Easterly along boundaries of that location and onwards to the North-Western corner of location 10; thence Easterly along the North-ern boundary of that location to the South-Easternmost corner of reserve 421; thence North-Westerly along the South-Western side of road No. 50 to a point in pro-A.A. Lot 37; thence Northerly to and along the Western boundary of that lot and onwards, crossing the South-Western Railway Reserve to the Northern side of the South-Western Highway; thence generally South-West-erly along that side to the South-Easternmost corner of lot 46; thence North-Westerly and Northerly along the Eastern boundaries of that lot and Leschenault Location 26 to the left bank of the Collie River; thence generally North-Westerly downwards along that bank to the mouth of the Collie River at Pelican Point; thence generally South-Westerly along the Southern shore of Leschenault Inlet to the Eastern boundary of lot 13 of Location 26; thence South-Westerly along that boundary and onwards to the Southern side ofStirling dary and onwards to the Southern side of Stiring Street: thence Westerly along that side to the Eastern side of Kings Road; thence Southerly along that side to the North-Eastern boundary of the South-Western to the North-Eastern boundary of the South-western Railway Reserve; thence South-Easterly along that boun-dary to the Southern boundary of location 26; thence Westerly along that boundary to the Eastern side of Ecclestone Street; thence Southerly along that side to a point in prolongation Easterly of the Southern boun-dary of lot 173 of Wellington Locations 388 and 494; thence Westerly to and along that boundary to the Eastern boundary of location 4354; thence Northerly and Westerly along boundaries of that location and onwards to the South-Western corner of location 4450; thence North-Easterly along the Western boundary of that location to its North-Western corner; thence Westerly along the Northern side of Halsey Street to the Western side of Bussell Highway; thence generally Northerly along that side to a point in prolongation Westerly of the Southern boundary of lot 305 of location 41; thence Easterly to and along that boundary and onwards to the South-Eastern corner of lot 295; thence North-Easterly along the South-Eastern side of that lot, and ouwards to a point in prolongation Easterly of the Northern boundary of lot 305 aforesaid; thence Westerly to and along that boundary to the Northern side of Clarke Street, and onwards to a point on the low water mark of the Indian Ocean; thence generally South-Easterly along that mark to the starting point.

Schedule "B."

All that portion of the Bunbury Road Board bounded by lines commencing at the intersection of the low water mark of the Indian Ocean and the prolongation Westerly of the Northern boundary of Wellington Location 7, and extending Easterly along the Northern boun-daries of that location and location 14 to the latter's North-Eastern corner; thence generally Easterly and South-Easterly along the Southern and South-Western sides of road No. 2430 to the right bank of the Wellesley River; thence generally Southerly downwards along that bank and the right banks of the Brunswick and Collie Rivers to the North-Eastern corner of location 31; thence South-East, crossing the Collie River to its left bank; thence Southerly and generally Westerly downwards along that bank to the mouth of the Collie River at Pelican Point; thence North-Westerly to the South-Eastern corner of location 24; thence Westerly along the South boundary of that location to the low water mark of the Indian Ocean; thence Northerly along that mark to the starting point.

Schedule "C."

All that portion of the Bunbury Road Board bounded by lines commencing at the North-Western corner of Wellington Location 6, and extending generally Easterly upwards along the left bank of the Collie River to the North-Eastern corner of that location; thence South-erly along the Eastern boundary of that location and onwards to the South-Eastern side of the South-Western Highway; thence generally South-Westerly along that side to the Northern side of the South-Western Rail-way Reserve; thence South-East, crossing the South-Western Railway Reserve to its Southern side; thence North-Easterly along that side to the Northernmost corner of Collie A.A. Lot 50; thence Southerly, Easterly and again Southerly, along boundaries of that lot, to its South-Eastern corner; thence Easterly along part of the Northern boundary of lot 36 to the North-Western corner of lot 2; thence Southerly along the Western boundaries of that lot and Wellington Locations 608 and 307 to the South-Eastern corner of location 10; thence Westerly along the Southern boundary of that location to the right bank of the Preston River; thence generally Northerly downwards along that bank to the North-Western corner of that location; thence Easterly along the Northern boundary of that location to the South-Easternmost corner of reserve 421; thence North-Westerly along the South-Western side of road No. 50, to a point in prolongation Southerly of the Western boundary of Collie A.A. Lot 37; thence Northerly to and along the Western boundary of that lot and onwards, crossing the South-Western Railway Reserve, to the Northern side of the South-Western Highway; thence generally South-Westerly along that side to the South-Easternmost corner of lot 46; thence North-Westerly and Northerly along the Eastern boundaries of that lot and Leschenault Location 26 to the starting point.

Schedule "D."

All that portion of the Bunbury Road Board bounded by lines commencing at the intersection of the low water mark of the Indian Ocean and the prolongation Westerly of the Northern boundary of Wellington Location 497 and extending Easterly to and along that boundary to its North-Eastern corner; thence Sontherly along part of its Eastern boundary to a point in prolongation Westerly of the Northern boundary of location 2420; thence Easterly to and along that boundary and onwards to the Eastern side of Bussell Highway; thence generally South-Westerly along that side to the South-Western corner of Boyanup A.A. Lot 255; thence Westerly to and along the Southern boundary of Wellington Location 4583 to its South-Western corner; thence South-Westerly along part of the South-Eastern boundary of location 41 to a North-Western corner of location 4612; thence bearing 283 deg. 11 min. 22 chains 61 links and 321 deg. 8 min. 48 chains 7 links to the Westernmost corner of lot 316 of location 41; thence South-Westerly and North-Westerly along part of the Eastern and the Southern boundaries of location 497 and onwards to the low water mark of the Indian Ocean; thence generally North-Easterly along that mark to the starting point.

Schedule "E."

All that portion of the Bunbury Road Board bounded by lines commencing at the North-Western corner of Boyanup A.A. Lot 245, and extending Easterly along the Northern boundary of that lot, and onwards to a point on the Western boundary of Wellington Location 12; thence Northerly and Easterly along boundaries of that location and onwards to the North-Western corner of location 10; thence generally Southerly, upwards along the right bank of the Preston River to the South-Western corner of that location; thence Easterly along part of the Southern boundary of that location to a North-Eastern corner of location 12; thence Southerly to its South-Eastern corner; thence Westerly along part of the Southern boundary of that location to the North-Western corner of Boyanup A.A. Lot 285; thence Southerly to a point in prolongation Easterly of along the Northern boundary of that lot and onwards to the Eastern boundary of lot 262; thence Southerly to its South-Eastern corner; thence Westerly to and along the Northern boundary of lot 262 thence Southerly to its South-Eastern corner; thence Westerly along boundaries of that lot to its South-Western corner; thence Westerly along the Southerly and again Westerly along boundaries of that lot to its South-Western corner; thence Westerly along the Southern boundary of lot 251 to a point in prolongation Northerly of the Eastern boundary of lot 154; thence Southerly to and along that boundary to its South-Eastern corner; thence Westerly along the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the Southern boundary of that lot and onwards to the South-Western corner of lot 255; thence generally North-Easterly along the Eastern side of Bussell Highway to the starting point.

ROAD DISTRICTS ACT, 1949.

Dandaragan Road Board.

Notice of Intention to Borrow—Proposed Loan of £2,000 (Loan No. 4).

NOTICE is hereby given that at a meeting of the Board held on 12th November, 1949, the Dandaragan Road Board resolved to borrow the sum of £2,000 to be expended on works and undertakings in the Dandaragan Road District, the said works and undertakings being the purchase of a D2 tractor, renovations to hall, and building shed to house plant.

All particulars and estimates of the proposed works are open for inspection by ratepayers at the office of the Board, during office hours, for one calendar month after the last publication of this notice.

The amount of $\pounds 2,000$ is proposed to be raised by the sale of debentures, repayable with interest in 20 half-yearly instalments over a period of 10 years, from the date thereof, and bearing interest at a rate not exceeding $\pounds 3$ 7s. 6d. per cent. per annum.

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

Dated the 25th day of November, 1949.

JAS. L. ROWE, Chairman.

A. D. CAMERON, Secretary.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 35 of 1949.

Between

Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant. and

West Australian Newspapers Limited, Perth Newspapers Limited, and Western Press Limited, Respondents.

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

MEMORANDUM OF AGREEMENT

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

1.—SCOPE.

The Award shall apply to work done on newspapers.

2.---TERM OF AWARD.

The Award shall be for a period of three years from the date hereof.

3.—AREA.

The Award shall operate over the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

4.—HOURS.

- (a) The maximum number of hours to be worked each week shall be:
 i. Linotype operators, thirty-six (36) hours day, thirty-four (34) hours night.
 - ii. Stereotypers, thirty-four (34) hours day or night.
 - iii. All other workers, thirty-eight (38) hours day and thirty-six (36) hours night.

(b) PROVIDED, however, that the spread of hours applicable to the day staff of "The West Australian" will be considered to have been complied with if the ordinary hours of work do not exceed seventy-two (72) per fortnight in the case of linotype operators and seventy-six (76) per fortnight for all other workers excepting stereotypers.

(c) The week's work shall be accomplished in a maximum of five shifts, the sixth shift (non-working day) to be rotated throughout the week in all sections. PROVIDED that the day staff of "The West Australian" shall work five and a half $(5\frac{1}{2})$ shifts each week with Saturday (from noon) and Sunday off consecutively and will be allowed one (1) full shift off per fortnight. The short shift on Saturday shall be regarded as a full shift for the purposes of the day off. And FURTHER PROVIDED that the day staff of the letterpress machine section, the publishing section, the process engraving section and other sections, following agreement between the employer, the Chapel and the Union, the week's work of thirty-eight (38) hours may be accomplished in five (5) shifts with each Saturday morning off. And FURTHER PROVIDED that for the staff of Western Press Limited the week's work shall be accomplished in five shifts each week with every Monday off.

(d) An employee's day or night off shall rotate in rostered sequence PROVIDED, HOWEVER, that where necessary to maintain balance of staff an employee is required to work on his day or night off he shall receive a day or night off in lieu the following week, or as soon as possible up to within one month of his having worked on his day or night off. Should the employer be unable to adhere to this proposal, one (1) day or night shall be added to the employee's annual leave. PROVIDED that in no circumstances is payment to be made to the employee who is required to work on his day or night off. Should the rostered day or night off for a time worker fall on a shift where more or less hours are worked on the average shift no overtime shall be charged and there shall be no reduction in pay. For this purpose it is agreed that a six (6) weeks' cycle shall be observed wherein ordinary working hours are levelled up.

(e) Apprentices shall be allocated in roster on the same basis as journeymen but when their day off falls on a school day they must attend the Technical College for the period set down in the Award.

(f) In cases where a member of any staff is absent through sickness or other causes (such as bereavement) on his rostered day or night off, his day or night off for that week will automatically lapse.

(g) The hours of all employees shall be as laid down in this Award PROVIDED that on a Saturday where the normal hours of day work carry into night work, night rates shall be paid for all work performed after 6.30 p.m. On Saturdays a shift of ten (10) hours (excluding meal breaks) may be worked and may extend into Sunday without incurring overtime rates. Except in cases of emergency or on special occasions to be agreed to by the Chapel and "House" the spread of hours shall not exceed twelve (12) hours, including meal breaks.

(h) On any working day or night a section of workers may be divided into two parts with a different starting and/or finishing time PROVIDED there is not a break (other than meal breaks) in the continuity of the shift and the hours relating to day and night work are not overlapped and FURTHER PROVIDED that there shall be a rotation of such division of sections. The composition of a division of sections shall be at the discretion of the employer.

(i) It shall not be necessary for all sections to commence work at the same time, but where an individual worker is called in before his usual starting time or retained after his finishing time he shall be paid overtime.

(j) In offices where a regular shift is worked between the hours set down in this Award for day work and night work, the wages shall be a rate proportionate to the number of hours day work and night work and the hours shall be those for night work. Should the aggregate hours on any mixed shift be three-quarters or more of the hours applying for night work, night rates and conditions relating to the rotating night off as in Clause 4 (d) shall apply.

(k) "Day Work" shall mean work done between 8 a.m. and 6.30 p.m. Work done by a day worker before or after these hours shall be paid for at day overtime rates.

(1) "Night Work" shall mean work done between 6.30 p.m. and 8 a.m. Work done by a night worker before or after these hours shall be paid for at night overtime rates.

(m) In the event of a permanent worker not being provided with work for the maximum number of hours in each week, he shall receive not less than the minimum wage provided in the schedule for his grade.

(n) Leading Hands: Western Press Limited may classify two compositors, one linotype mechanic or linotype operator, one stereotyper, and one member of the machine room as leading hands. Leading hands shall be permitted to work one hour longer on the abnormal shift than the other members of each section without incurring overtime rates, after which they shall receive overtime at ordinary rates, PROVIDED ALWAYS that such leading hands shall receive a minimum of $\pounds 1$ per week above the minimum wage provided in each section.

(o) In offices where a weekly as well as a daily paper is published, time worked on the ordinary weekly publication shall be counted as part of the week's work.

5.—WAGES OF TIME HANDS.

The minimum weekly rates of wages shall be:---

COMPOSING ROOM.

	Margins.		
	Night.	Day.	
	£s.d.	£ s. d.	
Linotype Operators	5 12 1	4 17 1	
Floorhands	4194	444	
Linotype Mechanics (sen.)	4157	407	
Linotype Mechanics	375	2 1 2 5	

Operators looking after their machines shall be paid ten shillings (10/-) per week extra.

Hand compositors working part time on display machines shall be paid a proportionate rate between the machine time operator and floorhand rates, this provision to apply only when regularly employed for more than two (2) hours per shift on the machine. If employed for four (4) hours or more, the time operator's rate shall be paid for the full shift.

READING ROOM.

	Margins.			
	Night.	Day.		
	£s.d.	£s.d.		
Readers		4 4 4		
Assistant Readers	2 19 8	2 4 8		

For every four (4) or part of four (4) permanent readers' assistants employed there shall be allowed one cadet reader's assistant, with a limit of three (3) to each office.

An "assistant reader" shall mean any person employed to hold and read copy and generally assist a reader in his work but shall not be permitted to accept responsibility for any proofed matter for publication. PROVIDED, HOWEVER, that an assistant reader may be permitted to read, revise, correct or sub-edit any advertising or other copy for the purpose of instruction in the higher duties for a period not exceeding two (2) hours in any one shift.

Cadets shall serve three (3) years or longer, but shall not be classified as adult readers' assistants until reaching twenty-one (21) years of age and shall be regarded in all matters applicable as a registered apprentice.

The Cadet rates of pay shall be:---

						đ	E s. d.	
16 to 17	years						3 9 1	
17 to 18	years					4	465	
18 to 19	years						5 3 11	
19 to 20	years		• • •			(5184	
20 to 21	years					•• ••	7181	
After three	(3) years'	service	and	provided	he is	twenty-one	(21) vears	of

Per week

After three (3) years' service and provided he is twenty-one (21) years of age, full rate.

A cadet reader on reaching the age of eighteen (18) years may be employed at night and if so employed at night he shall be entitled to an extra two shilling and sixpence (2/6) per shift or twelve shillings and sixpence (12/6) per week in addition to the day rate.

No cadet shall be engaged to the exclusion of a permanent reader's assistant.

STEREOTYPING ROOM.

JI EKEVI II II G								
				Mai	rgins.			
		ľ	ðight	t.		Day	7.	
		£	s.	d.	£	s.	d.	
Stereotypers		4	4	5	3	9.	5	
Stereotypers' Assistants		3	6	7	2	11	7	
The proportion of workers shall be t	hree	(3)	ster	eoty	pers	to	two	(2)
assistant stereotypers.								

MACHINE ROOM.

	Margins.			
		Day.		
	£ s. d.	£ s. d.		
Machine Minders	493	3 14 3		
Brake Hands	3 10 2	2 15 2		
General Hands	345	295		
Flat-bed Machinists	493	3 14 3		

The proportion of general hands to other workers shall not exceed two (2) to three (3). The head machinist shall have the right to temporarily change his men from one position to another as often as he thinks fit without any change in the pay PROVIDED that such change (or changes) do not exceed two (2) hours in any one shift.

PUBLISHING ROOM.

	Night.	Day.
	£ s. d.	£ s. d.
Senior Hands	3 6 8	2 11 8
General Hands	3 4 5	295
The proportion of workers shall not exceed three (3) senior hands.	two (2)	general hands to

Margins.

ASSISTAN	T LINOTYPE	MECHANICS.	
		Per	Week.
		Night.	Da

	inight.	Day.	
	£ s. d.	£ s. d.	
During the first year	4 6 3	3 13 9	
During the second year	4169	4 4 3	
During the third year	5 18 1	557	
During the fourth year	688	5 16 2	
During the fifth year	7 14 8	722	
After completing five (5) were the Assistant T.	an Mashari		

After completing five (5) years the Assistant Lino Mechanic will be classified as Lino Mechanic.

PROCESS ENGRAVING ROOM.

	$(\mathbf{v}\mathbf{v})$	¥1.					
				gins.			
		Nigl	ht.]	Day	•	
	£	s.	đ.	£	s.	đ.	
Process Engraving:							
Operator and/or Half-Tone Etcher	5	4	4	4	9	4	
Operator and/or Half-Tone Etcher Line Etcher, Proofer, Mounter, Printer	4	19	4	4	4	4	
Photo Litho Offset:							
Operator and/or Printer	5	4	4	4	9	4	

BASIC WAGE.

The basic wage is $\pounds 6/13/2$ per week on August 9, 1949.

GENERAL.

Where a worker in the following grades has not had twelve (12) months' continuous experience in the work in which he is engaged he shall be paid five shillings (5/-) per week less than the rates set out above:—General Hands in Machine Room, and General Hands in Publishing Room.

COMPUTATION OF TIME OFF.

For the purposes of computing time where it is necessary to deduct time taken at own expense or to assess payment for a day's work or broken week through sickness or other causes only, the rate shall be the normal regular working hours of the shift or shifts at the hourly rate for the particular shift or shifts of the section in which the employee is employed. PROVIDED, HOWEVER, that this clause shall in no way be interpreted to alter the principle that each daily or nightly shift does not stand by itself.

6.—CASUALS.

(a) A casual employee is an employee engaged other than as a weekly employee and shall be paid at the hourly rate prescribed for the work upon which he is employed with the addition of $12\frac{1}{2}$ per cent.

(b) Casuals shall be guaranteed a full shift at night and four (4) hours in the day time PROVIDED that in cases of emergency arrangements may be made between the Union and the employer for a lesser guarantee.

(c) Casuals who are sent for and whose services are not availed of shall be paid a "call" at the rate of two (2) hours' pay at casual rates.

(d) Casuals employed for a full week of five (5) shifts day or night work shall be paid the prescribed weekly wage for permanent employees with no extra allowance per shift.

(e) Casuals working mixed shifts, i.e., shifts commencing before 6.30 p.m. and ending after 6.30 p.m. shall be paid day rates PROVIDED the work after 6.30 p.m. does not exceed one hour. If it does, then night rates are to be paid throughout, and the guarantee to be four (4) hours.

7.—GENERAL CONDITIONS.

(a) Workers regularly employed on night work, if called on to work during the day, shall be paid night work rates, and workers regularly employed on day work if called on to work at night shall be paid night work rates.

(b) Workers shall be paid at the rate for the classification at which they are usually employed and when put to work of a higher grade for more than two (2) hours during a day or night shift shall receive while so employed the to work on a lower grade shall be paid his ordinary rate PROVIDED that a worker relieving one of a higher grade during the illness or leave other than annual leave of a worker who is being paid his ordinary wages, shall not be entitled to the higher rate.

(c) There shall be a two (2) hour reduction in the weekly working hours for all employees, excluding stereotypers, working an abnormal shift. An abnormal shift is a shift exceeding eight and a quarter $(8\pm)$ hours' work (excluding meal breaks), which does not carry overtime rates.

(d) The roster of daily hours of each section shall be prominently displayed in each section's workroom and posted on the last working day of each week for the following week. The roster will remain as such until altered by a week's notice or agreement between the Chapel and/or the Union and the "House."

(e) Whenever the finishing time of any employee (other than an employee employed regularly on a night shift of a daily or a weekly newspaper) is such as to cause him to miss the usual means of conveyance home, he shall be con-veyed home in a suitable manner without delay at the expense of the employer.

8.—SICK PAY.

Permanent workers absent through sickness shall be paid full wages for the first week of absence, after which the legal liability of employer shall cease, but this shall not be deemed to exclude any right of the worker under the Workers' Compensation Act or Employers' Liability Act.

After two (2) days' absence on account of sickness an employee shall be required to produce a doctor's certificate certifying to the nature of the sickness and to its probable duration, and the employer may at his own expense send a doctor for an examination of the employee and report.

9.—MACHINE OPERATING.

(a) No person other than an apprentice, compositor or duly qualified operator shall be employed to operate a linotype or other type-setting machine.

operator shall be employed to operate a linotype or other type-setting machine. (b) Compositors learning machine operating shall be paid the compositors' time rates of wages, and shall serve a probationary period of twelve (12) months. Such compositor must be able at the end of the first three (3) months of the probationary period to set and correct at a speed of at least four thousand (4,000) ens an hour; at the end of six (6) months at least five thousand (5,000) ens an hour; at the end of nine (9) months at least six thousand (6,000) ens an hour; and at the end of twelve (12) months at least seven thousand (7,000) ens an hour; which shall be the limit of the probationary period. When a compositor shall be able to set and correct an average of seven thousand (7,000) ens per hour based on minion matrices thirteen (13) ems measure, the matter to be solid, he shall be deemed a proficient operator. The test of the operator's proficiency to be his ability to set any of the above numbers at the period stated as tests for a full day on fair copy, and to approximately maintain these averages. Each employer may adopt the usual means of accurately testing the proficiency of a probationer. (c) Except in cases of emergency proficient linotype operators shall not be

(c) Except in cases of emergency proficient linotype operators shall not be required to work together on time and piece work PROVIDED that where a machine is used only for setting headings or display lines for advertisements such machine shall be worked on time PROVIDED FURTHER that time operators may set lines for display advertisements, and for blocks, etc., that cannot reasonably be given out to piece operators, the Printer and the Operators' Representative or the Father of the Chapel being in agreement as to the class of matter covered by this clause before it shall become operative of matter covered by this clause before it shall become operative.

(d) An operator shall not be required to do engineers' or attendants' work, except when he is being paid extra for looking after his machine. PROVIDED that in all cases operators shall assist in changing their machines when called upon to do so.

(e) An operator having to look after his own machine shall be paid ten shillings (10/-) per week extra; where a machine is worked more than one shift, the ten shillings extra shall be paid to the operator on each shift.

(f) An operator employed on piecework required to go on hand composing work shall be paid the machine time rate. No operator shall be permanently changed from machine to hand composing work without one (1) week's notice.

10.—PIECEWORK.

(a) The rate of pay for linotype operators on piece work shall be:— Sixpence three-farthings (6²d.) per thousand ens night and sixpence one-farthing (6²d.) per thousand ens day work for matter actually set and corrected.

In addition a linotype piece operator employed for a full week shall be entitled to add to his piecework earnings forty-one shillings (41/) per week; if employed for less than a full week a pro rata amount shall be added. This amount is based on the current basic wage of $\pounds 6/13/2$.

(b) Guarantee: Piece operators working a six (6) full shift week day or night to be guaranteed twenty-five (25) hours' work per week to be worked over five (5) shifts plus one day or one night off to be paid for at one-sixth (1-6) of the time operators' weekly wage. Piece workers on "The West Australian" on day work to be guaranteed thirty (30) hours per week to be worked over five (5) shifts, but without payment of a day off. Time worked short of the guarantee shall be paid for at the time operator's rate.

(c) Any time worked in excess of seven and a quarter $(7\frac{1}{4})$ hours in any one day or night shall be paid for at overtime rates.

(d) The cast-up shall be according to the points system, PROVIDED that the minimum multiplier for any line shall be forty-three (43).

SCALE OF MULTIPLIERS. Ems. 5pt. 5½pt. 6≩pt. *4*8 44 43 **4**3 43 10 43 43 103 50 46 43 43 43 53 11 48 43 55 50 43 43 111 43 52 57 58 43 43 43 12 • . • 62 67 13 46 45 43 61 43 50 48 15 72 65 53 51 45 • • · •

(e) Operators shall be paid on the "flat" system, and shall not charge for white lines, leads, or other matter added by the "House." (f) Standing time shall be paid for any shortage of the weekly hours'

guarantee at the time operators' rate.

(g) For the purposes of this section of the Award the time operators' rate shall be computed on the basis of thirty-six (36) hours a week for day work and thirty-four (34) hours a week for night work.

EXTRA CHARGES, ETC.

The extra charges are those set out in the following clauses and in the samples in specimen sheet appended to this Award and forming an integral portion thereof. Each charge shall remain a separate charge and shall be cumulative, PROVIDED that any such combination of cumulative charges shall not exceed double.

(i) Instructions shall be written on the first slip of copy on the top left hand corner.

(ii) The insertion of all corrected slugs shall be done by the "House." The "House" may at its discretion correct on time the errors in first proofs.

(iii) Corrections if not on ordinary galley-proof or if on scraps to be pasted on proof paper. Indentions and divisions in multiple-bar matter to be marked.

(iv) No undue advantage shall be permitted to one operator over another. (v) All lines cast shall be charged full lines.

(vi) All catch-lines shall be charged by the operator.

(vii) Matter of and exceeding four (4) lines composed in other than ordinary English (e.g., dialects) shall be charged one-half extra, and foreign language double for each line.

(viii) Correcting page proofs: Broadsheet, twelve (12) lines; half broad-sheet, six (6) lines; quarter broadsheet, three (3) lines in addition to ordinary charges.

(ix) Matter having to be transposed by the operator (i.e., which is not set up in the order in which it appears in copy) shall be paid for at the rate of one-third extra for all lines so transposed. In any take where a piece-worker has to set two (2) or more faces and is required to go through the copy and set lines in a different order than which appears on such copy, he shall charge one-third extra for each line affected PROVIDED that this clause shall not apply to the body matter of such take.

(x) Matter set from copy that will not go on the copy tray shall be charged at the rate of one-third extra. Where a disability occurs through copying from books owing to their weight or size a similar rate shall apply.

(xi) Matter which is classed by the Printer and Operators' Representative or Father of the Chapel as illegible or indistinct, or not properly sub-edited shall be charged one-third extra. Pencil copy or pencil sub-edited copy shall not be acceptable unless a special black subbing pencil be used. Any other matter which may be specially difficult to compose shall be paid at an increased rate to be determined by the Printer and Operators' Representative or the Father of the Chapel of the Chapel.

(xii) Where double letter matrices are used and matter is set on the upper tier or by leaf attachment, one line extra shall be charged for each single line for each line containing intermittent words.

(xiii) Slugs of twenty-two (22) ems measure and over shall be charged one-third extra.

(xiv) The operator shall charge two lines for every line of housemark corrections done by him. Alterations in standing advertisements constituting less than twelve (12) consecutive lines, when given out on piecework, shall be charged as housemarks.

(xv) All first proof and revise correction marks left undone by the operator in the first proof shall be done by the operator. All fresh errors imported into corrected matter by the operator shall, if not corrected by him, be charged against him at the rate of housemarks.

(xvi) If a machine be changed by order to a different type the operator shall not be required to change it again to make corrections, which shall be done by the house machine or corrector, and the cost of correcting every line requiring correction shall be charged to the operator.

(xvii) All machine errors—to be countersigned by the mechanic—shall be charged as housemarks PROVIDED that when an operator has obviously continued setting without drawing the attention of the mechanic to the faulty working of the machine the charges shall be disallowed.

(xviii) Standing time of five (5) minutes and over at any one time shall be charged at the rate specified in Clause 10. In cases where hands are brought in at a special hour and they are required to wait for work to come in, such waiting time shall be charged as from the specified hour of commencement. No standing time to be charged until fifteen (15) minutes have accumulated in any one week. Standing time for machine delays to be countersigned by the mechanic. When an operator is being paid standing time he may be called upon to perform other work.

(xix) One line extra shall be charged for every two-line letter, except when set from auxiliary magazine, when the charge shall be one for every three (3).

(xx) One line extra shall be charged for each word of small caps, italics, black, etc., fed in by hand, but where such words are set on the keyboard one line extra shall be charged for each line containing such words (excepting small caps, which shall be charged one line extra for each word) and for each single line of such type; but where there is more than one line of continuous black or italics the extra charge shall be double for the first four (4) lines, single thereafter.

(xxi) One line extra shall be charged for each hand-fed matrix. Repeat lines not to be charged.

(xxii) Not less than twelve (12) lines shall constitute a "take" of copy PROVIDED that the copy given out at any one time, whether referring to different articles or not, shall constitute one "take." A pieceworker when required to end even shall charge four (4) lines extra.

(xxiii) The following charges for machine changes apply to "The West Australian" only: Change of liners, twelve (12) lines each way, to be calculated on the basis of measure next to be set. Machine to machine: If mechanic decides under five (5) minutes that job necessitates a change to another machine, twelve (12) lines (to be signed for). If over five (5) minutes: This is governed by standing time.

(xxiv) The following charge applies to "The West Australian" only: The charge for setting the Leader shall be twenty-four (24) lines; "House" to have right (if necessary) to set or correct Leader at any time (middle of take, etc.) without further charge.

(xxv) The following charges for machine changes apply to "The Daily News" only: Each complete change of type face which may or may not include a change of gauge, twelve (12) lines; gauge and/or measure only, four (4) lines each way; machine to machine, twelve (12) lines each way.

(xxvi) Common Price List: Paragraphs devoted to the one item only, and embodying variations in size, style, colour, etc., and up to but not exceeding three (3) price ranges, shall be accepted as common price list and shall carry no extra charge.

(xxvii) Run-on Price List: (a) Paragraphs containing two (2) or more unrelated items run on, one-third extra. (b) Paragraphs devoted to one item only and embodying variations in size, style, colour, etc., and four (4) or more price ranges shall be accepted as run-on price list, and be paid for at one-third extra. (c) Any matter which falls in the accepted definition of run-on price list required to be set on any measure under 10 ems (pica) face or double column or over shall be paid for at two-thirds extra.

(xxviii) Indented single-column matter showing under ten (10) ems pica on the face, one-third extra, PROVIDED that all such indented matter is set on a measure under ten (10) ems; indented matter showing six (6) ems pica on the face or under (including racing weights and similar matter), PROVIDED that all such indented matter is set on a measure six (6) ems or under, one-half extra.

(xxix) Matter requiring two (2) bars of the ordinary measure of the paper to complete one measure (not being tabular matter) shall be charged one-third extra; three (3) or more bars, one-half extra. The work of laying out the matter so set shall be done by the "House."

(xxx) All run-on items set in capital letters and consisting of three or more lines, one-third extra; also run-on Church Notices if ten (10) lines or over, one-third extra.

(xxxi) Run-on racing and sports results (excluding descriptive matter) consisting of names and/or words interspersed with numerals (scores, etc.) and/or wholly composed of names (teams, etc.), one-third extra.

(xxxii) Run-on figure matter, property, wool, produce and stock sales, show prize-lists, stocks and shares, market quotations, also run-on balance sheets, subscription lists, examination lists and similar matter shall be charged one-third extra.

(xxxiii) Other run-on matter carrying one-third extra: Shipping arrivals and departures, mail timetables, wireless programmes, passenger lists, rainfall registrations, crossword puzzles, gold returns and transport services.

(xxxiv) Run-out lists with one column of figures, common matter; but if \pounds s. d., tons cwts. qrs. and similar matter, one-third extra; two columns of s. d. or \pounds s. d., one half-extra; three columns of s. d. or \pounds s. d., double.

(xxxv) Tabular matter cast on one bar shall be charged: two (2) columns, one-third extra; three (3) columns, one-half extra; four (4) or more columns, double. These charges are to be made whether the matter is with or without headings or rules. Introductory lines or footnotes not exceeding four (4) lines shall be charged with the table.

(xxxvi) Broken-out racing results wherein both betting prices and finishing order are tabulated, one-half extra.

(xxxvii) Run-on pawnbrokers' and university lists, stocks and shares, knitting and all similar matter containing mostly figures and/or initial letters of abbreviated words, one-half extra.

(xxxviii) Short-wave and broadcast wireless programmes in which each timed item is ranged shall be charged one-third extra, and an additional one-third extra if showing ten (10) ems pica or under on the face.

(xxxix) Tabular matter similar to sample xxxix and containing only three (3) columns of figures and requiring close attention to setting because of only one spaceband carries the special charge of double.

(x1) Multiple-bar tables: Each bar computed separately. Double-bar table: If a bar contains body matter only or body matter and one column of figures, common matter; if the other bar carries two columns of figures, one-third extra; three columns of figures, one-half extra; four or more columns of figures, double; with the additional charge of one-third extra over the whole for two-bar matter.

(xli) Change of Style: In the case of any change of style or any setting not covered by these clauses or samples, rates of payment for same shall be as agreed to by the Chapel and/or the Union and the "House." Failing such agreement decision may be obtained through the services of an independent arbitrator.

(xlii) Should special setting be reintroduced for classified advertisements the charges ruling prior to their abolition shall be restored in their entirety.

(xliii) No operator shall be required to set reprint copy of a type size smaller than seven-point where practicable. This clause does not apply to reprint advertisements.

(xliv) The total charge for setting consecutive articles or take in the middle of a take shall be twenty-four (24) lines; stop press items are excluded from this clause and do not carry a penalty charge.

11.—OVERTIME.

(a) Overtime shall be charged at the rate of time and one-half for the first three (3) hours, and double time thereafter. Where a worker employed on a rostered shift exceeds his spread of hours and is called upon to work overtime into Sunday he shall be paid ordinary overtime rates. Special Sunday work shall be paid for at double rates.

(b) For the purpose of computing time or overtime the following periods to operate: Eight (8) minutes or over to be charged one-quarter of an hour; twenty-three (23) minutes or over, one half-hour; thirty-eight (38) minutes or over, three-quarters of an hour; fifty-three (53) minutes or over, one hour.

(c) Overtime for piece operators shall be assessed at the time operators' rate in Clause 11 (a) and shall be paid the penalty only of one-half for the first three (3) hours, and the hourly rate thereafter plus piecework rates for all matter set.

(d) Day workers shall be paid at day overtime rates and night workers at night overtime rates. In offices where a regular shift is worked between the hours set down in this Award the overtime rates shall be in proportion to the rate proportionate to the number of hours day work and night work.

(e) An employer shall not insist upon an employee working overtime where the employee declares he is not free to work and discloses a good reason to the employer to support his declaration. No employee shall be dismissed or in any way whatsoever prejudiced in his employment by reason of his refusal to work overtime where he has satisfactorily disclosed he is not free to work. Any dispute arising under this sub-clause shall be heard and decided by the Board of Reference.

(f) Where overtime in excess of one hour extends beyond a normal meal hour and notice of overtime has not been given to an employee during the previous shift, three shillings (3/-) shall be paid as an allowance for tea money.

12.—MEAL HOUR.

(a) The time allowance for meals shall be such as may be mutually arranged between each employer and the employees and in default of such agreement as fixed by the Board of Reference.

(b) No employee shall be compelled to break shift except for meals, and a shift shall not exceed five (5) hours without a meal break.

(c) A meal break shall be arranged by the person in charge of the section at a time which will in his opinion best suit the exigencies of the work.

13.—HOLIDAYS.

(a) Every worker (including pieceworkers) shall receive four (4) weeks' holiday in each year on full pay, at times convenient to the employer, PROVIDED ALWAYS that should the services of a worker be brought to a termination after the expiration of three (3) calendar months, but before the expiration of twelve (12) calendar months, the said four (4) weeks' holiday shall be commuted to a holiday of two (2) days for each calendar month's service. PROVIDED FURTHER that in case a worker is dismissed for serious and wilful misconduct the provision of this clause shall not apply.

(b) It is further agreed that holiday rights for workers will accrue on the 31st December of each year for the year just finished. The holiday leave for workers joining the employers' service during the year will be adjusted to this date each year. Holiday leave will be given at the convenience of the employer, who has the right and may require to give it at any time.

(c) Casual workers shall receive proportionate holidays in time, but for the purpose of computing the weekly holiday pay, the total number of hours worked on day work and night work respectively over the period of work divided by the number of weeks in which the time was worked, and the rate shall be at the hourly rate for day and night work respectively at the casual rate.

(d) One day at Christmas and one day at Easter shall be paid holidays, and should a worker be required to work on those days he shall receive double pay for the time worked in addition to the holiday pay. The payment for a piece-worker for those days shall be: Ens and standing time, double, plus one (1) day's pay at one-sixth (1-6) of time operators' weekly wage.

(e) Where an employee's rostered day or night off falls on a paid holiday he shall be granted a day or night off in lieu, either immediately preceding or immediately subsequent to the day or night taken as the holiday. Should the employer be unable to maintain a working balance of staff the provisions of clause 4 (d) shall apply.

(f) An employee will receive holiday pay at the rate applicable to the weekly wage he would receive if he were at work.

(g) Piece operators shall be paid the time rate for time operators while on holidays and on leave.

14.—TERMINATION EMPLOYMENT. OF

The employment of a weekly employee may be terminated by a week's notice on either side and such notice may be given at any time during the week to take effect one week after the day on which it is given. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, and in such cases wages shall be paid up to the time of dismissal only. In the case of casuals no notice is necessary.

15.—LOWER RATE.

15.—LOWER RATE. A worker who is unable to earn the minimum rate of wage herein prescribed may be employed at a lesser rate, which shall be agreed upon in writing between the worker and the Secretary of the Union concerned. If within seven (7) days after being notified in writing of the worker's desire to work at a lower rate of wage than that prescribed the said Secretary and the worker are unable to agree upon a lower rate, then the worker may apply in writing to the Resident or Police Magistrate within whose magisterial district the proposed employment shall take place to fix such lower rate of wages. The worker shall give such Secretary two (2) days' notice in writing of his intention to apply to the Magistrate, and the said Secretary or his agent may attend and oppose the application. The Magistrate may fix the rate of wage, and his decision shall be final. Any worker whose wage shall have been so fixed may work for and be employed by any employer within the district to which this Award applies for such less wage for the period of six (6) calendar months thereafter, and after the expiration of the said period until fourteen (14) days' notice in writing shall have been given him by the Secretary of the said Union requiring his wage to be again fixed in the manner prescribed in this clause PROVIDED that no employer shall be at liberty to employ more than one such person at a time for every ten (10) fully-paid journeymen employed.

16.—RECORD BOOK.

(a) Each employer shall keep at his office, or at each of them if more than one, a book containing a record of:

(i) The names of all workers employed by him at such office, and to whom this Award applies; and

(ii) The class of work performed, the hours during which the worker is employed, and the wages paid to each worker.

PROVIDED that the employer may, at his option, use a mechanical clock in lieu of a time book for the purpose of recording the time of each employee.

(b) The employer and the worker shall be severally responsible for the proper posting up daily of such book. Such book, or when a clock is installed, the time cards, may be inspected at any time during the ordinary business hours by the Secretary for the time being of the workers' and employers' unions (if any) and also by any person thereunto authorised by the President of the Court of Arbitration.

17.—UNION CHAPEL DELEGATES.

Delegates chosen from the chapel of workers, but not more than three (3), shall be allowed the necessary time in working hours to interview the employer or his representative for the purpose of discussing industrial matters.

18.-UNION OFFICIALS VISITING FACTORY.

An employer shall permit one (1) official of the respondent organisation to enter the workroom except during working hours to interview the Father or Clerk of the Chapel or individual member or to collect subscriptions, but shall not interview members severally in such a manner as to delay publication of newspapers.

19.—**CALL**.

A worker called to work otherwise than in his usual working hours shall, if he attends, be paid two (2) hours at ordinary rates as a "call" in addition to his ordinary wage.

This clause shall only apply when a worker is not notified before he leaves work that he will be required for special duty PROVIDED that any man so called shall be paid at least two (2) hours at overtime rates.

If no work is available to a worker when called, two (2) hours shall be paid for.

20.—HEALTH CONDITIONS.

Type metal shavings or type metal dust shall not be permitted to accumulate in a workroom in such a manner that it may be inhaled by the workers to the detriment of their health.

Dry cleaning shall not so far as practicable be permitted or carried out in any room or place where lead or type metal dust is accumulated.

Efficient ventilation shall be provided in all workshops and factories.

The employer shall provide suitable places for workers to wash their hands.

Proper facilities shall be provided by the employer so that the clothing of workers taken off during working hours may be protected from the dust of the workroom.

All metal pots heated by gas or other fume-producing means shall be provided with suitable hoods so fitted that all noxious fumes and gases may be conducted into the open air.

Where artificial lighting is used it shall as far as possible be of such a nature and be so situated as to prevent undue strain to the eyes.

A first-aid ambulance chest shall be provided in all establishments equipped to the satisfaction of the Factory Inspector with all usual necessary furnishings and appliances and placed in a position approved of by such official.

Notices containing advice for the preservation of the health and protection of workmen, if provided by the Union, shall be kept prominently posted and displayed in all workrooms of the employer.

21.—DISPUTES.

Any dispute arising out of this Award which cannot be satisfactorily settled between the Father of the Chapel which attends to the interests of the worker concerned and the Printer shall be referred to the Union and the "House." If not then settled, it shall be referred to the Board of Reference.

22.—BOARD OF REFERENCE

(i) For the purposes of this Award, a Board of Reference is hereby appointed, consisting of a Chairman and two (2) representatives of the employers and two (2) representatives from the Union nominated by the parties.

(ii) The parties shall submit the name or names of persons from whom the Chairman may be chosen by the Court of Arbitration, but the Court may appoint any other person as Chairman.

(iii) The Board shall hold its deliberations in private unless the majoritv of the representatives of the parties or the Chairman otherwise decides.

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

(v) The Board may sit at such times and places as the majority may decide and may adjourn from time to time and from place to place.

(vi) A member may resign at any time by certification in writing signed by him and served upon the Registrar of the Court. Any party may at any time vary its representatives and fill any vacancy.

(vii) All meetings of the Board shall be convened by the Chairman by notice served upon the members thereof.

(viii) 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 Clerk of the Court, who shall forthwith notify the parties.

(ix) The decision of the Board may be reviewed and altered by the Court on the application of any of the parties PROVIDED that notice of an application to the Court to review such decision shall be given within seven (7) days from the date thereof to the Chairman and the opposite party and the application lodged with the Registrar asking for such review within fourteen (14) days of such decision PROVIDED FURTHER that all parties shall abide by the decision unless and until the same is altered by the Court.

(x) The functions of the Board shall be:-

(a) To settle and/or determine any matters left to the decision of the Board by this Award.

- (b) To settle, allow, determine and deal with any matter or thing which the Court may from time to time refer to the Board.
- (c) Subject to the jurisdiction of the Court of Arbitration, generally to settle and/or determine any dispute or questions arising out of this Award except a matter involving the interpretation of any of the terms thereof or any variation in the rates of wages or any other term hereof.

23.—PREFERENCE TO UNIONISTS.

Members of the Union bound by this Award shall, all other things being equal, have preference of employment.

24.—APPRENTICES.

GENERAL CONDITIONS.

Apprentices shall be engaged under the terms and regulations herein set forth:----

1. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under this Award.

to perform as a duty enforceable under this Award. 2. 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 indentured, by competent instruction in a gradual and complete manner, and he shall give such apprentice a reasonable opportunity to learn the same, and receive, during the term 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.

3. The Apprenticeship Board constituted under Award of Industrial Board No. 6 of 1928 and governing apprentices in the job printing industry shall function in regard to apprentices covered in this Award. PROVIDED that two representatives of the Employers and two representatives from the Union shall be added to the Board.

4. The function of the Apprenticeship Board shall be as follows:----

(i) To advise the Court as regards apprenticeship matters in the Printing Industry within the area covered by the Award, and in particular on the following heads:

(a) The appointment or reappointment of Examiners.

(b) The preparation of a syllabus for the course of instruction from time to time.

(c) The methods of instruction to be followed.

(d) The conduct of examinations of apprentices.

(e) Schemes for the institution of scholarships and prizes.

To receive monthly or other periodical reports from the instructors for the purpose of amending or correcting any laxity in attendance or conduct of apprentices at classes of instruction.

To assist in selecting the best type of apprentice and to advise upon ability of any person, firm or company to effectively train an apprentice or apprentices and to encourage and foster the study of subjects bearing upon the trade or occupation in the evening classes or other classes instituted for the purpose.

To advise the Court and parties interested as to what additional plant is required from time to time for the effective training of the apprentice.

To assist in the promotion of classes for instruction in branches of the industry not already provided for.

To consider and recommend improvements in the training of apprentices from time to time.

(ii) The Apprenticeship Board shall hold its deliberations in private, unless a majority of the representatives of the parties or the Chairman otherwise directs.

(iii) A majority of the members, one of whom must be the Chairman, shall constitute a quorum; PROVIDED that in the case of differences of opinion between members representing the said Unions of workers and members representing the employers, the decision of the Chairman shall be accepted and taken as the decision of the Apprenticeship Board.

(iv) The Apprenticeship Board may sit at such times and places as the majority may decide and arrange from time to time and place to place.

(v) The decision of the Apprenticeship Board may be reviewed and altered by the Court on the application of any of the parties; PROVIDED that notice of an application to the Court to review such decision shall be given within seven days from the date thereof to the Chairman and the opposite parties and the application lodged with the Registrar asking for such review, within fourteen days of such decision; PROVIDED FURTHER that all parties abide by the decision unless and until the same is altered by the Court.

(vi) Any party may at any time vary its nomination of representative member.

5. The apprenticeship shall be for a term of five years and no apprentice shall be allowed to commence his apprenticeship until he has attained the age of 16 years.

6. A probationary period of three months previous to being bound shall be allowed, such probationary period to be deemed portion of the term of apprenticeship. On completion of the probationary period application for registration shall be made to the Clerk of the Court of Arbitration.

7. Before being indentured the apprentice shall prove to the satisfaction of his employer that he is physically capable of carrying out the duties of the section to which he intends being apprenticed. The apprentice shall submit to an eyesight test at the expense of the employer and obtain a certificate of his fitness to be apprenticed to the trade, and a copy of such certificate shall be attached to the notice of registration of the apprentice.

8. The usual working hours of apprentices shall be the same as provided in clause 4 of this Award.

9. The minimum weekly wage payable to an apprentice shall be:

,	Per week.
	£ s. d.
During the first six months	3 0 3
During the second six months	3 5 7
During the third six months	3 10 11
During the fourth six months	479
During the fifth six months	4 12 8
During the sixth six months	5109
During the seventh six months	687
During the eighth six months	755
During the ninth six months	8 1 0
During the tenth six months	8 15 7

No deductions shall be made from the wages provided in the above scale except as provided in Clauses 43 and 44 hereof.

The above rates shall be paid to all apprentices notwithstanding anything contained in their indentures.

10. Any employer taking an apprentice on probation shall within fourteen days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form [1 (a) in Appendix], and if at the date of coming into operation of this Award an employer is employing an apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

11. 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.

12. The apprenticeship agreement shall be completed within fourteen days of the termination of the probationary period.

13. All agreements of apprenticeship shall be drawn up on form 6 in Appendix and signed by the employer, the legal guardian of the apprentice, and the apprentice. 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.

14. The agreement shall be executed in triplicate: one part shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

15. Every agreement of apprenticeship shall be subject to the provision of any industrial agreement or award in force for the time being applicable to apprenticeship in the industry.

16. 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 on 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 the apprentice to comply with the terms of the industrial award so far as they concern the apprentice;

(f) a condition that technical instruction, when available, shall be at the employer's expense and shall be in the employer's time;

(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 during the fifth year of such apprenticeship to enable such apprentice to reach the necessary standard;

(h) the general conditions of apprenticeship.

17. The Court may order the transfer of an apprentice from one employer to another, either temporarily or permanently:—

(a) if the employer does not provide the necessary facilities for the apprentice to become proficient in his trade or

(b) upon the application of the employer or the apprentice for good cause shown.

18. The transfer of every apprentice shall be on form 2 in Appendix, and shall be made out in quadruplicate, and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice and the new employer. The transfer form shall be completed within one month of the date upon which the transfer is ordered to be effected.

19. The document of transfer shall be held, one part by the late employer, one by the new employer, one by the legal guardian of the apprentice, and one shall be supplied by the new employer to and be retained by the Registrar.

20. 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, qualified and willing to continue to teach the apprentice and pay the rate of wages prescribed by the Award or otherwise, according to the total length of time served, and generally to perform the obligations of the original employer.

21. 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.

22. On the transfer or termination of any apprenticeship from whatever cause, the employer shall give the apprentice a certificate stating what time he has served, full particulars of the branches of the trade or industry in which he has received instruction, the proficiency attained, and shall also notify the Clerk of the Court of the cause thereof.

23. When an apprentice is discharged for any cause the employer shall send notice in writing of the discharge and the cause thereof to the Clerk of Court on form 3 in the Appendix.

(a) No apprentice employed under an award 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.

(b) It shall not be obligatory to find the apprentice another employer if he shall so misconduct himself as to entitle the employer to discharge him.

PROVIDED, HOWEVER, that the apprentice may be suspended by the employer for misconduct, 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 as the Court may order shall be paid as from the date of such suspension and, in the event of the application being granted, such order may take effect from the date when the apprentice was suspended.

24. When an apprentice cannot be usefully employed because of a strike, the employer shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

25. Subject to Regulation 40, 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 of the apprenticeship agreement.

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

27. When 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 to employ the apprentice on other work in the factory or establishment.

28. Every apprentice shall attend a Government Technical School, vocational classes, or classes of instruction, where provided, for instruction in such subjects as are deemed necessary for his branch of the trade. He shall be allowed the necessary time off during his ordinary working hours to attend such classes. Any apprentice failing to attend such classes when given time off for that purpose shall be deemed to have unlawfully absented himself from his employment and may have his wages reduced accordingly.

29. The fees for the classes attended by the apprentice shall be paid for by the employer.

30. The period during which apprentices are to attend such technical school or classes shall be four hours per week.

31. Where instruction is provided for any branch of the trade, the method of training shall be as follows:—

(a) The name of each applicant for apprenticeship, as soon as he is registered as such, shall be forwarded by the Clerk of Court to the Apprenticeship Board, which shall keep a waiting list of such enrolments.

(b) The full course of instruction shall be designed to cover the whole period of the apprenticeship term. PROVIDED that, in the event of failure to satisfactorily complete such course by the end of the period of instruction, the term may be extended.

(c) Each year's instruction shall be divided into two terms ending June and November respectively.

(d) Each session of instruction shall consist of four hours weekly.

(e) The syllabus covering the whole period of apprenticeship shall be drawn up by the instructors in collaboration with the Apprenticeship Board.

(f) The instructors shall complete the course set down by the syllabus for each term in time to hold the terminal and annual examinations.

(g) All practical work given out by the instructors shall be entered upon a "Work Docket," and this, with the student's first proof and final proof, shall be examined by the instructor, allotted the deserved number of marks, and care fully preserved in a "Dossier," for reference during and at the completion of his student course. These practical tests shall be recorded on a special form, which may be inspected from time to time by members of the Apprenticeship Board, who shall have the right to make periodical visits of inspection during class hours.

(h) The instructors shall forward to the Apprenticeship Board a monthly report of the attendance and conduct of students, such report to be in the hands of the Secretary of the Board by the seventh day of the following month.

32. Every apprentice shall be bound to submit himself to examination by the examiners hereinafter provided for.

33. The Clerk of the Court shall notify examiners of the names and addresses of the apprentices required to submit themselves to examination.

34. The examiners shall be persons skilled in the industry, one shall be nominated by the employers and one by the workers, for each particular branch of the trade. Failing such nomination or nominations the Court may appoint such person or persons as it may deem fit. In the event of a disagreement between the examiners, the matter in dispute shall be referred to the Apprenticeship Board, at the request of any one of the examiners, and the decision of such Apprenticeship Board shall be final and conclusive.

35. It shall be the duty of the examiners to examine the work, inquire into the diligence of each apprentice, and, where any apprentice fails to show progress, to inquire as to the opportunities provided by the employer for such apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within fourteen days from the date of holding the examination.

36. Such examination shall include theory and practice as applied to the trade, industry, craft, occupation, or calling to which the apprentice in indentured.

37. The method of conducting the examination of apprentices in those branches of the trade where technical instruction is provided shall be as follows:

(a) Except in the case of the first examination, no apprentice shall be examined unless he has gained a pass in the previous examination.

(b) The whole of the practical work of the examination shall be performed at the Technical College class room. (In those branches of the trade where no technical instruction is provided, the examination shall be held at the factory where the apprentice is employed, and it shall then be the duty of the employer to provide such necessary material and machinery as may be required, and in all ways facilitate the conduct of such examination.)

(c) The terminal (June) examination shall be for theory only, and shall be conducted by the instructors during the last week but one preceding the end of the term. The questions shall also be set by the instructors, and the written answers checked, and the deserved marks allotted. Those, with each student's practical work for the term under review, shall be handed to the examiners, whe shall approve, or otherwise, of the instructor's decisions. Any divergence of opinion that cannot be agreed upon mutually shall be referred to the Apprenticeship Board, whose decision shall be final.

(d) The examiners shall, during the month of June, make their annual visit of inspection to each factory where apprentices are employed, and personally interview the employer (or foreman), and also the apprentice, and shall satisfy themselves as to the assiduity of the apprentice in his daily work, and especially as to the facilities afforded him to enable him to make the required progress in his particular branch of the trade.

(e) The examiners shall present a report to the Court as to the progress made by the students during the term, and at the same time forward a copy to the Apprenticeship Board. The terminal report shall also cover their inspection of factories.

(f) The annual examination shall take place in November. The test papers shall be set by the examiners in collaboration with the instructors. The practical tests set during the term shall be checked by the examiners, who shall also set each student a special practical test, which shall be performed under their direct supervision at the Technical School classroom during the second week of the examination. With these three results before them, viz., the written answers of the theory examination, the term's progressive tests already marked by the instructors, and the special tests judged by themselves, the examiners shall draw up their annual report and submit same to the Court at least three days before the date fixed for the final day of the term. A copy of such report shall be forwarded to the Secretary of the Apprenticeship Board.

(g) Marks shall be awarded for these examinations as follows:—A first-class certificate shall be granted to all who secure 90 per cent and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent marks, while 70 to 79 per cent shall entitle a student to a pass. Less than 70 per cent marks shall necessitate a student continuing his studies another term.
(h) At the conclusion of the student's course he shall sit for his final examination, which shall be conducted entirely by the examiners. A student securing marks totalling 96 per cent and over shall be deemed to have obtained "Honours," and shall be entitled to receive an additional "Honours" certificate. A first-class certificate shall be granted to all who secure 90 per cent and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent marks, while 70 to 79 per cent shall entitle a student to a pass Less than 70 per cent of marks shall necessitate a student continuing his studies another term.

(i) The Registrar shall, after each examination, issue a certificate to each apprentice indicating (on form 4 in the Appendix) the result of his examination and the final certificate in form 5 in Appendix.

(j) If the examiners report to the Court that any employer has not provided sufficient opportunity for the apprentice to learn, the employer shall be deemed prima facie guilty of a breach of this Award. Upon any proceedings against him in respect of such breach, the report may be received in evidence.

(k) Any apprentice claiming to have cause for complaint regarding instruction, either in Technical College or in workshop, shall have the right to appeal to the Apprenticeship Board.

38. Such fees shall be paid by the Clerk to the Examiners as the Court shall allow.

39. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount (if any) by which the wages prescribed by the Award for the trade, calling, craft, occupation, or industry exceeds the amount received by the apprentice from the Department of Defence. PROVIDED, HOWEVER, that this clause shall not apply to military or naval training imposed through failure to attend compulsory parades.

40. 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.

41. When an apprentice attends a Technical College during his ordinary working hours, 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.

42. If the Apprenticeship Board makes representations to the Court that the facilities provided by the Technical College 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 College or other such place as it deems necessary.

43. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass any of the examinations, and for such purpose it shall be the duty of the examiners to make any necessary recommendation to the Court. Any extension of the term of apprenticeship shall be subject to all conditions and stipulations in the original Award, except as to rates of wages which shall be such amount as the Court may determine.

44. Upon the failure of an apprentice to pass two consecutive examinations, it shall be the duty of the examiners to report same to Court, with a recommendation as to the cancellation of the apprenticeship agreement or such other remedial measures as they may deem advisable. The Court, after notice to all parties concerned, may cancel the agreement or make such order in the circumstances as it may deem necessary.

45. An apprentice to any section of the trade shall be required to prove that he has passed the eighth standard or an equivalent examination or to produce a certificate that he has attained that standard before being registered.

46. An apprentice to any section of the trade shall be allowed to work at night on reaching the age of eighteen (18) years. If so employed at night the apprentice shall be paid two shillings and sixpence (2/6) per shift extra in addition to his wages in sub-clause 9; PROVIDED that any apprentice over eighteen (18) years of age employed on weekly newspapers may work without extra pay on the night the paper is printed.

(The term "any section of the trade" in this clause shall mean and include apprentices to composing, letterpress machining, letterpress and rotary machining, linotype mechanic, stereotyping and any phase of process engraving.)

47. APPRENTICES TO COMPOSING.

(i) Every office covered by this agreement shall be entitled to an apprentice for every four or fraction of four journeymen compositors and operators permanently employed for the first four apprentices and one additional apprentice for every additional ten journeymen compositors and operators permanently employed; PROVIDED that no office shall be entitled to more than eight apprentices in this section at one time.

(ii) The employer shall undertake to teach or cause to be taught to compositor apprentices the trade of a newspaper compositor.

(iii) An apprentice shall not be allowed to operate a linotype machine until he has passed the third year's test as a hand compositor. Should he be put on a machine during the fourth and/or fifth year he shall be given at least four hours' practice a day and shall receive 10/ per week in addition to the wages above prescribed. An apprentice shall not be fully employed on a machine to the exclusion of a permanent operator.

(iv) (The term "permanently employed" in this and subsequent clauses shall mean having been fully employed for a period of three months previously.)

48. APPRENTICES TO LETTERPRESS MACHINING.

(i) Every office covered by this agreement shall be entitled to an apprentice for every four or fraction of four flatbed machinists permanently employed with a maximum of four apprentices.

(ii) An apprentice to letterpress machining shall be taught and instructed in all phases of letterpress machining and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines. For this purpose the employer shall have and use in his business at least one cylinder machine. An attendance at the Technical College shall be a sufficient compliance with this clause as to colour printing.

49. APPRENTICES TO LETTERPRESS AND ROTARY MACHINING.

(i) Every office covered by this agreement shall be entitled to, in addition to apprentices to letterpress machining, an apprentice for every four or fraction of four rotary machine minders and brake hands permanently employed. In cases where an office can teach the apprentice letterpress machining the wages will be those set out in this agreement for composing or letterpress machining throughout the whole term of the apprenticeship. Where an office cannot teach the apprentice letterpress machining it shall be competent for it to arrange with another firm to undertake this on its behalf, in which case the apprentice while so employed and trained shall receive the wages as set but in the award governing employment of apprentices in the office in which he is being trained. When the apprentice returns to the newspaper office for training in rotary machining he shall be paid the wages set out in sub-clause 9.

(ii) An apprentice to letterpress and rotary machining shall be taught and instructed for the first three (3) years in all phases of letterpress machining and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines, and for the balance of his apprenticeship he shall be taught and instructed in all phases of rotary machining and all things incidental thereto.

50. APPRENTICES TO LINOTYPE MECHANIC.

(i) Every office covered by this agreement shall be entitled to an apprentice for every four or fraction of four journeymen permanently employed with a maximum of four apprentices.

(ii) An apprentice to linotype mechanic shall be taught and instructed in all phases of the mechanism of linotype, Ludlow, Elrod, and slug casting machines, how to attend and adjust them, and make such repairs to them as the mechanical equipment of the employer's business will permit and all incidental to a linotype, Elrod, Ludlow or slug casting machine.

(iii) An apprentice to linotype mechanic shall attend the Perth Technical College for instruction in fitting and turning one night and one-half day every week at the employer's expense.

51. APPRENTICES TO STEREOTYPING.

(i) (a) Every office covered by this agreement shall be entitled to an apprentice for every four or fraction of four journeymen permanently employed with a maximum of four apprentices.

(ii) (b) An apprentice shall be taught and instructed in the preparation of flongs for moulding, facing and conditioning and preparing the forme for moulding, facing and conditioning. The preparation of the matrix for the casting boxes, including packing, cutting and roasting. Casting, routing, dressing, deletions, and knocking-up and all other chisel work that may be required, also all work performed by a jobbing stereotyper which includes the preparing of type formes and blocks for flat moulding. Packing, cutting, roasting and casting flat stereotyper plates. Routing, finishing, deletions, additions, inserting and any other bench work necessary.

52. APPRENTICES TO PROCESS ENGRAVING.

(i) Every office covered by this agreement shall be entitled to an apprentice for every three or fraction of three journeymen permanently employed with a maximum of six apprentices.

(ii) An apprentice shall be taught and instructed in at least one of the following sections: Operating, half-tone etching, line etching, printing on metal and finishing and photo offset operating, half-tone, colour and dot etching and printing.

APPENDIX

Form 1 (a).

Clause 23, Subclause 11 of Award.

To the Clerk of the Court of Arbitration.

Dated the day of 19....

Employers Signature ...,...

Form 1 (b).

Clause 23, Subclause 11 of Award.

Please take notice that the undersigned have entered into a contract of apprenticeship whereby the employer agrees to teach, and the apprentice agrees to learn the trade, in accordance with the terms and conditions of the Award of the Court, dated the day of 19....

The term of service began on the day of 19....

The wages agreed to be paid by the employer to the apprentice are such as may from time to time be fixed by the Court of Arbitration for apprentices to the said trade.

Dated day of 19
Signature of Apprentice
Signature of Parent or Guardian
Signature of Employer

Form 2.

Clause 23, Subclause 19 of Award.

To the Clerk of the Court of Arbitration.

Notice is hereby given that who entered my employ as
an apprentice to the trade on the day of
19 has been transferred to the employment of
Dated the day of 19
Signature of former Employer
Signature of new Employer
Signature of Legal Guardian

Form 3. ·

Clause 23, Subclause 24 of Award.

To the Clerk of the Court of Arbitration.

I hereby give notice that I have this day discharged from my employment as an apprentice to the trade who entered my service on the day of 19....

The cause of the said discharge was

Dated the day of 19....

Signature of Employer.

Form 4.

. . . .

Clause 23, Subclause 38 (i) of Award.

I do hereby certify that of has satisfied the examiners of his competency in the trade at the examination proper to of his service as an apprentice. Dated the day of 19....

Clerk of the Court of Arbitration.

Form 5.

Clause 23, Subclause 38 (i) of Award.

Certificate of Competency.

. Signature of Employer.

This is to certify that the abovenamed apprentice has passed all examinations in accordance with the Award of the Court of Arbitration.

Dated the day of 19....

Signature of Board of Examiners.

Form 6.

Clause 23, Subclause 14 of Award.

THIS agreement, made the day of one thousand nine hundred as follows:

1. The said employer doth hereby covenant with the said apprentice and the said parent or guardian that he the said employer will-

(a) Take and receive the said apprentice as apprentice for the full term of years from the day of one thousand nine hundred and

(b) To the best of power, knowledge and ability teach and instruct, or cause to be taught and instructed, the said apprentice in the trade of (in the branch thereof).

- (c) Pay the said apprentice at least such rates as are provided by current Award relating to thetrade and duly perform and observe all other covenants, conditions and stipulations therein contained so far as the same relate to the apprenticeship during such time as the said apprentice shall observe and perform the terms of this Award.
- (d) On the completion of the said term hand over to the said apprentice a copy of this agreement, with a certificate to the effect that the said term has been served. Provided that this shall be conditional on the said apprentice serving the said term and observing and fulfilling the covenants herein.
- (e) That technical instruction of the apprentice, if available in ordinary working hours, shall be at the expense of the employer and shall be in the employer's time.
- (f) In the event of the apprentice, in the opinion of the 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.

2. And the said apprentice and the said parent covenant with the said employer that the said apprentice during the said term will:

- (a) well, faithfully and honestly serve the said employer as an apprentice in his trade or business aforesaid:----
- (b) willingly obey the lawful orders and commands of the said employer, or of such of his representatives as he the said apprentice shall be placed under in the said business;
- (c) not do or suffer to be done or committed any waste, damage, or other injury to the property or goods of the said employer, or any firm or company of which he may be a member, or sell or lend them to any person without the consent of the said employer;
- (d) not unlawfully absent himself from the service of the said employer during working hours;
- (e) not by word or action induce other apprentices to disobedience;
- (f) not participate or take part or be concerned in a strike or anything in the nature thereof;
- (g) duly perform and observe the covenants, conditions and stipulations contained in the now current Award, so far as the same relates to the apprenticeship.
- 3. It is hereby further agreed by and between the parties thereto:
 - (1) The apprentice shall not be entitled to receive any pay for any time during which he shall from any cause whatsoever be absent from the service of the said employer without leave;
 - (2) Time lost by the apprentice through absence from any cause whatsoever shall be added to the term of this agreement and so that the amount of such lost time during any six monthly period shall be made up before the ensuing period of six months shall be deemed to commence.
 - (3) If at any time during the said term the said employer shall die or cease to carry on his business aforesaid as now carried on by him, he or his executors, administrators, or assigns shall be at liberty within one month from the date of such death or ceasing to carry on, to assign or transfer the said apprentice to some other employer upon and subject to the same or the like conditions and stipulations as are herein contained. Provided that, if the said employer or his executors, administrators, or assigns as aforesaid shall not within the said period of one month be able to find another such employer able and willing to accept the apprentice, then the said employer or his executors, administrators, or assigns as aforesaid, shall have the right to discharge the said apprentice one week's notice in writing.
 - (4) That if the employer shall remove his business to some place beyond the radius of three miles from his place of business at the date hereof, the parent and the apprentice may, within one month of such removal, by notice in writing, elect to have the apprentice transferred to some other employer within the said radius, if there be one such able and willing to accept the apprentice, and on receipt of notice in writing of such election the employer will use his utmost endeavours to find such an employer and to obtain the transfer of the said apprentice, and it is further agreed, that if at the expiration of three months from the date of such election there shall not have been found another such employer able and willing forthwith to accept the apprentice, then the parent and the apprentice may by a further notice in writing claim to have this agreement terminated.
 - (5) If at any time during the said term the said apprentice shall neglect or refuse to obey the lawful commands of the said employer or his representative, or shall commit a breach of any of the covenants on his part herein contained, the said employer shall have the right, subject

to confirmation by the Court, to discharge the said apprentice and to terminate this agreement by giving the said apprentice one week's notice of his intention so to do.

- (6) That upon the termination of this agreement by any means before the expiration of the said term and confirmation by the Court, no proceedings shall be taken by any one party against the other or others in respect of anything which has taken place before the date of such termination.
- (7) This agreement 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 for the further performance of all and every of the said covenants and agreements each of the said parties bindeth himself to the other by these presents.

Signed, sealed and delivered by the said in the presence of	
Signed, sealed and delivered by the said in the presence of	
Signed, sealed and delivered by the said in the presence of	. (Signature of Parent or . Guardian)

CALCULATIONS FOR PAYMENT OF PIECEWORK

DAY WORK: 64d. per 1,000 ens.

Up to 500 ens-No charge. 501 ens to 1,000 ens-Charge as 1,000 ens.

DAY WORK.

Thousands £ s. d.	Thousands £ s. d.	Thousands £ s. d.
1 . 0 0 $6\frac{1}{4}$ 2 . 0 1 $0\frac{1}{2}$ 3 . 0 1 $6\frac{3}{4}$ 4 . 0 2 1 5 . 0 2 1 5 . 0 2 1 7 . 0 3 $1\frac{1}{2}$ 7 . 0 3 $7\frac{3}{4}$ 8 . 0 4 $8\frac{1}{4}$ 10 . 0 5 $8\frac{3}{4}$ 10 . 0 5 $8\frac{3}{4}$ 10 . 0 5 $8\frac{3}{4}$ 12 . 0 6 3 13 . 0 6 9\frac{1}{4} 15 . 0 7 $9\frac{3}{4}$ 16 . 0 8 10\frac{1}{4} 18 . 0 9 10\frac{3}{2} 20 . 0 10 11 22 <	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	71 . 1 16 $11\frac{3}{4}$ 72 . 1 17 6 73 . 1 18 $0\frac{1}{4}$ 74 . 1 18 $0\frac{1}{4}$ 75 . 1 19 $0\frac{3}{4}$ 76 . 1 19 7 77 . 2 0 $1\frac{1}{4}$ 78 . 2 0 $1\frac{1}{4}$ 79 . 2 1 18 81 . 2 2 $2\frac{1}{4}$ 82 . 2 3 $2\frac{2}{4}$ 83 . 2 5 $3\frac{3}{4}$ 86 . 2 4 $9\frac{1}{2}$ 97 . 2 6 $10\frac{1}{4}$ 90 . 2 6 10\frac{1}{4}

CALCULATIONS FOR PAYMENT OF PIECEWORK

NIGHT WORK: 63d. per 1,000 ens.

Up to 500 ens-No charge. 501 ens to 1,000 ens-Charge as 1,000 ens.

3114

XIX

ONE LINE EXTRA FOR **EVERY TWO-LINER** USED

THE Northam Club will conduct L its revival meeting on Wednes-day. March 6. and weights for the six events on the programme were declared yesterday.

THE young man was outside the park. waiting for his girl. Tiring. he leant against the railings. which he discovered were freshly painted. Further down the road

хх

FOUR LINES EXTRA FOR FIRST FOUR LINES BLACK

Indications are that Dark David will compete in the Trotting Derby and Sires Produce Stakes double. Acceptances for the Stakes were taken at 5 p.m. yesterday. but more scratchings may be in this morning's mail. The field will prob-ably be small.

XXI

ONE LINE EXTRA FOR EVERY HAND-FED MAT

[Vacine and outfits may be obtained from J. Goss. 133 William-street. Perth. and from The Wes-tralian Farmers. Wellington-street. Perth.]

*1st movement. †2nd movement. The exact figure was 109½.

XXII END EVEN-FOUR LINES EXTRA

Some discussion ensued whether the right to take such prosecutions did not rest with the council. with consequent entitlement to revenue from fines imposed in view of the fact that traffic was under the control of the council in Bunbury.

XXIII

MACHINE CHANGES

1.-Change of Liners: 12 each way to be calculated on the basis of measure next to be set. 2.—Machine to Machine: If mechanic decides under 5min. that

job necessitates change to another machine—12 lines (to be signed

for). If over 5min.: This is covered by Standing Time.

XXIV

LEADER

Leader: 24 lines for setting Leader. House to have right (if necessary) to set or correct Leader at any time (middle of take. etc.) without further charge.

XLIV

MIDDLE OF TAKE

The total charge for setting consecutive articles or take in the middle of a take shall be 24 lines: stop press items are excluded from this clause and do not carry a penalty charge.

XXV

MACHINE CHANGES

The following charges for machine changes apply to "The Daily News" only: Each com-plete change of type face which may or may not include a change of gauge. twelve (12) lines: gauge and/or measure only. four (4) lines each way: machine to machine. twelve (12) lines each way way.

XXVI

COMMON PRICE LIST-NO CHARGE

Wonderful variety of good quality black or brown Walking Shoes. ties or courts. Solid leather Fair-stitch soles and heels. Full and half sizes. Prices 22/1. 24/11. 27/6. Mail orders add 1/.

Marina white or coloured Play Shoes, in all sizes. Brown, 21/: black or navy. 22/6: white buck-skin. 29/. Mail orders add 1/.

ONE-THIRD

One Line Extra for Black

XXVII

RUN-ON PRICE LIST

Floral Evening Frocks. white background, S.W., ± 10 : nil green and cream satin, S.S.W., $\pm 11/0/8$: pastel blue, S.W., $\pm 8/4/8$: blue moire taffeta, W., $\pm 9/4/4$.

"Sekem" all wool Knitted Suits. High button fastening. gored skirt and two handy pockets combine with "Sekem" quality to highlight this suit. Size S.W.. 74/6: W.. 75/6: O.S.. 76/11: O.S. and X.O.S.. 97/6.

The ideal Lumber Jacket for out-doors men. Tough. pliable hide. in zipp or stud fronted styles and made with that little extra length which protects the waist. 36 to 42 in. chest. $\pounds 5/3/$. $\pounds 6/1/3$. $\pounds 6/3/3$. $\pounds 6/10/$.

Men's good quality Gusset Shoes. in black leather, with good wearing soles. All sizes. 2 to 9. 17/11. 18/11. 19/11. 21/6.

CLASSIFIED ADVERTS.

A.A.A. -VICTOR FURNITURE CO., NO. 1 LUXOR FURNITURE CO., NO. 1 LUXOR Arcade. Beaufort-st. Perth: Utility Furniture: Linen Press, 21t. 6in. wide. 5 shelves. & 4/18/6: Chest of Drawers. 4 deep drawers. £5/19/: Combination' Wardrobe. special size. 5 deep drawers. ducoed ivory. £14/14/: Bedside Cupboard. with door and shelf. wahnut colour. 66/6; Tray-mobiles. from 38/9: China Cabinets of Bookshelves. glass doors. 05// Fireside Chair. upholstered fawn tapestry. £6/10/: also Office Furniture and Filing Cabinets.

AAA-PROGRESSIVE, NEAR METRO PICS. 97 WILLIAM-ST.-Marr. Cpl. stn., £5 kp. wife cock. man ydman, intv. O'seer. stn., £5. kp.: Teamster. 60/, kp.: Dairy Hand, awd.: Bookkpr., 60/ kp., stn., able type: Root Picking. 50 acres. wages or contract: Gardener, grow vez., 60/ kp. WOMEN: Cocks. sub., £5. kp.: Cocks. stn., 70/, kp.: Cock. hotel S.W., 60/, kp.: Wait. near Albany. 50/ kp.: Waits. 60/ and meals, city dining rooms: Gens., 50/, kp., subs. and coun-try: Cock. Mid. line. £5 kp.: H.M., 40/ kp., sub. NO DUDS. B3353. B3353.

LOAM. BEST CHOCOLATE. SUR-FACE (no weed). 1½ tons. 15/: 2 20/: 2½, 25/: 3. 30/: 4. 38/: 5. 45/: 6. 50/: 1/6 bag. Cow manure. 1½ yards. 15/: 3. 27/6: 1/6 bag delivered. Daniel. 10 Eighth-ave., Maylands. U1063.

FISHING TACKLE—GREEN-HEART 2-picce Rodds. £4/10/: 3-picce. £5/15/: Marlin Centre Pin Brass Star Back Reels. 4in... 44/: 5in...51/. Aluminum Reels. 55/. Hand Beach Casting Reels. 4/9.

ONE-THIRD

One Line Extra for Black

XXVIII

UNDER 10 EMS FACE

RANGER SUITS. in guaran-teed fast Fortuna Cloth. Con-trasting shirts and knickers. Saxe, white, green, fawn. also blue and green. 4 coupons. 9/11.

XXIX

2-BAR MATTER

Announcing the winners of ou r "Win a Winter Wardrobe" com-petition. we not only express our constratulations to the successful entrants but also record how int eresting and instructive we found their ideas. Many competitors se nt in letters with their entries. saying how much they enjoyed the the competition. and we would like to say in turn how much the en joyment was shared by us, for we not only learnt many useful hin ts and ideals but had the added pleasure of learning something a bout our readers. of their homes. their hobbies and the way in w hich they live.

XXX

CAPS RUN ON

PICTURES. OAK CLOCK. OAK ICE CHEST. FIRE GUARD. GLASSWARE. CROCKERY. ETC. MAGNIFICENT DRESSING TABLE AND PEDESTAL MAPLE BED-ROOM SUITE WARDROBE. TABLE. CURTAINS AND BLINDS. KITCHEN DRESSER. WITH GLASS DOORS. SAFFE. TABLE. COUCH. CLOTHES HORSE. MANGLE. KITCHEN UTENSILS. WRINGER. ETC.. ETC.

CHURCH NOTICES 10 LINES RUN ON FIRST CHURCH OF SCIENTIST. CHRIST

St. George's-terrace.

St. George's-terrace. (Opp. Public Works Department). Services: Sunday. 11 a.m. and 7.30 p.m. Subject. Lesson Sermon. "Atonement." Monday: Testimony Meeting at 8 p.m. Free Reading Rooms. 12 Second Floor. Royal In-surance Buildings. 133 St. George's-terrace. Perth. where the Bible and Christian Science Text Book. "Science and Health." with Key to the Scriptures." by Mary Baker Eddie. and other authorised Chris-tian Science literature may be read borrowed or purchased. A copy of "Science and Health. with Key to the Scriptures." in Braille type. is also available for use in the reading room. Open daily to the public (ex-cept on public holidays).

XXXI

RACING RESULTS

RACING RESULTS
DENALL. F. Tinson's gr g. Roxburgh—Tinagroo. 5yrs. 7.11 (J. Selwood) 1
GRANITE car. 7.4 (W. Hughes) 2
HOMLEIGH DICK 8.10 (W. Walmsley) 3
Others: The Groom (G. Moore).
Proctor (A. Ward). Caruso (W. Briscoe). Star Port (Lott). Dumfries (Barclay) Beau Robert (F. Williams). Sheba (J. Thompson).
Valiant Crown (Fargotter). Persian Prince (A. Podmore).
7/2 agst. DENALL 7 Star Port. Beau Robert (F. Williams). Sheba (J. Thompson).
Valiant Crown (Fargotter). Persian Prince (A. Podmore).
7/2 agst. DENALL 7 Star Port. Beau Robert (F. Williams). Sheba (J. Thompson).
Valiant Crown, 12 Cheba. Ulterior. 14 Homeleigh Dick. 25 Exalted. 66 Royal Lad. 100 Persian Prince. So. £1/16: pl 10/9. 19/. £1/4/. 2½ len... ½ hd. 1.42.
MOREFIELD HP., 1¼m.: FOXZAMI. b c. Nizami—Honeywood. 3 YIS. 8.3 (W. Fellows) 2/1 fav. 1: TTANIC 8.2 (J. O'Sullivan) 12/1
2: DOUGHNUT 8.7 (J. Thompson) 7/2.3. Scr. Tamasha. Anthelion. Grey Nurse. So. 17/3: pl. 8/6. £1/6/. 8/6. 1 len.. 2 len. 2.7.

ONE-THIRD

One Line Extra for Black

XXXI

SPORTS RESULTS

TENNIS

TENNIS Men.—No. 1 Section: Mt. Lawley. 13 sets. 86 games. b Alexander Park. 3 sets. 57 games: Hensman Fark. 9 sets. 76 games. b King's Park No. 1. 7 sets. 69 games: Loton Park. 8 sets. 73 games. b Cottesloe No. 2. 8 sets 67 games. Mens Doubles Championship.— Vincent and Halliday beat Rex and Williams. 8-6. 6-3: Harris and Thor-nander beat Gordon and Hoare. 6-2. 6-3. Semi-finals: Vincent and Haliday beat Stephen and Stephen. 6-0. 1-6. 6-2. 2-6. 6-2: Harris and Thorndander beat Cairns-Hill and Kinane. 5-7, 6-3. 6-2.

SWIMMING

SWIMMING K. Fraser (South Fremantle), hdcp. 23min., time lhr. 28min. 9 sec. 1: E. Hofmaster (Claremont). 19.0. 1.25.18. 2: M. Hennessev (Kal-goorlie). 14.0. 1.24.9. 3: L. Moore (City). 8.0. 1.19.22. 4: J. Ross (City). 7.0. 1.18.59. 5: A. Smith (City). 15.0. 1.28.31. 7: J. Dunstan (Kalgoorlie). 16.0. 1.29.32. 8: D. McWhae (City). 11.0. 1.25.14. 9: A. Prior (Claremont). 11.0. 1.25.14. 10: F. Christian (City). 7.0. 1.22.37. 11: R. Williams (South Fremantle). 6:30. 1.22.9. 12. 220 yards men's (under 16) free-style: G. Asnew (City). 1. R. Har-ris (City). 2: N. Tunstall (City). 3. Time, Imin. 29 1-10sec. 220 yards women's (under 16) freestyle: M. Enston (Claremont). 1: B. Anderson (Claremont). 2: M. Ford (Nedlands). 3. Time. 2min. 59ec. (record).

BOWLS

FIRST DIVISION. East Fremantle 103 v Subiaco 73. Rawnsley. McDonald. W. Peters. Bailey d. Linklater. Buggins. Cal-cutt. Taylor. 25-17: Petrie. Cox. Harris. Chambers d. Hunter, Pad-dick. Styles. Merritt. 28-12: Ridg-way. Inverarity Hill, Kernick tied with Turner. Piper. Downing. Tre-week. 21-21: Gordon. Austerberry. Broadfoot. Worley d. Bant, Arcus. Clark. Coatham. 29-23.

CYCLING

Junior mile (paced rolling start): De Longville (V.). 1: Hale (S.A.). 2: G. Hughes (V.). 3. Time, 2min. 12 3-5sec. Ten-mile championship (35 laps): T. Williams (N.S.W.). 1: K. Fallon (Q.), 2: B. Opperman (V.). 3. Time. 22min. 5 1-10sec.

YACHTING

Finishing times were: Landfall (38min.). 4,59.8; Andante (25min.). 5,4.12; Medina II (25min.). 5,4.52; Thera (scr.). 5,5.54; Eldora (5min.). 5,8.30; Mercedes (9min.). 5,8.32; Sandra (25min.). 5,11,50; Timaru (36min.). 5,11,55; Sayonara (42 min.). 5,14.15.

CRICKET

CRICKET Fall of wickets: 30, 72, 89, 159, 230, 247, 252, 277, 307. BOWLING.—Moriarty, 2-68: R. Strauss, 1-39: Curtis, 0-25: Roberts, 3-68: E. Strauss, 1-40: Rigg, 0-39: J. Murdoch, 0-38. Senior Grade.—Bayswater, 56 (Thompson 17, Tuckwell 17: Leask 7 for 21, Goddard 3 for 33) and 127 (Sharples 39. Thompson 31; Leask 4 for 41) beat Perth, 84 (Leask 40, Champion 27: Slater 3 for 26, Fowler 3 for 31. Cooper 2 for 22) and 28 (Leask 25: Slater 4 for 3).

GOLF

Royal Perth, four-ball best ball: H. Taylor and J. Sharples, 8 up: D. Bull and R. Oldham. 4 up. Mt. Lawley, four-ball best ball: R. Mahoney and J. Miller. 6 up: D. Reidy and J. Hegney, 6 up: won by the former on count-back.

SOCCER

North.—Blackburn Rovers v. Leeds United, 0-0: Blackpool v Sheffield United, 1-2: Bradford v Preston North End, 3-1: Bury v Manchester United, 1-1: Grimsby Town v. Middlesboroußh. 1-1: Hud-derfield Town v Chesterfield, 1-2: Liverpool v. Sunderland, 2-2: Man-chester City v. Bolton Wanderers, 1-0: Newcastle United v Everton, 1-3: Sheffield Wednesday v Barns-ley, 0-3: Stoke City v. Burnley, 0-0.

ONE-THIRD

One Line Extra for Black

XXXI

RIFLE SHOOTING

Scores: J. Peel. 700yd., 37. hdcp. 8. total 45: E. L. Couper, 35. 7. 42: R. Gurr, 32. 9. 41: J. Ameara, 40. --. 40: J. P. Omeara, 36. 4. 40; W. D. Couper (capt.), 36. 4. 40: L. C. Loftus, 36. 5. 31: G. A. Lammond, 20. 5. 25: W. Evening, 12, 9. 21.

FOOTBALL

FOOTBALL Evans (P.), 17: Hopkins (W.P.), 16: Letheridge (E.F.), Thomas (E.P.)), Metherall (S.F.), 12 each: Outridge (S.), McComish (P.), 11 each: Dewar (P.), 10. SOUTH FREMANTLE: Backs: Dodd. Doig, Haskell. Centres: Lew-ington, Shea, Lewington, Half-bocks: Dodd. Doig, Haskell. Centres: Lew-ington, Shea, Lewington, Half-for-wards: Western, Smith. Jenkins. Forwards: Relly, Toll, Dell. Ruck: Hisham. Richardson, Truscott (rover). 19th: Matthews. GOALKICKERS: EAST FRE-MANTLE: French 7. Prince 7. Doig 5, McDonald 2, Briggs and Meiers. CLAREMONT: Brown 5, Oliver. Fairley, McPartland and Hinch-cliffe. BEST PLAYERS: EAST FRE-MANTLE: French. Soltogeio, Briggs, Gabrielson. Prince and Ebbs. CLAREMONT: McPartland, Young. Morrison, Lane, Caporn. Browne and Runble.

SURF EVENTS

Results: McGovern trophy: T. Martin, 1: A. Merritt. 2 and fastest time: S. Besson, 3. McNess competi-tion: City of Perth (C. Fowler, L. Connors, L. Harris, W. Summer-ford), 1: Scarborough, 2. Senior prints race: W. Price, 1: T. Martin, 2: G. Burton, 3. Junior points race: P. Phillpas, 1: J. Lavers, 2: J. Hop-kins, 3.

ATHLETICS

Seniors. 100 yards.—First heat: J. E. Trood (YM.C.A.). 1: V. G. Barden (U). 2: P. Bowers (C.Mt.L.). 3. Time: 107sec. Second heat: R. E. Green (Y.C.W.). 1: G. Helyar (C.Mt.L.). 2: F. Fox (C.Mt.L.). 3. Time. 10.5sec. Final: Troode. 1: Green, 2: Helyar, 3. Time, 10.5sec.

CROQUET

A Grade. Subiaco No. 1. 52. v Leederville. 25.—McDonald, Hunter. 26: Bond-Taylor. McQuilken, 6: Bishop. Campbell. 26: Dickson. Pound, 19. Royal Park. 44. v. Como. 26.— Murphy, Hipkin, 26: Munt, Back, Nil: Smith, Barker, 18: Houghton. Robinson. 26. Nedlands, 52. v. Mt. Lawley. 31.—Brokensha. Chandler, 26: Rae. Johnson. 12: Jenkins. Mc-Lean. 26: Farrell. Marlsland, 19.

XXXII

PROPERTY SALES

PROPERTY SALES Perth Road District.—Hamersley Ward: Cement brick house. Esplan-ade. £250 (for A. A. Flauer). Os-borne Ward: Weatherboard house. Powell-street. £400 (C. Morris). Maylands Ward: Brick house. Peninsula-road. £700 (Burnett and Smith Ltd.). Inglewood Ward: Brick house. Wood-street. £800 (R. Haliday). South Perth.—Brick house. Can-ning-dhighway. £800 (for Wins-Iade and Lawrence): brick house. Douglas-avenue. £480 (A. Bell): brick house. McDonald-street. £800 (N. B. Fuller).

WOOL SALES

WOOL SALES AGRICULTURAL and GREAT SOUTHERN: A. C. Cummings, Dar-kan. (8) 14½d., (4) 13¾d., (8) 13d., (4) 13d.; M. N. Hughes, Du-ranillin, (7) 14d., Quill Bros., Duranillin, (5) 13¾d., (5) 13½d.; Richardson Bros., Gnowangerup, (4) 13½d., (6) 13d., (5) 12d., (4) 12½d., (1) 11d., (1) 11¼d., (2) 10½d: Edgar Bros., New Norcia, (18) 13¼d.; Thorn and Champ-ness, Kojonup (7) 13½d., (4) 13¼d., (3) 13d., (9) 12½d., (8) 11d. Merinos: Full wool, 9d. to 10½d. 13/4. (3) 13d. (9) 12/2d. (8) 11d. Merinos: Full wool. 9d. to 10/2d.; '4 wools, 7/2d. to 8%4d: ½ wools, 7/4d. to 7%4d.; ¼ wools, 4%4d. to 6d.; pelts, sound and light rib. to 3%4d.; shearlings, to 3%4d. Cross-breds: Full wools, 8%4d. to 9½d.; '4 wools, 8d. to 9d.; ½ wools, 7d. to 8d.; 1-3 wools, 6¼4d. to 7½d.; '4 wools, 5½d. to 6d.

ONE-THIRD

One Line Extra for Black

XXXII

PRODUCE SALES

Values: Potatoes. 15/ to 16/. Peas. 3½d. to 5d. Pumpkin. 14/6 to 16/. Beans. runner. 6d. to 7½d. Swedes. 5/ to 6/. Onions. brown. 18/6. Cabbase. half-bass. 1/6 to 3/.

Values: Apples. dumps. Yates. 10/ to 13/6: Granny Smith. 11/ (small) to 16 (prime): Rokewood. 6/ to 9/: Statesman. 10/: Pioneer. 13/6. Oranges flats, navel. 6/ to 8/: dumps. Valencia. 7/ to 9/: flats., Valencia. 3/ (small) to 7/ (prime). Lemons. flats. 5/ to 7/. Tomatoes, flats. 19/3 to 20/3. Pas-sion fruit, quarters. 3/6 to 5/.

sion Iruit, quarters. 3/6 to 5/. MELBOURNE, Friday.—Wheat depressed, nominally 4/4. Flour, quiet. £11. Bran, active demand. £6/10/. Pollard, keen inquiry. £7. Cats, firm. milling, 3/8: feed. 3/3. Barley, quiet, English malting. 4/5: Cape. 3/4: feed. 2/11. Malze, firm. 5/1. Chaff. steady. £4/12/ to £4/17/6.

STOCK SALES

POULTRY.—Heavy supplies for-ward to a firm demand for all prime table lines. Prime cockerels, 9/ to 11/: medium. 7/ to 8,65 Small. from 5/. Prime table hens, 7/ to 9/: medium. 6/. White Leghorns. from 4/. Prime Mus-covy drakes, 12/ to 15/: medium drakes, 9/ to 11/: small, from 7/.

drakes, 9/ to 11/: small, from 7/. GOLDSBROUGH, MORT and CO. sold on account of the following:— From Arrino: A. A. Smith, 1 p 53/6. 1 at 47/6. 8 slips 28/6: C. Connolly. 1 b 77/6. 2 p 49/6. 2 at 45/6. 1 boar 47/6: B. Neil. Guildford, 1 b 80/. 1 at 77/6. From Baandee: Mrs. D. Lewis, 2 p 64/6. 2 at 61/6: C. W. Pontifex. 5 p 61/6. 11 at 55/6. 3 at 43/6. 1 slip 32/6. From Bruce Rock: B. C. Lawrie. 7 p 63/6. 2 at 58/6: H. G. Burgess. 3 b 72/6. 1 at 68/6.

SHOW PRIZE LISTS

SHOW PRIZE LISTS DRAUGHT HORSES.—Mare. any age, not visibly in foal or foal at foot: G. G. Flower. Plan of farm horses: G. G. Flower. Yearling filly: G. Flower. Brood mare. visibly in foal or foal at foot: J. O'Neil. Mare most suitable for breeding remounts: J. O'Neill. Trotting stallion: O. Saggers. Trot-ting mare: O. Saggers. Trot-ting mare: O. Saggers. Trot-ting mare: O. Saggers. Trot-ting mare: O. Saggers. Trot-ting wool.—Ram.' 20 months and over. open: N. Anderson. Ewe, 20 months and over. open: F. E. and M. O. Bessen. Ewe. under 20 months: H. A. Bessen. Strong wool.—Ram 20 month and over open: N. Anderson. Ewe, 20 months and over. open: N. Ander-son. Ewe, under 20 months: H. A. Bessen. Ewe, any age. bred in Tambellup Road Board district: H. A. Bessen.

A. Bessen. A. Bessen. AGRICULTURAL PRODUCE.— — — — Wheat. hard or soft: T. H. Bil-ney. Oats. Algerian: F. J. Potter. Guyra: N. H. Taylor. Any other variety: N. H. Taylor.

STOCKS AND SHARES

Gold: Associated (new), 1/8: As-sociated Northern, s 1/7: Boulder Perseverance. s 10d.: Enterprise. s 11/: Edna May Group, s 6/6: Golden Horseshoe. pref., b 12/6: do., ord., b 4d., s 5d.: Golden But-terfly, paid, s 3/9: do., con., b 2/9: Guinea Gold. s 44/: Hansel Mundy. paid, s 10d.: do., con., s 5d.: Hamp-ton Consols. s 1/2: Ives Reward, paid, s 5d.: Sons of Gwalia. s 2/11: Wiluna. Ltd.. b 21/6.

MARKET QUOTATIONS

Copper, standard, spot, £76/8/9 a ton: three months, £75/8/6: electrolytic, £84/5/; best selected, £79/2/6. Lead, soft, foreign, spot, £26/6/3: forward, £26. Spelter, spot, £26/6/3: forward, £26. Tin, standard, spot, £202/6/3: three months, £205/6/3. Silver, standard, spot, 2/0/4 an oz.; forward, 2/; fine, spot, 2/2/2.

RUN-ON BALANCE SHEETS

RUN-ON BALANCE SHEETS Liabilities: Dr. balance at bank, $\pm 388/19/8$: rate owing which can-not be collected. £100: loan lia-bility. £6.300: Loan liability. £6.300: unexpected loan commit-ments. £3.064/4/3: outstanding accounts. £618/15/1: amounts owing on contracts. £419/1/6: rates suspense a/c. £1/17/1: de-posits held. £10: due to Health Board, £97/2/1: Sambson Memo-rial Fund. £1.054/6/6: electric light trust. £38/5/: library fund. £6.9/1/1: trust a/c (crossing), £5; balance of assets over liabilities. £6.924/17/9.

ONE-THIRD

One Line Extra for Black

XXXII

SUBSCRIPTION LISTS

Previously acknowledged, £23/15/6; Rolo (South Belmont), 1/; Lannah (Mandurah), 2/; Howie Wing (Kojonup), 1/6; Chick-a-Body (Fremantle), 5/; Cherry Pie (Boyanup), 1/; Little Fidget (Cue), 10/; Enola (Hilton Park), 1/6; Par-kan (Swan View), 6d. Total £24/18/.

EXAMINATION LISTS

Successful candidates were: W.A. Government Hospitals: Bird Eleano: Beatrice; Creighton, Pa-tricia Joan; Currie, Margaret Jean; Gilbert, Greta Merle; Mead, Bobbie Irene; O'Donnell, Mary Josephine; Robinson, Jean Bernice; Savage, Joyce Gwynneth: Styles, Ivy A.; Truscott, Biddy Mary; Thompson, Christine.

Alderton, Derek (Perth Boys' Central); Anderson, Geoffrey (Cun-derdin); Bell, Frank (Maylands); Bird, Joscelyn (Albany High); Brooks, Keith (North Perth); Cal-cott, Val (Nedlands); Jones, Mary (Mt Lewyler) cott, Val (190 (Mt. Lawley).

XXXIII

SHIPPING

ARRIVALS & DEPARTURES

PERTH: Abbekerk, Anglo-Austra-lian, Ascanius, Balranaid, British Ambassador, Brockabeck, Centaur, Citta de Geneva, City of Kimberley, Crown City, Esperance Bay, Gran-lund, Helenus, Irrawaddy, Koolinda, Kybra, Mahana, Mooltan

Kybra, Mahana, Mooltan LONDON, Oct. 19.—Arrivals: At London, Kanganesora; at Belfast, Trewellard; at Port Said, Orion; at Cristobal, City of Lyons; at St. "ohns. City of Delhi; at Port Louis, Pearlstone; at Balboa, Napier Bax. Departures for Australia.—From London. eZelandic; from Belfast, Moshulu; from Gibraltar, Mooltan; from Vancouver, Wialliamette Val-ley: from San Francisco, Marken and Tolken; from Durban, Bulla-rene.

and Tolken; from Durball, Bulla-rene. DERBY, June 11.—Arrival: 5 p.m., Gascovne, from Broome. June 12.—Departure: 3.30 a.m., Gas-covne, for Singapore. WYNDHAM, June 11.—Arrival: 7 a.m., Port Wellinston, from the Eastern States. ROEBOURNE, June 11.—Arrival: 7 p.m., Koolinda, from Port Hed-land. Departure: 8.30 p.m., Koo-linda, for Onslow.

MAIL TIMETABLES

MAIL TIMETABLES UNITED KINGDOM, EUROPE. FGYPT, ADEN, ASIA, MALTA and INDIA.—Oronsay, October 31; let-ters, 2 p.m. (late fee, 3 p.m.); newspapers, packets and registered articles, 1 p.m.; parcels, noon. Due London, November 26. CANADA and UNITED STATES (via San Pedro).—Great Western express, November 5; letters, 12,30 p.m.; newspapers and packets, 11.30 a.m.; parcels. November 2, 4 p.m.

AR SERVICES (W.A.): Agnew, Thursday, 3 a.m., Saturday, 7.30 p.m.; Albany, Monday, Wednesday, Saturday, 3 a.m.; Argyle Downs, Thursday, 3 a.m.: Saturday, 7.30 p.m.; Big Bell, Tuesday, Thursday, 3 a.m.: Boulder, Monday, 3 a.m.

WIRELESS PROGRAMMES

Today.-8.30 a.m.: Morining melo-dies. 3.0 p.m.: Atternoon session. 8.0: Dinner music. 7.0: Early even-crossword puzzle solution. 7.30: Talk on behalf of W.A. Council of Rational Finance. 7.50: "The West Australian" first news. 8.0: Local products' session. 8.35: Special pre-sentation in honour of the birthday of his Majesty the King.

PASSENGER LISTS

The following passengers disem-barked from the s.s. Karoola which arrived at Fremantile from the Eastern States last night: Messrs. Broad, J. Elmes, Sutcliffe, E. A. Black, H. Bader, Chapman, R. P. Pearce, Fitzhardinge, B. Frizhard-inge, L. P. Spencer, R. Fielding, Mair, Hallinson, Owen, Short, Mas-ton, H. C. Donaldson, D. Unsworth, S. G. Snowden.

ONE-THIRD

One Line Extra for Black XXXIII

RAINFALL REGISTRATIONS

KAINFALL REGISTRATIONS SOUTH COASTAL.—Busselton, 2; Cape Leeuwin, 2; Manjimup, 1; Albany, 7; Eclipse Island, 7; Mar-garet River, 4. Incomplete.—Kunmunya, 47 points: Hall's Creek, 20; Derby, 27; Rawlinna, 10; Eucla, 29; War-burton Ranges, 21. South-West Division.—Kala-munda, 5 points; Guildford, 2; Perth Gardens, 6; Perth Observa-tory, 6; Fremantle Signal Station, 5; Rottnest, 10; Mandurah, 8; Col-lie, 23; Bunbury, 68; Donnybrook, 64.

CROSSWORD PUZZLE

ACTOSSWORD PUZZLE Across.—7, Fashion-plates; 8, Beam: 9, Children; 10, Stoops; 11, Target; 13, Beckon; 15, Insect; 16, Straiten; 18, Lobs; 19, Regimenta-tion. Down.—1, Patent leather; 2, Shamrock; 3, Forces; 4, Sprint; 5, Raid; 6, Reference book; 12, Re-solute; 14, Neither; 15, Ignite; 17, Arid.

GOLD RETURNS

Details were: Kalgoorlie, G.M.L. 602E, 26 tons for 402. 2dwt.; P.A. 4561E, 9% tons for 302. 15dwt.; Black 41, location 308A, 10 tons for 302. 5dwt.; G.M.L.6437E, 5%tons for 1902. 14dwt.; G.M.L. 1315X, 44% tons for 902. 14dwt.

TRANSPORT SERVICES

Other services operating in Aus-tralia are: Adelaide-Evre Peninsula; Adelaide-Whyalla; Melbourne-Ade-laide (via Mt. Gambier); Mel-bourne-Launceston-Hobart (incud-ing Kins Island and Flinders Is-land; Melbourne-Sydney; Mel-bourne-Hamilton; Melbourne-Bris-bane; Sydney-Roma; Sydney-Broken Hill; Cootamundra-Darwin; Cloncurry-Rockhampton.

NORTH BEACH AND WATER-MAN'S BAY: Buses leave as fol-lows: Saturdays, 9.35, 10.30 and 11.30 a.m. 12.15, 12.45, 15, 12.55, 2, every 40min. till & 9, 10, 11, 15 and 12.15 p.m. Sundays. ex Perth: Every 20min. from 8.50 a.m. till 8.30 p.m., then 9.10, 9.50, 10.30 and 11.10 p.m. Ex W. Bay: 8.10, 8.50, 9.3, then every 20min. till 9.30 p.m., then 11.10 p.m. last bus. Week days, ex Perth: 7.15, 8.10, 8.40, 9.35, 10.30 and 11.30 a.m., 12.30, 1.30, 2.30, 3.30, 4.5, 5.0, 5.17, 5.25, 5.35, 5.50, 6.10, 6.26, 7.30, 8.30, 9.30, 11.5 and 11.30 p.m. Phones B5831, B8897.

XXXIV

RUN-OUT LISTS

Mrs. James, Perth L. Hammond, Fremantle Miss Hemingway, Gosnells	5	5	0 0 6
£	215	12	6
1928 214 hp ohr Ariel	£	s.	d.
1928 31/2 h.p. o.h.v. Ariel,		10	•

	8	10	0
1930 250 c.c. Baker, 2 ¹ / ₂ electric speedo	12	10	0
1928 3 ¹ / ₂ h.p. s.v. Norton, running order 1929 2 ³ / ₄ s.v. B.S.A.	15	10	0
saddle tank	15	15	0

XXXV

March 10 .		100.8	200.8
November 12 .		140.6	210.9
December 1		190.5	205.9
April 14		178.9	234.8
August 15		174.3	279.8
September 20 .	•	653.4	342.8

RAILWAYS

2074	LINNALD.	
	1945. £	1944.
Earnings Working	2,006,200	2,219,100
exepnses Interest Loss	$1,998,264 \\ 523,500 \\ 515,564$	$1.855,199 \\ 522,600 \\ 158,699$
Adelaide Melbourne Sydney Brisbane	Max. 86deg. 83deg. 77deg. 84deg.	Min. 64deg. 56deg. 66deg. 74deg.
Hobart	70deg.	55deg.

ONE-HALF

One Line Extra for Black

XXVIII

SIX EMS AND UNDER

4ft. Wardrobe with oval and hanging mirror, shelf, rod; 3ft. 6in. Dressing Table, two drawers; neat Pedestal to match.
Greenmarc 8 12 Gypsan 8 3 Skvliner 8 3 G. Signal 8 3 Solyolist 8 2 Gayland 8 2 Gayland 8 1 Leofred 8 1 Lynbury 8 1 Repeat 7 10 Selector 7 10 Agrileta 7 5
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

XXIX

3-BAR AND OVER MATTER

KNAPSACK SPRAYERS, "Rega "Pneumatic," all brass capacity t hree gallons, fitted with release valve and cyclone nozzle, for gar den spraying and sheep jetting, gs/ hre

valve and cyclone nozzle, for gar den spraying and sheep jetting, 85/. WINDOWLITE, a transparent material reinforced with wire gauz e, unbreakable, easy to fix and admits ultra violet rays for brooder houses and horticultural uses, 31t. wide, 8/6 yard.

Wholesele Detail

XXXIV

	- 77		esale			
		Pe	r lb.	Pe	er l'	h.
Sausages, beef	or					~.
Mixed	• •	0	7	0) 9)
Sausages, pork		0	8 3/4	0	11	L.
Beef Polony	• •	0	8	0	11	
Garlic Sausage		0	111/2	1	. 4	
Pork Fritz		ŏ	111/2	0 1 1	4	i.
Saveloys		ŏ	77	ō		1/2
	£	s.	d.	£	s.	d.
6 tons of pow.						
kerosene .	19	11	4	18	18	0
Tr. of lambs	5	15	4 2 5 6	5	12	Ó
10 tons wheat	7	7	5	6	$\frac{19}{2}$	2
1 bag sugar	0	3	6	Ō	2	9
1 ton groc.		$1\overline{2}$	Ğ	ž	12	0 2 9 0
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XXXV

January 10 143.9 55.7 February 4 110.1 32.1 March 24 246.8 88.9 April 15 246.4 38.0 June 4 266.6 98.8	$\begin{array}{r} 141.7 \\ 101.1 \\ 158.9 \\ 200.3 \\ 199.8 \end{array}$
Fine Ounce 1944. 1945. January . 36,708 41,491 February . 33,176 35,867 March 38,550 38,764 April 26,757 35,078 May 37,708 34,202	es. 1946. 42,140
464,440 463,521	42,140
Liabilities. Feb. Jan. Event from the first set of the fi	244.2 34.2
Wyndham	$233 \\ 115 \\ 212 \\ 212 \\ 3212$
Broome 271 250 Port Hedland Area. Port Hedland . 312 311 Eginbah	145 557 411
TROTTING GUIDE	

TROTTING GUIDE

	.0BREEDERS HANDI	
	£175. One mile and a	
347	Three Step scr.	2.19
000	Balgay Earl scr.	2.25
356	Keysbrook scr.	$2.18\frac{1}{4}$
000	Reg's Choice scr.	$2.10\frac{1}{2}$
0	Conda's Hope scr.	2.22
077	Black Fairy scr.	2.203/4

ONE-HALF

One Line Extra for Black

XXXV

RACING GUIDE

1.45.-KEYMER HANDICAP. Of £250. For two-year olde

Of	£250. For two-year-olds.		
			lb
523	L'KY THREE, J. Ingram	8	12
833	GAY PICA. D. Crowe	8	5
	ATLANTIC STAR, Audas	8	4
67	UNCIO, G. Oliver	8	1
	DESERT VIN E. Ardagh	Ĩ.	1
	TAMMIN	Ř.	ō
276	KINGSCOTE, R. Tref-	v	•
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RACING RESULTS-

13/2 ARCADIUS (2). C. D. Mor-ris's blk g. Great Legend— Some Beauty. 6yrs. 7.10 (A. Ayres) 1

5/2 TAMIN	ICK	(8)	7.9	(F	.Mc	
Kay).	•	• •		•	•	, z
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trained by						
Q T oofnod						

8 Leofred 7.11 (McCloud) 4
11/2 Sands of Dee 9.9 (F. Moore) 5
20 Hoskadin c. 7.3 (Cannell) 6
25 Errand Boy 7.9 (J. Marshall) 7
4 Governess c. 7.8 (W. Dun-

IT GOVCING	ວວ ບ.	1.0	(** •	Dui	- L	
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7 Reussir	7.10	(Tre	en)			10
				• •	•	12
100 Culture	8.1	(Whi	te)			15

XXXVII

PAWNBROKERS' LISTS

1936: H h dia ring, 9ct. ch. 2 table cloths, suit. 14ct. demi hun w, r g hun Elgin w, 9ct sov purse, 9 ct w watch, suit in case, suit, h dia r. 15ct medal. pr shoes. Nov.: G chain, 2 medals, g curb chain and pend. 18ct wed r. 9ct wrist w, el iron. r g hun k watch.

UNIVERSITY LISTS

FIRST YEAR.—Cruickshank, An-drew, E.L., G.I., P.I., D.I.; Durack, David, E.I., G.I. (Dist.), P.I. D.I.; Gammon, Kenneth, G.I., M.I., P.I., D.I.; Hillman, Robert, E.I., G.I., M.I. (Dist.), P.I. (Dist.), D.I.; Hondros, George E.I., G.I., D.I.; James, Philip, P.I. (Dist.), C.I.

A BBOTT. B. E. C., 1. 25. 26. 26a (80). 28b: Abbott. H. 1. 4. 9. 10. 11. 12. 21: Abbott. J. W., 5: Aberrenby. E. J. 1. 8. 10. 22. 28b: Aberrethy. T. E., 1. 8. 9. 14. 19. 22: Adams. S. D., 1. 8. 9. 19. 20. 22: Adamson. B. E., 1. 4. 8. 9. 10. 11. 12. 21: Ahern. P. J. M., 1. 3. 6. 8. 10. 11. 12: Alnsworth. A. M., 1. 4. 8. 10. 20. 30.

BADDELEY, J., 1. 8. 15. 19. 25. 28a (80). 28b: Bailey, J. K., 1. 9. 10. 11. 21. 25: Bailey, Joyce, 1. 4. 8. 10. 11. 22. 14. 31: Bailey, R. L., 10. 11: Baines, L. 1. 4. 8. 9. 10. 11. 14. 20: Baird, E. M., 4.

STOCKS AND SHARES

Government securities, 2½ p.c., 1946, Nov., £102/2/6; 1948, £101/19/8; 1949, £101/11/3; 1950, £101/12/6; 3/4, 1948, £103/18/9; 1956, £100; 1957, £100/6/; 1958, £100/16/3; 1959, £101/6/3; 1960, £101; 1961, £101/3/9, £101/5/; 3/4, 1951, £106/11/3; 3, 7-8, 1954, £108/10/; 4, 1947, £104/16/3; 1950, £108/10/; 1957, £101/13/9; 1955, £108/10/; 1957, £101/13/9; 1955, £108/10/; 1951, £108/16/3;

XXXVII

KNITTING

KNITTING 10th Row: Work into back half of st. 3 ch. 1 tr into same place. 1 ch. miss 1 dc. 1 tr into each of next 2 dc. 1 ch. miss 1 dc. 2 tr into next dc. 1 ch. Repeat from 2nd row. Join with ss. 11th Row: Ss along to space 3 ch. 1 tr. 2 ch. 2 tr into first space. 3 ch. miss 6 tr. 2 tr. 2 ch. 2 tr into 1 ch. 3 ch. miss 6 tr. 1 tr into 1 ch. 3 ch. miss 6 tr. Repeat from 3rd row. join with ss.

RUN ON FIGURES

The following were the prize win-ners: 214, 568, 1040, 235, 146, 209, 897, 694, 321, 2056, 4062, 298, 123, 345, 62, 94, 81, 651, 323, 1111, 2987, 946, 321, 948, 27, 96.

TWO-THIRDS

One Line Extra for Black

XXVII

RUN-ON PRICE LIST-UNDER 10 EMS FACE

Aluminium Ware: Model Maid Saucepans. with plastic handles. heavy gauge. 59/11 set 5: stan-dard. 37/6 set 5: 2pt. Measuring Jugs. 4/10: Flour Sifters. 5/6: Preserving Pans. 17/11: Wash Hand Basins. 7/6. 10/6 : Fud-ding Steamers. 4/5. 5/10. 6/6: Frying Pans. 8in., 7/6: Kettles. 9/11: Breakfast Trays. 5/6: Egg Silcers. 2/6.

"Morley" natural all wool Underwear, made from Aus-tralia's finest wool and guaran-teed unshrinkable. Singlets, round neck, button front, ribbed half sleeves and bottom. Sizes 36in., 10/3: 38in., 11/9: 40in., 14/6: 42 to 44 in., 16/6.

RUN-ON PRICE LIST-DOUBLE COL. OR OVER (TWO OR MORE BARS)

Aluminium Ware: Model Maid S aucepans. plastic handles, heavy gauge. 59/11 set 5: standard, 37/ 6 set 5: zpt. Measuring Jugs. 4/10: Flour Sifters, 5/6: Preserving Pan s, 17/11: Wash Hand Basins, 7/6, 10/6: Pudding Steamers, 4/5. 5/10, 6/6: Frying Pans, 81n., 7/6: Egg Slicers, 2/6: Kettles, 9/11: Breakf ast Trays, 10/6.

"Morley" natural all wool Under wear, made from Australia's finest wool and suaranteed unshrinkable. Singlets, round neck, button front, ribbed half sleeves and bottom. S izes 36in. 10/3: 38in. 11/9: 40in., 14/6: 42 to 44 in., 16/6.

XXXVIII

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WIRELESS-SHORT WAVE-

- 5.15: Skyrockets Dance Orches-
- tra.
- 5.45: London Calling. 6.0 : Scottish Half-hour. 6.30: Music While You Work. 7.0 : News.
- 7.15: Music Hall.

WIRELESS-PROGRAMMES

9.0 : SAY IT WITH MUSIC. SAY IT WITH MUSIC. Sunshine Nelly, There's a Rainbow of Peace in the Sky. We'll Make Hay While the Sun Shines, The Skew Ball Black. He Was a Hand-some Territorial, Red Bank Boogie, Zuyder Zee. Take Me. Memories of Spain.

DOUBLE

One Line Extra for Black

XXXIV

METAL PRICES

Zinc Lead Iron Steel Gold Silver		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
£ Zinc 2 Lead 2 Gold 1 Iron 6	$ \begin{smallmatrix} s. & d. \\ 0 & 0 \\ 0 & 0 \\ 13 & 10 \\ 0 & 0 \end{smallmatrix} $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	

XXXV

TROTTING GUIDE

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7.35—KELLER	BERRIN HANI	DICAP.
Of £230 (2.2		1½m.
	Hcp. Hcp. Time.	Best Time.
FOOD IN STR	. nep. 1me.	
520 Dad's Gif		$2.17\frac{1}{4}$
452 Missen Lin		2.16^{3} /4
400 T. General	scr. 2.21	2.18%
879 Hewilwyn	scr. 2.21	$2.18\frac{1}{2}$
900 L'gan, Gh	obe scr. 2.201/4	2.17 34
	iek 12 2.201/4	2.17

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One	Line	Extra	for	Black
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239	174			
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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 above.

DATED at Perth this 8th day of September, 1949.

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

Filed at my office this 8th day of September, 1949.

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

Arbitration.

INDUSTRIAL AGREEMENT.

No. 29 of 1949.

(Registered 22-9-1949)

THIS Agreement made the thirteenth day of September One thousand nine hundred and forty-nine in pursuance of the Industrial Arbitration Act, 1912-1941, between the Bank of New South Wales (hereinafter called "The Bank") of the one part and The Bank Officials' Association of Western Australia Union of Workers, Perth (hereinafter called "the Association") of the other part whereby it is agreed as follows:--

I. Save as hereby altered all the provisions contained in the Award of the Court of Arbitration of the State of Western Australia, Number 26 of 1949, shall apply to the conditions of service between the Bank and its officers until amended or varied by an Award of the Court of Arbitration pursuant to the Industrial Arbitration Act, 1912-1941, by which the parties to this Agreement shall be bound.

2. Branch Managers: The minimum salaries to be paid to Branch Managers shall be similar to those obtaining in New South Wales.

3. Privileges: Notwithstanding anything in this Agreement contained no officer shall suffer any loss by way of salary allowance position or other privileges existing at the date hereof and no existing practices in regard to allowances privileges or rights on the date mentioned shall be diminished by this Agreement.

4. Period of Agreement: This Agreement shall take effect as on and from the twenty-second day of November One thousand nine hundred and forty-eight and shall remain in force until the twenty-first day of November One thousand nine hundred and forty-nine.

5. A certain Agreement bearing date the twelfth day of December One thousand nine hundred and fortyseven and registered number 1/1948 of the Court of Arbitration of Western Australia and entered into between the parties shall pursuant to a Notice of Retirement filed in the said Court of Arbitration on the fourth day of July One thousand nine hundred and forty-nine cease and determine as from the third day of August One thousand nine hundred and fortynine and thereafter be of no further effect.

As witness the hands of the parties hereto the day and year first hereinbefore written.

The Common Seal of the Bank of New South Wales was	[L.S.]
hereunto duly affixed at the	M. McILRATH
Board of Directors of the said Bank by the authority	J. CADWALLADER
of the Directors whose signa- tures are set opposite thereto	L. J. MORSHEAD
in the presence of— J. S. Allen, Secretary.	
The Common Seal of the Bank	

Officials Association of Western Australia Union of Workers Perth was hereunto affixed in the presence of— A. G. Peirce, Vice-President A. Walsh, Committeeman

INDUSTRIAL AGREEMENT.

[L.S.]

No. 28 of 1949.

(Registered 16-9-49)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1941, this first day of May One thousand nine hundred and forty-nine between the Adelaide Steamship Company Limited, Melbourne steamship Company Limited, McIlwraith Mc-Eacharn Limited, Petterson & Company, Triplett & Sons, H. K. Griffiths and the Swan River Shipping Company Limited (hereinafter called "the employer"), of the one part and The Coastal Dock, Rivers and Harbour Works Union of Workers (hereinafter called "the Union"), of the other part, witnesseth that for the considerations hereinafter appearing, the parties hereto mutually covenant and agree that one with the other as follows:--

1.—Area.

This Agreement shall operate over the coastline of the State from a point 20 miles north of Geraldton to a point 20 miles east of Albany and for a distance of 20 miles inland therefrom.

2.—Scope.

This Agreement shall apply to the employment of casual workers only and not to the employment of permanent hands doing maintenance work.

N.B.—A casual worker is one for whom work over a period of 12 consecutive working days, not including holidays, is not provided by the employer.

3.-Working Hours.

The ordinary working hours shall be: Mondays to Fridays (inclusive), 8 a.m. to 5 p.m.

4.-Meal Hours.

(a) Breakfast.—The hour preceding the usual starting time. The foregoing breakfast break shall not be taken when men are required to commence work at 7 a.m. or after, and preceding the usual starting time. Dinner—12 noon to 1 p.m. (except during slipping or unslipping operations, when the time may be extended to any one hour between 12 noon and 2 p.m.). Tea—5 p.m. to 6 p.m. Supper.—Any one hour between 11 p.m. and 1 a.m., except when work commences at midnight or later.

(b) For all work performed during meal hours, double ordinary basic time shall be paid, such rate to continue until the employee is discharged or has been allowed a full hour of leisure for a meal.

(c) Meal Money.—Men required to work overtime in excess of two hours unless the necessary meals are provided by the employer, shall, not less than three hours before the commencement of work on the day upon which such overtime is to be worked, be given notice of the employer's intention to work overtime. If such notice is not given, or if the overtime of which notice has been given is not worked, each employee concerned shall be paid 3s. for each meal occurring in such overtime hours. Men working in the stream shall also, in their own time, if adequate meals are not provided, be provided with transport to and from the nearest point at which meals can be obtained.

(d) When men are ordered in to dock or shift a vessel at 7 a.m. they shall not be entitled to a break for a meal before noon, but if they are ordered in at any time before 7 a.m. they shall have an hour for breakfast not later than 8 a.m.

5.-Rates of Pay.

Basic Wage-£67s. ld. per week of 40 hours; margin, £27s. 2d. per week of 40 hours.

The minimum rate of pay shall be the minimum rate payable under the Federated Ship Painters and Dockers' Union of Australia.

If during the currency of this Agreement the Arbitration Court of Western Australia should prescribe a basic wage generally or in any district differing in amount from that now prescribed, then the marginal differences between the present basic wage and the minimum rates herein prescribed shall be deemed to be increased or decreased, as the case may be to the same extent as the present basic wage may be decreased or increased by the said Arbitration Court as aforesaid, to the intent that the rates herein prescribed shall remain constant.

(a) Painting, coating with oils or composition, scrubbing, cleaning, chipping, scraping, washing paint work, lime-washing, cement washing or cementing on any vessel or sectional part thereof, or on any vessel during construction—ordinary basic rate.

Dockyard or Shipyard Work.

(b) Cleaning, chipping, scraping, cementing, cement washing, lime washing, coating with paints, oils, or compositions, lime work or cement work on constructional iron work, shops, sheds, machinery, cranes, sheerlegs, smoke-stacks used in connection with the building repair and maintenance of ships in dockyards or shipyards or on buoys and moorings in dockyards and shipyards and all rough paint work—ordinary basic rate.

(c) Keeping docks or slips clean, repairing or otherwise working on docks or slips in connection with work being carried out by shipwrights or ship carpenters and joiners assisting in laying blocks, docking and undocking vessels, assisting in hyping blocks, docking carpenters and joiners in the shipping trade, general labouring work on vessels, punts or floats, or in and about dockyards and shipyards—ordinary basic rate.

(d) Cleaning and painting masts and yards, booms, derricks, funnels, blacking down riggings, winch driving (except when working cargo), sailor gangs, transmachinery from wharf to wharf, laying, assembling or dismantling moorings, handling anchors or cables -ordinary basic rate.

(e) Work on vessels in and about ballast tanks, fresh water tanks, air-tight compartments, refrigerating chambers when operating, repairs to insulation, bunkers, boilers on ships and in dockyards, uptakes, under boilers, between boilers and ship's side, tunnels (except that portion of a tunnel used as a workshop), under tunnels, limbers, chain lockers, caissons, bricking furnaces, carrying ashes on ships, composition or cement flooring and work in any other compartment or space access to which is through a manhole or similar opening—2d. per hour additional.

Riggers and Sailmakers' Section

(ee) Rigging stages, lagging boilers and covering steam pipes when hot.

(f) Erecting and dismantling all sheerlegs, derricks, flagstaffs, wireless masts in dockyards or shipyards, rigging gear for and hoisting and lowering sections of cranes, slinging boilers and machinery, masts, yards, booms, derricks, funnels, smoke boxes and uptakes from shop to wharf or vessel, or from vessel to wharf or shop-4d. four-fifths pence per hour additional.

(g) Rigging, fitting, making, dismantling and repairing all standing rigging and running gear and all palm and needle work incidental thereto, stepping and unstepping masts and crossing or yards, shipping and unshipping booms and derricks on all vessels, overhauling, making, fitting, repairing and dismantling all wires and ropes on all vessels, lacing defence boom nets, rigging fitting, repairing and dismantling all wires and ropes required for naval and merchant service work, making and repairing all nets, puddings, fenders, mats and grummets, making wire or rope ladders, bending sails, overhauling boat's gear and all ship's gear, rigging, fitting and repairing all wire or rope for any other purpose not included herein, leather work on davits—5d. four-fifths pence per hour additional. (All work usually done by waterside workers on cargo gears or stages excluded.)

Shifting Ship.

(h) Men employed only to shift a vessel on any day other than a Sunday or holiday shall be paid for the actual time engaged thereon and for any work associated therewith at the current hourly rate pre-scribed for work performed under sub-clauses (a) to (d) hereof with a minimum payment as for five hours' work; subject to the aforesaid minimum if men are taken off a job to shift a vessel or if employed in con-junction with other work either before or after shifting a vessel they shall be paid at the aforesaid hourly rate for the ordinary hours and overtime rates for the overtime hours. Any such work performed on a Sunday or a holiday shall be paid for in accordance with the provisions of clause 7 of this Agreement.

Special Rates.

(i) Employees shall be paid the following special rates for time actually worked :-

Working in and about oil tanks-6d. per hour additional.

Working in bilges, sanitary tanks, molasses tanks and peaks—3d. per hour additional. Working with automatic scaling and chipping

machines-3d. per hour additional.

Working in places where the temperature is raised by artificial means above 120 degrees Fahrenheit-3d. per hour additional.

Gangers or leading hands in charge of other work-men—1s. 6d. per day extra.

Dirty Work.

(j) Work which is unusually obnoxious or of an objectionable nature and for which no other special rates are prescribed shall be paid an extra amount, as agreed upon between the representative of the employer and of the Union. If no agreement can be reached, the matter to be referred to the Board of Reference for decision. No stoppage of work shall take place pending such decision. If in any case for which special rates are prescribed the Board of Reference decides that there exists any obnoxious, nauseating or objectionable feature to a degree which is exceptionally and unreasonably abnormal or un-usual for such type of work, the Board may award such extra rate as it thinks fit for such work in addition to those set out in sub-clause (i) of clause 5 of this Agreement.

(k) Where more than one of the disabilities entitling a workman to extra rates exist on the same job the employer shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.

6.-Accommodation.

(a) When practicable, accommodation shall be provided for men to change their clothing, five minutes shall be allowed the men to clean their hands at each break, and suitable material provided for the purpose. Hot water shall be provided at all meal times when practicable.

(b) Men engaged in cleaning out oil tanks or bilges, when the work is of an exceptionally dirty nature, shall be allowed a reasonable time to cleanse them selves, and shall be provided with hot water for that purpose.

7.—Overtime.

(a) (i) Except as prescribed in subclause (a) (ii) (a) (b) Eacept as prescribed in subclass (a) (f) of this clause, and except also as prescribed in clause (b) of this Agreement, overtime shall mean all time worked before or after the usual starting time or finishing time of the day and shall be paid for at the rate of time and one-half for the first four hours and details time time therefore and details double time thereafter, such double time to continue until the completion of the work.

(ii) An employee required to commence work at or after midnight and before 7 a.m. on any day other than a Sunday shall be paid at the rate of double time from the time of actual commencement until 7 a.m. and thereafter at ordinary rates for all time worked between that hour and the usual finishing time of the day.

Saturdays.

(b) Except as prescribed in subclause (a) (ii) of clause 7 and except where the ordinary weekly working hours are worked in a five and a half day week, time worked on a Saturday shall be paid for at the rate of time and one-half for the first four hours and thereafter at the rate of double time.

8.—Sundays and Holidays.

For all work done on Sunday, New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day, Boxing Day, and Picnic Day (if held on a day to be mutually arranged), double addingent being times to be mutually arranged), double ordinary basic time rates shall be paid.

Holidays shall mean the days prescribed under the law of the State to be observed in lieu of the actual holidays mentioned, unless there be no such day pre-scribed, in which case the day to be observed shall be the day on which the holiday falls.

9.-Minimum Period of Engagement.

Men engaged for work shall be paid for three hours at the least at the appropriate rate for each attendance, unless they fail to present themselves for work when instructed to do so.

10.-Payment of Wages.

(a) Subject to any agreement which may be made between the Union and any individual employer, all wages of casual employees shall be paid on the usual pay day of the establishment at which the men are employed and shall be made up to the knocking-off time on the previous day. Employees discharged before 5 p.m. shall be paid on the same day. Em-ployees discharged after 5 p.m. on Monday to Friday

and after noon on Saturday shall be paid before 11 a.m. the following working day. Wages shall be paid within a quarter of an hour of the time specified; if paid after the said quarter of an hour has elapsed, waiting time shall be paid for at the employee's last rate for every quarter of an hour beyond the first quarter of an hour. Any fraction of a quarter of an hour shall be paid for as a full quarter of an hour.

(b) Wages shall be paid according to the scale for the time in respect to which they are payable, and any part of a quarter of an hour shall be paid for as a quarter of an hour.

11 .- Pick-up Place.

(a) The place at which men may be engaged for work shall be adjacent to the present site of the Fre-mantle Harbour Works Office.

(b) All labour required for work under this Agreement shall be picked up at the above-named picking-up place between 7.45 a.m. and 9 a.m. Wages shall commence and finish at the employer's principal wharf, workshop, dockyard or shipyard.

(c) In the event of an emergency or any unforeseen circumstances arising which call for the supply of labour outside picking-up hours the secretary of the branch shall, upon being requested by an employer, assist him in obtaining such labour.

12.-Travelling Time.

Employees shall not be entitled to travelling time from the place of engagement to the usual place of work, but where men are required by the employer to travel they shall be paid for actual travelling time at the rate fixed for the class of work at which they are engaged. All fares incurred shall be paid by the employer.

13.-Scrubbers to Have Preference Painting.

Men who have been employed scrubbing a vessel shall have preference of employment painting such yessel until completion of the job, and including clearing away of all gear.

14.-Working in Water.

Employees shall not be required to go into water to scrub the bottoms of vessels, nor shall they be required to commence painting on the bottom until the part of the dock or slip on which they are re-quired to stand has been swept. Men shall not be required to go into the tanks, or punts, while there is water in them, unless it is to remove or clear out the water.

15.-Lighting and Ventilation.

The employer shall provide an efficient system of lighting and ventilation on all jobs, where necessary. All manhole doors to be removed from tanks and boilers while men are working in them.

16.—Ships' Crews.

Bona fide members of the ship's crew whether on articles or not, shall not be debarred from carrying out any duties in connection with cleaning, chipping, painting, or scraping of any vessel above light float line that they have hitherto been accumstomed to perform.

17.-Prevention of Accidents.

(a) Men shall not be required to use long handle brushes, brooms or scrapers on swinging stages of single plank width in dry docks or slips.

(b) Stage planks shall be of suitable strength and shall be fitted with life lines. Life lines shall be ex-tended the full length of the staging. Chipping machines shall only be used on the outside of vessels where there is a free current of air.

18 .- Board of Reference.

A Board of Reference shall be constituted consisting of two persons representing the employers and two persons representing the employees together with a chairman agreed upon by the parties or otherwise to be appointed by the Registrar of the State Arbitration Court.

The functions of the Board shall be settlement of disputes arising out of this Agreement not involving interpretation of any clause thereof.

19.-Term.

The currency of this Agreement shall be one (1) year from the date hereof.

In witness thereof the parties have hereunto set their hands and seals this day and year first before written

E. McKAY,

C. C. PORTER.

Manager for W.A.

Manager for W.A.

- Signed for and on behalf of The Adelaide Steam-The Adelaide Steamship Co. Ltd. ship Company Limited, in the presence of— F. Hardouin. Signed for and on behalf of The Melbourne Melbourne Steamship Co. Steamship Company Ltd. Limited in the presence of-F. Hardouin. Signed for and on behalf of McIlwraith McEacharn Limited in the presence of— F. Hardouin. Signed for and on behalf of Petterson & Company in the presence of F. Hardouin. Signed for and on behalf of Triplett & Sons, in the presence of-F. Hardouin.
- Signed for and on behalf of H. K. Griffiths in the presence of-F. Hardouin.
- The Common Seal of the Swan River Shipping Company Limited was hereto put and affixed by order of the Board in the presence of— F. Hardouin.
- The Common Seal of the Coastal Dock, Rivers and Harbour Works Coastal Doc., and Harbour Works of Workers, Western Australia, was hereto affixed in the presence of-

McIlwraith McEacharn Ltd. E. V. JONES, Manager for W.A.
For Petterson & Co., J. A. HERON.
L. J. TRIPLETT.
H. K. GRIFFITHS
LESLIE CRAIG, Director. H. B. JACKSON, Director. R. JEFFREY, Secretary. [L.S.]
F. M. ANDREW, President. PATRICK L. TROY, Secretary. [L.S.]

INDUSTRIAL AGREEMENT.

No. 30 of 1949.

(Registered 26-9-49)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1948, this 21st day of September, 1949, between the Metropolitan and South-Western Federated Engine Drivers and Firemens Union of Workers of Western Australia of the one part, and the Hon. Minister for Industrial Development of the the Hon. Minister for Industrial Development of the other part, whereby it is mutually agreed as follows:

1.-Area and Scope.

This Agreement shall apply to the Wood-Distillation, Charcoal-Iron and Steel Industry at Wundowie as carried on by the Minister for Industrial Development.

2.—Term.

This Agreement shall operate as from the 1st day of September, One thousand nine hundred and fortynine, and shall remain in force for one year from that date.

3.—Hours.

(a) Day Workers .- A week's work for a day worker shall consist of forty hours worked in five (5) days shall consist of forty hours worked in five (5) days of eight (8) hours exclusive of crib time; or in such other manner as shall be mutually agreed on between the management and the Union. Overtime shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter in excess of the daily rostered hours. Work carried out on Sundays by the statement in a patient Sundays shall be at double time except in connection with repairs to the employer's machinery which has broken down and caused a stoppage of operations, when the rate of time and a half shall apply. If a

worker is called upon to work without a break of eight (8) hours from the end of the preceding shift he shall be paid at the rate of time and a half until he is allowed a break of at least eight (8) hours and then to the commencement of such break only.

then to the commencement of such break only. (b) Continuous process and other continuous shift workers—

(i) The normal hours of work including work performed on Sundays shall be forty (40) hours per week to be worked in five (5) days of the week, such shifts to be of eight (8) hours each, including crib time.

(ii) All time worked in excess of the normal hours of eight (8) per shift shall be paid at the rate of time and a half for the first four (4) hours and double time thereafter, provided that a worker who has worked his five (5) shifts of eight (8) hours and is called upon to perform another shift including a Sunday shift shall be paid at the rate of time and a half for the first four (4) hours and double time thereafter.

(iii) Subject to paragraph (ii), work performed on Sundays shall be paid at the rate of time and a half for a shift of eight (8) hours and double time over eight (8) hours.

(iv) Overtime rates shall not be cumulative on Sunday penalty rates.(v) Overtime rates shall not apply to excess time

(v) Overtime rates shall not apply to excess time due to private arrangements between the workers themselves, or for one hour where the overtime is caused owing to a relieving man not coming on at the appointed time, or where overtime is necessary for effecting periodical rotation of shifts.

(vi) If a man is called upon to work without a break of eight hours from the end of his preceding shift, he shall be paid at the rate of time and a half until he is allowed a break of at least eight hours, and then to the commencement of such break only.

(c) The loading on ordinary rates for shift work shall be as follows:-

Afternoon Shift	 	 5 %
Night Shift	 	 71%

4.-Annual Leave.

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

(ii) Seven-day shift workers, i.e., shift workers who are rostered to work regularly on Sundays and holidays, shall be allowed, in addition to the leave to which they are entitled under clause (a) (i) hereof, seven consecutive days' leave including non-working days.

Where an employee with twelve months' continuous service is engaged for part of the twelve-monthly period as a seven-day shift worker he shall be entitled to have the part of two consecutive weeks' annual leave prescribed in subclause (a) (i) hereof increased by half a day for each completed month he is continuously engaged as aforesaid.

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

(c) (i) Subject to paragraph (ii), when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.

(ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.

(d) In the event of a worker being employed for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period. (e) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.

(f) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of days' leave due to them: Provided that nothing herein contained shall deprive the Department of its right to retain such workers at work during the close-down period as may be essential.

(g) "Ordinary wages" for the purpose of subclause (a) hereof shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.

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

5.-Public Holidays.

(a) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely: New Year's Day, Australia Day (January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boxing Day.

(b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid for the time worked as if it was an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.

(c) In the case of workers working a five-day week, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.

(d) Payment for holidays shall be in accordance with the usual hours of work.

(e) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday or resumes duty, or is available on the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

(f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

6.—Wages.

Basic Wage		s. 12	
	Ma	ırgi	ns
р	er	wee	ek.
	£	s.	d.
1. Turbine Drivers	2	0	0
2. Engine Drivers—			
If required to hold a first class certificate		12	-
If required to hold a third class certificate		19	0
3. Winch Driver		17	6
4. Drivers of internal combustion engines at			_
sawmill		12	6
5. Locomotive Engine Drivers	1	12	6
6.* Firemen—			
Main Boilers	1	4	0
Auxiliary Boilers		18	6
(*These two margins for firemen include			
a special allowance of five shillings 5s.)			
covering special duties.)			
Where two firemen are employed, one			
shall be classed as a leading fireman and			
paid 1s. per day extra.		~	0
7. Trimmer		8	U

Additions to Margins.

Engine drivers attending to electric generator or dynamo exceeding 10 kilowatt capacity—9s. per week extra.

Boiler cleaners shall receive 1s. per shift dirt money, provided that any person engaged inside the gas or water space of any boiler, flue or economiser, shall whilst so employed be paid a flat rate of 9d. per hour in addition to his ordinary or overtime rate of pay.

7.-Casual Workers.

Casual workers shall be paid ten per cent. (10%) over the usual rate in this Award for the employee's occupation. A casual worker is one for whom work over a period of one week not counting holidays, is not provided by the employer.

8.-Contract of Service.

(a) Except in the case of a casual worker, whose engagement shall be by the hour, the contract of hiring of every worker shall be a weekly contract, terminable on either side by one (1) week's notice given on any day.

(b) Any worker not attending for duty shall lose his pay for the actual time of such non-attendance, subject to the provisions of clause 13 hereof as to payment for absence on account of illness.

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

(d) The employer shall be entitled to deduct payment for any 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 any breakdown of the employer's machinery or from any other cause for which the employer is not responsible.

9.-Mixed Functions.

If a worker be employed on work classified at a higher minimum than his ordinary work for more than two (2) hours in any shift he shall be paid the minimum rate for such work for the whole of that shift; if he is employed for less than two hours he shall be paid at his ordinary rate for the whole shift.

10.-Shift Workers.

Except where otherwise provided, employees shall be allowed to rotate shifts and change of shift shall be arranged, as far as possible, to suit transport facilities.

11.—Right of Entry.

On notifying the officer-in-charge, any officer of the Union authorised in writing by the president and secretary of such Union shall have the right to enter any place or premises during ordinary working hours wherein members of such Union covered by this Agreement are engaged, for the purpose of conversing with or interviewing the employees in such place or premises. Providing that such officer shall not hamper or otherwise hinder the employees in the carrying out of their work. The officer-in-charge shall determine whether employees are being hampered or hindered in their work.

12 .-- No Reduction.

In the case of any employee who is being paid above the minimum rate applicable under previous award or arrangement to other workers doing the same class of work, such employees shall not suffer by reason of this Agreement only, any reduction of the additional sum so paid over and above the abovementioned minimum rate.

13.-Sick Leave.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.

(ii) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year in respect of each worker but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year. (iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service 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.

(b) The clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act, 1912-1944.

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

(d) No payment shall be made for any absence due to the worker's own fault, neglect or misconduct.

(e) (i) Periods of service of less than one (1) month shall not be included as service for the computation of sick leave.

(ii) Periods of one (1) month and over shall be totalled and payment for sick leave computed on the total of such service during the year.

14.-Camp Allowance.

Workers required to live in tents at or in the neighbourhood of the job shall be paid an additional allowance of 4s. each day. Provided however, the total amount payable under this provision shall not exceed 20s. for any one week.

15.-Preference of Employment.

Preference of employment shall be given in respect of tasks for which rates of wages are specified in this Agreement, to members of the Federated Engine Drivers and Firemen's Association of Workers of Western Australia.

16 .- Payment of Wages.

When an employee is discharged before the usual pay day he shall be paid his wages when he ceases work, or it shall be forwarded to his address the day after by registered post, at the employer's risk, unless the employee desires to collect it at the office.

17.—Definitions.

"Engine Driver" shall mean and include any person who operates or drives any engine or engines, the motive power of which is either steam, gas, oil, water, compressed air, or electricity. Provided the definition shall not include :---

- (a) The driving of any internal combustion engine of 30 or less b.h.p., or,
- (b) any engine or electric motor or any pump, air compressor, pneumatic or small hoist on which no engine driver or fireman or greaser is employed as such, but the starting and stopping of, and attention to which is done by an employee the greater part of whose time is taken up with other work.

18.-Board of Reference.

(i) For the purpose of this Agreement, Boards of Reference may be hereby appointed, which shall each consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. Each Board shall have assigned to it, in the event of no agreement being arrived at between the parties to the dispute, the functions of—

- (a) Adjusting any matters of difference which may arise from time to time, except such as involve interpretation of the provisions of this Agreement or any of them;
- (b) dealing with any other matters which the Court may refer to the Board from time to time;
- (c) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Agreement.

(ii) An appeal shall lie from any decision of a 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 Agreement.

This Agreement supersedes Industrial Agreement No. 20 of 1948.

In witness whereof the parties hereto have hereunder set their hands the day and year first hereinbefore written.

Signed for and on behalf of the Wood-Distillation Charcoal-Iron and Steel

Industry.

N. FERNIE, Chairman, Wundowie Charcoal Iron and Steel Industry Board of Management.

In the presence of-W. F. Pearson.

Signed for and on behalf of the Metro-

politan and South-Western Federated Engine Drivers and Firemen's Union of Workers of Western Australia.

G. A. BRADSHAW, Secretary. In the presence of -H. Iles.

INDUSTRIAL AGREEMENT.

No. 31 of 1949.

(Registered 28-9-49)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1948, this 19th day of September, Arbitration Act, 1912-1946, this 19th day of September, One thousand nine hundred and forty-nine between the Honourable the Minister for Immigration (herein-after referred to as "the Minister") of the one part and the Australian Workers' Union, Westralian Branch Industrial Union of Workers (hereinafter referred to as "the Union") of the other part, witnesseth that for the considerations hereinafter appearing the parties hereto mutually covenant and agree with the other as follows :-

1.—Area and Scope.

This Agreement shall apply to workers employed by the Minister in connection with the reception and accommodation of immigrants in the Point Walter Immigrants' Reception Centre and other such centres as the Minister may from time to time establish in the State of Western Australia.

2.—Term.

The term of this Agreement shall be one year from the date hereof.

3.—Hours.

Forty (40) hours shall constitute the ordinary hours in any week, such hours shall be worked within a six (6) day spread with a maximum spread of ten (10) hours on any one day.

4.—Overtime.

Except where otherwise provided, all time worked outside of eight (8) hours, or a spread of ten (10) hours in any one day, or forty (40) hours in any one week shall be deemed to be overtime. Overtime shall be paid at the rate of time and a half for the first two hours and double time thereafter.

5.-Wages.

Basic Wage— Metropolitan area		_	Male Per We £ s. 6.13	eek. d.	Females. Per Week. £ s. d. 3 11 11
		F	Marg Per W		Margin Per Week.
		_	£ s.		£ s. d.
Leading cook			2 13	0	. —
First cook			1 13	6	1176
Second cook			1 3	6	176
Third cook			18	6	
All other cooks			10	0	150
Storeman			15	0	
General attendants ar	nd ore	ler-			
lies (including n	ight	or-			
ley)			12	6	
General hands	• •		6	0	•
Kitchen maid		• •			17 6
Waitress					17 6
Unspecified Female	wor	kers			17 6

Leading hands (other than cooks) shall be paid one shilling (1s.) per day in addition to the above rates.

6 .- Board and Lodging.

(1) Where an employee is provided by the Depart-ment with board and lodging, or with meals, the following deductions shall be made from the wages of such employee :--

- (a) Where an employee is supplied with full board and lodging—£1 10s. per week.
- (b) Where an employee is supplied with quarters only-10s. per week.
- (c) Where an employee is supplied with meals-1s. 3d. per meal.

(2) The Department shall not be required to reduce the amount which may be deducted from wages for board and lodging, or meals, except in respect to meals which are not supplied on the employee's day off, and in respect to which the employee notified the officer in charge of the hostel, on the previous day, that such meals would not be required.

7.-Rest Room.

An adequate rest room shall be provided by the employer in cases where the employees do not reside on the premises.

8.—Working Conditions.

The terms and conditions of clauses 6, 7, 12, 16, 17, 26, 27, 30, 32, 33, 34 and 36 of Award No. 24 of 1947, or the relative clauses in any subsequent award that may replace it, shall apply to workers covered by this Agreement.

This Agreement shall supersede Agreement No. 21 of 1948, as amended by Agreement No. 46 of 1948, and shall come into force as from the date hereof.

In witness whereof the parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed by the said Hon. Minister for Immigration in the presence of-

P. Davies-Moore, Witness.

L. THORN, Minister for Immigration.

The Common Seal of the Australian Workers' Union, Westralian Branch, Industrial Union of Workers, was hereto affixed in the presence of-

Wm. Hegney, President. C. H. Golding Secretary.

[L.S.]

HARVEY VERMIN BOARD.

THE Harvey Vermin Board, by virtue of section 96 of the Vermin Act, 1918-1942, doth hereby order as follows:-The owners and/or occupiers of lands and holdings within the Harvey Road District shall commence the work of destroying rabbits upon their hold-iugs and upon all roads abounding or intersecting same, and the said work shall be carried out during the periods set out hereunder :-

First Drive.—North and Central Wards, 14th to 28th January, 1950. Benger and Brunswick Wards, 29th January to 11the February, 1950. Roelands and West Ward, 12th to 25th February, 1950.

Second Drive.—North and Central Wards, 26th Feb-ruary to 11th March, 1950. Benger and Brunswick Wards, 12th to 25th March, 1950. Roelands and West Ward, 26th March to 8th April, 1950.

Means to be Adopted .- Laying of poison baits in furrows not more than three feet apart.

By order of the Board,

W. R. ECKERSLEY, Secretary.

PRESTON VERMIN BOARD.

THE Preston Vermin Board, by virtue of section 98 (2) of the Vermin Act, 1918-1943, hereby orders as follows:-

That a notice be published in the Government Gazette and a copy be sent to all owners/occupiers to carry out the work of destroying rabbits on the whole of their properties in the Preston Vermin District during the following periods: — Drive 1—10th to 24th January, 1950, inclusive. Drive 2—21st to 28th March, 1950, inclusive. Drive 3—23rd to 30th May, 1950, inclusive.

Drive 4—19th to 26th September, 1950, inclusive. The destruction must be carried out to the satisfaction of the Board's inspector, who will inspect after concluding dates of the various periods. Failure to carry out the work will lead to action being taken and the work done by the Board at the owner's/occupier's expense.

Manner of Destruction to be Adopted .- Drives 1 and 2-Laying of phosphorus poison baits in well defined trails. Trapping will not be recognised as an effective means of rabbit destruction during these periods. Drive 3 shall consist of strychnine and apple poisoning. Drive 4 shall consist of fumigating and burrow destruction and any winter poisoning necessary.

By order of the Board.

A. C. FROST, Chairman.

ANGUS KING. Secretary.

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.

			Fibre.	Chlor.	phorie Acid P ₂ O ₅ .	Lime.	Oth	ers.
Barrow Linton & Co. " Chic Chic " Chickgrain—	%	%	%	%	%	%	%	%
Registered Analysis Sample Analysis	$^{\dagger 9.0}_{10.9}$	$^{\dagger 2.7}_{1.0}$	$^{*5.0}_{4.0}$	···· ····				
Registered Analysis Sample Analysis	†37.5 38.7	$^{*12.0}_{11.4}$	$^{*1.5}_{1.8}$					
Davis Gelatine Co. "Tri Calos" Sterilised Bone Flour-						CaO		
Registered Analysis Sample Analysis	†5.0 8.31				†30.0 31.0	$\substack{\dagger40.0\\41.6}$	 	
W. H. Milne & Co. "Millers" Chickbuilder— Registered Analysis Sample Analysis	†15.0 16.7	†4.0 3.9	*5.5 5.0	*1.25 0.98	*2.0 1.86	Ca *2.5 1.55		
W. Thomas & Co. (W.A.), Ltd. "Thomas" Chickstarter— Registered Analysis Sample Analysis "Thomas" Special Laying	$^{\dagger14.5}_{17.2}$	$^{\dagger 2.5}_{2.9}$	*6.0 6.8	*1.25 1.07		$^{*3.75}_{1.64}$	 	
Registered Analysis Sample Analysis	†13.5 15.3	†3.0 2.2	*7.5 5.3	*1.5 1.52		$^{*3.75}_{1.86}$		
W.A. Meat Export Works. "W.A.M.E." Bonemeal— Registered Analysis Sample Analysis "W.A.M.E." Meatmeal— Registered Analysis Sample Analysis	$^{\dagger18.75}_{25.6}$ $^{\dagger45.0}_{49.9}$	 *13.0 11.5	 *2.0 1.5	*0.25 0.15 	†26.0 25.5 	CaO †27.0 33.5 		
Registered Analysis Sample Analysis "Wesfarmers" Laying Mash		†4.0 3.0	*7.5 4.4	0.5 0.6		Ca 0.7 1.93		
Registered Analysis		$^{\dagger 4.0}_{1.8}$	*7.0 4.0	$0.5 \\ 0.6$		$\begin{smallmatrix}1.0\\1.39\end{smallmatrix}$		
"Morlay" Laying Mash— Registered Analysis	† 14 .0	†3.0 3.0 †3.0 2.6	*6.0 3.2 *5.5 3.0	*1.5 1.07 *1.5 0.91	*4.0 3.9 *3.5 3.58	$^{\dagger2.5}_{4.17}$ $^{\dagger2.5}_{3.76}$		····· ····
	Samplē Analysis Davis Gelatine Co. " Tri Calos " Sterilised Bone Flour	Registered Analysis 137.5 Sample Analysis 38.7 Davis Gelatine Co. 38.7 "Tri Calos" Sterilised Bone Flour— Registered Analysis 15.0 Sample Analysis 15.0 Sample Analysis 15.0 Sample Analysis 15.0 W. H. Milne & Co. 15.0 "Millers" Chickbuilder— 8.31 W. H. Milne & Co. 16.7 W. Thomas & Co. (W.A.), Ltd. 16.7 W. Thomas & Co. (W.A.), Ltd. 17.2 "Thomas " Chickstarter— 17.2 Registered Analysis 13.5 Sample Analysis 15.3 W.A. Meat Export Works. 13.5 "W.A. Meat Export Works. 15.0 W.A. Meat Export Works. 14.50 Sample Analysis 14.51 Registered Analysis 14.50 Sample Analysis 14.50 Sample Analysis 14.0 Westralian Farmers Co-op., Ltd. 13.0 "Westraitan Farmers Co-op., Ltd. 13.7 Westarter Analysis 13.7 Westare Analysis 13.7 <td>Registered Analysis 33.7 *12.0 Sample Analysis 33.7 11.4 Davis Gelatine Co. *17.5 *12.0 "Tri Calos" Sterilised Bone 33.7 11.4 "Registered Analysis 33.7 11.4 "W. H. Mine & Co. *13.1 *14.0 "Millers" Chickbuilder— Registered Analysis *15.0 *4.0 Sample Analysis 16.7 3.9 W. Thomas & Co. (W.A.), Ltd. *14.5 *2.5 Sample Analysis 17.2 2.9 "Thomas" Chickstarter— Registered Analysis 15.3 2.2 W. Thomas "Special Laying Mash— 15.3 2.2 "Thomas" Special Laying 15.3 2.2 W.A. Meat Export Works. *13.5 *3.0 "W.A. Meat Export Works. *14.5 *13.0 Registered Analysis 15.3 2.2 W.A. Meat Export Works. *14.0 *13.0 "W.A. Meat Export Works. *14.0 *13.0</td> <td>Registered Analysis 187.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. 38.7 11.4 1.8 "Tri Calos" Sterilised Bone Flour- Registered Analysis 15.0 W. H. Milne & Co. 8.31 W. H. Milne & Co. 8.31 W. H. Milne & Co. 16.7 3.9 5.0 W. Thomas & Co. (W.A.), Ltd. 17.2 2.9 6.8 "Thomas" Chickstarter- Registered Analysis 17.2 2.9 6.8 "Thomas" Special Laying Mash- 15.3 2.2 5.3 W.A. Meat Export Works. 15.3 2.2 5.3 W.A. Meat Export Works. 18.7 "WA.M.E." Bonemeal- Registered Analysis 145.0 *13.0 *2.0 Sample Analysis 13.7 3.0 *4.4 "Westartian Farmers Co-op., Ltd. "13.0 *4.0 *7.5 Sample Analysis 13.7 3.0 4.4 "Westartian Farmers Laying Mash No. 1 12.3 1.8 4.0</td> <td>Registered Analysis 37.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. "Tri Calos" Sterilised Bone 83.7 11.4 1.8 "Tri Calos" Sterilised Bone 8.31 W. H. Milne & Co. "Sample Analysis 8.31 W. H. Milne & Co. "Millers" Chickbuilder— Registered Analysis 16.7 3.9 5.0 0.98 W. Thomas & Chickbuilder— Registered Analysis 17.2 2.9 6.8 1.07 "Thomas " Chickbuilder— Registered Analysis 17.2 2.9 6.8 1.07 "Thomas " Special Laying Mash— 15.3 2.2 5.3 1.52 W.A. Meat Export Works. "18.75 *0.25 Sample Analysis *15.0 *1.5 "W.A. Meat Export Works. "18.75 26.6 0.15 *0.2</td> <td>Registered Analysis 137.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. 11.4 1.8 "Tri Calos" Sterilised Bone Flour- Registered Analysis 8.31 13.0 W. H. Milne & Co. 8.31 31.0 W. H. Milne & Co. 16.7 3.9 5.0 0.98 1.86 W. Thomas & Co. (W.A.), Ltd. 17.2 2.9 6.8 1.07 "Thomas" Special Laying Mash- 15.3 2.2 5.3 1.52 W.A. Meat Export Works. *18.75 0.15 25.5 "W.A. M.E." Bonemeal 25.6 0.15 25.5 W.A. Meat Export Works. *13.0 *14.0 *7.5 0.5 "Westarian Farmers Co-op., Ltd. *13</td> <td>Registered Analysis 17.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 <</td> <td>Registered Analysis </td>	Registered Analysis 33.7 *12.0 Sample Analysis 33.7 11.4 Davis Gelatine Co. *17.5 *12.0 "Tri Calos" Sterilised Bone 33.7 11.4 "Registered Analysis 33.7 11.4 "W. H. Mine & Co. *13.1 *14.0 "Millers" Chickbuilder— Registered Analysis *15.0 *4.0 Sample Analysis 16.7 3.9 W. Thomas & Co. (W.A.), Ltd. *14.5 *2.5 Sample Analysis 17.2 2.9 "Thomas" Chickstarter— Registered Analysis 15.3 2.2 W. Thomas "Special Laying Mash— 15.3 2.2 "Thomas" Special Laying 15.3 2.2 W.A. Meat Export Works. *13.5 *3.0 "W.A. Meat Export Works. *14.5 *13.0 Registered Analysis 15.3 2.2 W.A. Meat Export Works. *14.0 *13.0 "W.A. Meat Export Works. *14.0 *13.0	Registered Analysis 187.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. 38.7 11.4 1.8 "Tri Calos" Sterilised Bone Flour- Registered Analysis 15.0 W. H. Milne & Co. 8.31 W. H. Milne & Co. 8.31 W. H. Milne & Co. 16.7 3.9 5.0 W. Thomas & Co. (W.A.), Ltd. 17.2 2.9 6.8 "Thomas" Chickstarter- Registered Analysis 17.2 2.9 6.8 "Thomas" Special Laying Mash- 15.3 2.2 5.3 W.A. Meat Export Works. 15.3 2.2 5.3 W.A. Meat Export Works. 18.7 "WA.M.E." Bonemeal- Registered Analysis 145.0 *13.0 *2.0 Sample Analysis 13.7 3.0 *4.4 "Westartian Farmers Co-op., Ltd. "13.0 *4.0 *7.5 Sample Analysis 13.7 3.0 4.4 "Westartian Farmers Laying Mash No. 1 12.3 1.8 4.0	Registered Analysis 37.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. "Tri Calos" Sterilised Bone 83.7 11.4 1.8 "Tri Calos" Sterilised Bone 8.31 W. H. Milne & Co. "Sample Analysis 8.31 W. H. Milne & Co. "Millers" Chickbuilder— Registered Analysis 16.7 3.9 5.0 0.98 W. Thomas & Chickbuilder— Registered Analysis 17.2 2.9 6.8 1.07 "Thomas " Chickbuilder— Registered Analysis 17.2 2.9 6.8 1.07 "Thomas " Special Laying Mash— 15.3 2.2 5.3 1.52 W.A. Meat Export Works. "18.75 *0.25 Sample Analysis *15.0 *1.5 "W.A. Meat Export Works. "18.75 26.6 0.15 *0.2	Registered Analysis 137.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 Davis Gelatine Co. 11.4 1.8 "Tri Calos" Sterilised Bone Flour- Registered Analysis 8.31 13.0 W. H. Milne & Co. 8.31 31.0 W. H. Milne & Co. 16.7 3.9 5.0 0.98 1.86 W. Thomas & Co. (W.A.), Ltd. 17.2 2.9 6.8 1.07 "Thomas" Special Laying Mash- 15.3 2.2 5.3 1.52 W.A. Meat Export Works. *18.75 0.15 25.5 "W.A. M.E." Bonemeal 25.6 0.15 25.5 W.A. Meat Export Works. *13.0 *14.0 *7.5 0.5 "Westarian Farmers Co-op., Ltd. *13	Registered Analysis 17.5 *12.0 *1.5 Sample Analysis 38.7 11.4 1.8 <	Registered Analysis

(Published under Section 9 of the Act.)

* Maximum

Ex. Co. No. 2401.

+ Minimum.

EDUCATION ACT, 1928-1943.

Education Department, Perth, 23rd November, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendment by the Government in Executive council has been pleased to apply the out the amendment by the Minister for Education of the Education Act Regulations, 1949, as made by him under section 28 of the Education Act, 1928-1943, published in the Government Gazette on the 26th day of July, 1949, and amended by notice published in the Government Gazette on the 7th day of October, 1949, in the manner mentioned in the Schedule hereunder.

(Sgd.) M. G. LITTLE, Director of Education,

Schedule.

Regulation 112, paragraph (1), of the abovementioned regulations is amended as follows:

1. By deleting subparagraph (b) and inserting in lieu thereof a new subparagraph (b) as follows:

(b) Payment for school cleaning shall be made in accordance with rates prescribed by industrial agreements provided that, in cases where teachers or school children perform the cleaning of schools, payment shall be made at two thirds of such rates.

2. By deleting subparagraph (c) and inserting in lieu thereof a new subparagraph (c) as follows:—

(c) The cleaning of shelter sheds shall be paid for at half ordinary rates but if equipped with desks, at full rates.

3. By deleting subparagraph (d) and inserting in lieu thereof a new subparagraph (d) as follows:-

(d) For cleaning purposes six (6) closets shall be counted as the equivalent of an area of 550 square feet. Smaller numbers shall be paid for at proportionate rates.

Approved by His Excellency the Governor in Executive Council this 16th day of November, 1949.

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

EDUCATION ACT, 1928-1943.

Education Department, Perth, 16th November, 1949.

Ex. Co. No. 2438.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendment by the Minister for Education of the Education Act Regulations, 1949, as made by him under section 28 of the Education Act, 1928-1943, published in the *Government Gazette* on the 26th day of July, 1949, and amended by notice published in the *Government Gazette* on the 7th day of October, 1949, in the manner mentioned in the Schedule hereunder.

M. G. LITTLE, Director of Education.

Schedule.

The abovementioned regulations are amended as follows:----

- Regulation 35 (n) is amended-
 - (a) by inserting before the word "From" in line one the figure one in brackets, thus "(i)";
 - (b) by inserting before the word "Promotions" in line four the figure two in brackets, thus "(ii)";
 - (c) by inserting before the word "The" first appearing in line ten the figure three in brackets, thus "(iii)";
 (d) by inserting before the word "Should" in line eighteen the figure four in brackets, thus "(iv)";
 (e) by inserting new paragraphs (v) and (vi) = 10"

 - (e) by inserting new paragraphs (v) and (vi) as follows:-
 - (v) For the purpose of this subregulation "service" shall mean distinct from service in the capacity of a permanent head teacher as distinct from service in the capacity of a temporary head teacher or an acting head teacher.
 - (vi) Where a teacher is appointed as a temporary head teacher or an acting head teacher of a school of any particular class the following provisions shall apply:---
 - (a) If a teacher who has for a period of less than two years served as permanent head teacher in any class of school be appointed temporary head teacher of a school of the next higher class he shall not be eligible to be appointed permanent head teacher of a school of that class until he shall have served as temporary head teacher of a school of such class for a period equal to the balance of the said period of two years.
 - (b) If a teacher who has served a period of two years or more as permanent head teacher in any class of school is appointed as temporary head teacher of a class of school higher than the next higher class of school in which he last be eligible to be appointed permanent head teacher of a class of school next higher than the class of school in which he last served as permanent head teacher unless he shall have served a period of two years as temporary head teacher of a school of that class to which he has been so appointed temporary head teacher.
 - (c) If after becoming eligible for appointment as a permanent head teacher to any class of school by reason of service as a temporary head teacher in a higher class of school a teacher continues

to serve as a temporary head teacher of a class of school higher than that to which he is eligible to be appointed as permanent head teacher such service shall be deemed to be service as permanent head teacher in a school of a class to which he is eligible to be appointed as permanent head teacher.

Z. Appendix 1, Part 11, regulation 1, paragraph (b), subparagraph (v), is amended by inserting the words "except in the case of children emigrating from the United Kingdom" before the word "have" at the beginning of subparagraph (v).

3. Appendix 2, regulation 2, is amended by inserting the words "Except in the case of children emigrating from the United Kingdom" before the word "Only" at the beginning of the regulation.

4. Appendix 5, regulation 1, is amended by inserting before the word "shall" in line 3 the words "except in the case of children emigrating from the United Kingdom."

Approved by His Excellency the Governor in Executive Council, 16th November, 1949.

R. H. DOIG, Clerk of the Council.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Tenders for Government Supplies.

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			1949.
Nov. 24	520a, 1949	6,000 tons Portland Cement	Dec. 8
Nov. 24		Removal of Bodies to Morgues at Kalgoorlie, Boulder and Northam, 1950	Dec. 8
	524A, 1949	Removal of Bodies to Morgues at Raigoorne, Bounder and Northam, 1990	Dec. 8
	525A, 1949	Piles for Perth Causeway	
Nov. 29	$527_{\rm A}$, 1949	A.C. Switchboard for State Electricity Commission	
Dec. 1	532A, 1949	Domestic Refrigerators for Education Department	Dec. 8
Nov. 22	508A, 1949	Firewood for Government Departments at Perth, Claremont and Fremantle	D
77 00		1950	Dec. 8
Nov. 22	509а, 1949	Sanitary Pans, Lids and Lid Rubbers, 1950	Dec8
Nov. 22	510л, 1949	Lime, Builders, Agricultural and Lime for Treatment of Water, 1950	Dec. 8
Nov. 22	511A, 1949	Tubular Frame Chairs for "Sunset" Home	Dec. 8
Nov. 22	512a, 1949	Potatoes and Onions for three or six months	Dec. 8
Nov. 22	515A, 1949	Cast Iron Penstocks	Dec. 8
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,	Cartage of General supplies to various State Batteries during 1950	Dec. 8
	1949.	on and of our offer offe	
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,	
	1204, 1910	Grinding Machines, Slotter, Screwing Machine, Lathes and Drill for South	
		Fremantle Power Station	Dec. 15
Nov. 24	591, 1040		Dec. 15
	521A, 1949		Dec. 15
	514A, 1949	C.I.P.E. Baths, Basins and Sinks	Dec. 15
Nov. 22	516A, 1949	C.I. and M.S. Specials-Claisebrook Main P.S	
Nov. 22	519A, 1949	Stainless Steel Equipment for "Sunset" Home	
Dec. 1	538A, 1949	Petrol Driven Hopper Cooled Engine	
Dec. 1	539A, 1949	C.I. Special Pipes, Bends, etc., for Albany Pumping Station	Dec. 15
Dec. 1	540A, 1949	Mild Steel Work and Brass Floats, etc	Dec. 15
Dec. 1	533a, 1949	C.P. Pan Washer for Infectious Diseases Hospital	Dec. 15
Dec. 1	534A, 1949	Unit Cooler for W.A. Meat Export Works	Dec. 15
Dec. 1	535A, 1949	Are Welder for Midland Junction Abattoirs	Dec. 15
Dec. 1	536A, 1949	Refrigeration Compressor Unit	Dec. 15
Dec. 1	537A, 1949	Spectacles, Cases, Artificial Eyes during 1950	Dec. 15
Nov. 29	526A, 1949	Fire Fighting Hose for Forests Department	Dec. 22
Nov. 29	528A, 1949	Surveying Equipment for Lands Department	Dec. 22
Nov. 29	529A, 1949	Oilskins and Leggings for Railways and Tramways	Dec. 22
Nov. 29	530A, 1949	Coarse Salt for Wyndham Meatworks	Dec. 22
Nov. 22	517A, 1949	Fabrication, Corrosion Proofing, Assembly, Transport and Erection of Steel	
		Tower Structure for State Electricity Commission	Dec. 22
Nov. 22	518a, 1949	Feed Pumps	Dec. 22
	510A, 1010		1950.
			Extended to
Nov. 10	474A, 1949	Chlorinating Plant-Margaret River Water Supply	Jan. 5
		Industrial Trucks for Railway Department	Jan. 19
			Feb. 2
	531a, 1949	4 in. nom. diameter Centrifugally Cast Iron Water Pipes Materials for Conversion of 500 tons Forging Press from Hydraulic to Oil	1.00. 2
Nov. 22	513a, 1949	materials for Conversion of our tons Forging Fress from Hydraulie to On	Feb. 9
Nov. 15	496, 1040	Operation for Midland Junction Workshops	Feb. 9
Nov. 15	486A, 1949	Vertical Milling Machine for Midland Junction Workshops	1 2 0 0 . 0
		For Sale by Tender.	1949.
Nov. 24	523A, 1949	Damaged Steel Enamelled Bath	Dec. 8
		-	1

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.

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1st Dceember, 1949.
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WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.		
	1949.							
942/49	Nov. 25	J. & W. Bateman	438A, 1949	60 Fathoms (4 lengths each 15 Fathoms) Swindells Black Proof Tested Chain, 5/8 in. (Links 3 in. over all, 1 ³ / ₄ in. inside), together with (7) Galvanised Shackles, as per Item 1 : Chain	Fisheries	205s. 6d. per cwt		
973/49	do.	Harry Farrell	457A, 1949	Shackles Meadow Hay and Oaten Hay as per Items hereunder : Item I		4s. each £5 19s. per ton.		
988/49	do.	L. G. Bailey	462A, 1949	Item 2 Jarrah Piles, Stringers and Corbels for Bridge over Pres- ton River at Mumballup on Collie South Road as per Items 1, 2 and 3	Main Roads	£5 19s. per ton. 3s. per lin. ft.		
743/49	do.		••••	Burial at Country Towns during 1950 of Deceased Pensioners, Destitute Persons and Natives :		Rates Tendered		
		S. R. Keightley & Co. N. G. Walshe		Wickepin Norseman (from Norseman Hospital only)				
		H. C. Prior & Son S. P. Harvey		Albany Beverley, Brookton, Quair- ading and York				
		A. Dawson & Son W. Strother		Narrogin, Pingelly, Wagin, Wandering and Williams Boulder, Broad Arrow, Cool-				
		W. Baxter & Son John Gilbert		gardie and Kalgoorlie Bruce Rock Carnarvon				
		S. C. Doyle A. Channon C. E. Courtis & Sons	 	Collie Corrigin and Kondinin Cranbrook, Dumbleyung, Katanning, Kojonup				
		J. W. Purslowe & Sons		and Tambellup Cunderdin, Dalwallinu, Dowerin, Goomalling, Northam, Toodyay, Won- gan Hills, Wooroloo and				
		Aiden Pinder		Wyalkatchem Geraldton, Mullewa and Northampton				
		L. A. Miller		Kellerberrin, Koorda, Kun- unoppin, Merredin, Nar- embeen, Nungarin, South- ern Cross, Trayning and Westonia				
		E. J. Moore A. T. Barrie Jones Bros		Leonora Manjimup and Pemberton Mt. Barker Deceased Pensioners and Desti- tute Persons only at :				
		E. Hogan V. P. Riley C. E. Courtis & Sons	····· ····	Derby Wyndham 'Gnowangerup				
		H. W. Wright		Deceased Natives only : Gnowangerup Deceased Pensioners only at :				
962/49	do.	H. Dawson & Sons Bunge (Aust.), Ltd	446a, 1949	Boddington 60,000 only Flat Asbestos Cement Sheets, 3/16 in. thick, as per Items hereunder — Item I Size 6 ft x 4 ft	State Housing Commission			
				Item 1—Size 6 ft. x 4 ft. : 1,000 Sheets, uncrated 19,000 Sheets, crated		10s. 2d. Sterling per sheet. 10s. 2d. Sterling		
				(plus approximately 20 per cent. for crating) Item 2—Size 7 ft. x 4 ft. :	· ···· ····	per sheet.		
				1,000 Sheets, uncrated		IIs. IId. Sterlin per sheet.		
				19,000 Sheets, crated (plus approximately 20 per cent. for crating)		11s. 11d. Sterlin per sheet.		

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WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders-continued.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1949			Item 3—Size 8 ft. x 4 ft.: 1,000 Sheets, uncrated		13s. 7d. Sterling per sheet.
854/49	Nov. 25	Vacuum Oil Co	401A, 1949	19,000 Sheets, crated (plus approximately 20 per cent. for crating) Transformer and Insulating Oil as per Items hereunder :	 S.E.C.	13s. 7d. Sterling per sheet.
				Item 1		5s. $1\frac{1}{2}$ d. per gal. (plus 6d. per gal. if duty paid).
		Elder, Smith & Co.,		Item 2		5s. 2d. per gal.
974/49	do.	Ltd. Prowse Engineering Co.	450A, 1949	Steel Frames for Door Sections for Nurses' Quarters, K.E.M.H., as per Items hereunder —	Public Works	,
				Item 1		£9 15s. 8d. per
980/49	do.	P. Farina	460A, 1949	Item 2 Purchase and Removal of Second-hand X-Ray Plants and Parts as per Items here-	 Health	set. £7 13s. per set.
		Watson Victor, Ltd		under :	···· ··· ···	£21 5s. 6d. £2 5s. 6d.
773/49	do.	Boltons Pty., Ltd	358A, 1949	Item 3 1 only Steam Heated Urn, capacity 5-gallon, for the Metropolitan Infectious Diseases Hospital, as per Item 1	Infections Diseases Hospital	£12 10s. £27 10s.
958/49	do.	H. L. Brisbane &	445A,	1 only Stainless Steel Sink and	Claremont Mental	£43.
804/49	do.	Wunderlich J. F. Maitland	1949 463 _A , 1949	Drainer as per Item 1 Cartage of Firewood from State Saw Mills, Carlisle, to Various Government Institutions, as required during the period ending 30th November, 1950, as per Items hereunder :	Hospital Various	
				as per items hereunder : Item 1 Item 2 Item 3 Item 4	···· ·· ··· ··· ··· ·· ·· ··· ··· ·· ··	8s. 9d. per ton. 8s. 9d. per ton. 8s. 9d. per ton. 8s. 9d. per ton.

	Cancellation of Contract.											
Tender Board No.	Date.	Contractor		Particulars.								
830/49	1949. Nov. 28	D. S. Track		Schedule 380A, 1949.—Supply 6,720 lbs. Subterranean Clover Seed (Mid Season Government Certified) as being portion of Item 2.								
			Addita	ion to Contract.								

Tender Board No.	Date.	Contractor.	Particulars.
830/49	1949. Nov. 25	L. E. Vick	Schedule 380 _A , 1949.—Supply 6,720 lb. Subterranean Clover Seed (Mid. Season Government Certified) under Item 2, at 3s. 9d. per lb.

	Variation of Contract.										
Tender Board No.	Date.	Contractor.	Particulars.								
518/49	1949. Nov. 25	Southern Cross Windmill & Engine Co.	Schedule 239A, 1949.—Supply in lieu of the Mark BE-C Diesel Engine and Accessories, a BF-C 22/30 H.P. Diesel Engine and Accessories for the sum of £526 19s. 1d. Delivered at Carnarvon.								

THE MINING ACT, 1904-1945.

Department of Mines

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904–1945, His Excellency the Governor in Executive Council has been pleased to deal with the undermontioned Lagrantic Activity of the the second in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Tailings Licenses, Authorities to Mines, and Temporary Reserves as shown below.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

Gold Mining Leases.

The undermentioned applications for Gold Mining Leases were approved, subject to survey :----

Gold		Dist	rict.			No. of Application.				
Coolgardie East Coolgardie East Murchison North Coolgardie Peak Hill Yilgarn	···· ···· ····	···· ····	 	Kunnanallin East Coolga Wiluna Menzies 			···· ···· ····	····· ···· ····	1037s. *6230E. 680J. 5745z, 5746z. *586P. *5245.	

Coal	Mining	Logen
Coai	manna	Lease.

The undermentioned application for a Coal Mining Lease was approved, subject to survey :----

Coalfield.				District.					No. of Application.				on.		
Collie											*414, *4	15, *417,	*418,	*420, *	*422.

	Lease.

The undermentioned application for a Machinery Lease was approved, subject to survey :---

Goldfield.			District.					No. o	f Applicatio	n.	 				
Yilgarn											*5.				

Mineral Lease.

The undermentioned application for a Mineral Lease was approved, subject to survey :----

Goldfield.	District.	No. of Application.
Northampton		*38pp.

The undermentioned application for a Gold Mining Lease was refused :----

Goldfield.	District.	No. of Lease.	Lessee.
East Coolgardie	East Coolgardie	6229E	Ernest Robert Bassett.

The forfeiture of the undermentioned Gold Mining Leases for non-payment of rent, published in the Government Gazette of 15th July, 1949, was declared cancelled, and the Lessees reinstated as of their former estates

Goldfield.	District.	No. of Lease.	Lessee.		
Pilbara Yalgoo Yilgarn	Marble Bar	$1075 \\ 1197 \\ 1201 \\ 1215 \\ 4245$	Grgich, George. Nevill, John Laurence. Nevill, Gloria. Nevill, Beatrice Mary. Whinfield, John Stephen.		
Outside Proclaimed		lpp	Hassell, Noel Boucher. Hassell, Barbara Zoe.		

The forfeiture of the undermentioned Miner's Homestead Lease for non-payment of rent, published in the Government Gazette of 15th July, 1949, was declared cancelled, and the Lessee reinstated as of his former estate :-

Goldfield.	District.	No. of Lease.	Lessee.
East Murchison	Wiluna	315	Kirwan, Stella Kathleen.

Goldfield.				District.				No. of Lease.		
Dundas East Coolgardie Murchison	 			East Coolgardie Cue Meekatharra Day Dawn	····· ····	····· ·····	···· ···· ····	1326. 5428E, 5431E. 2065. 1547N. 573D.		

The authority granted to occupy conditionally the undermentioned Temporary Reserves has been extended ;----

No.	Corres. No.	Occupier.	Term.	Locality.
1228н	162/49	Anglo Westralian Mining Pty., Limited	Six months from 1st October, 1949	Sandstone, Murchison Goldfield.
1229н	163/49	Anglo Westralian Mining Pty., Limited	Six months from 1st October, 1949	Sandstone, Murchison Goldfield.
1230н	164/49	Anglo Westralian Mining Pty., Limited	Six months from 1st October, 1949	Sandstone, Murchison Goldfield.
1208н	312/48	Goldfields Australian De- velopment Company, Limited	Six months from 30th September, 1949	Timoni; Mount Ida.
1137н	2049/39	Porphyry (1939) Gold Mine No Liability	Six months from 27th September, 1949	Porphyry, North Coolgardie Goldfield.

The undermentioned Temporary Reserve has been approved conditionally :----

No.	Corres. No.	Occupier.	Term.	Locality.
1240н	900/49	Central Norseman Gold Corporation, Limited	Six months from 14th October, 1949	Norseman, Dundas Goldfie ¹ d.

COAL MINES REGULATION ACT, 1946.

Department of Mines, Perth, 1st December, 1949.

585/48.

IN accordance with the provisions of sections 49 and 64 of the Coal Mines Regulation Act, 1946, His Excellency the Governor in Executive Council has been pleased to amend the Regulations made under the said Act and published in the *Government Gazette* of the 19th day of September, 1947, and amended in the *Government Gazette* of the 12th day of December, 1947, in the manner set forth in the Schedule hereto.

> (Sgd.) A. H. TELFER, Under Secretary for Mines.

Schedule.

1. Regulation 126 (1) is amended by substituting in lieu thereof the following:—

Pre Shift Examinations.

(1) A competent person or competent persons, hereinafter referred to as firemen, examiners or deputies, appointed by the owner, agent or manager for the purpose and not being contractors for getting minerals in the mine shall, within four hours immediately before the commencement of each shift inspect every part of the mine situate beyond the station or each of the stations aforesaid, and in which workmen are to pass or work during that shift, and shall ascertain the condition thereof so far as the presence of gas, ventilation, roof, sides and general safety are concerned. No working place where men are to work or pass shall be left uninspected for a longer period than four hours where two or more shifts follow immediately on each other.

THE MINING ACT, 1904-1945.

Appointment.

Department of Mines, Perth, 1st December, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve the following appointment, viz.:--

25/19—Police Constable Albert Ernest Lemon, as Bailiff of the Warden's Court, Cue, Murchison Goldfield, vice Sergeant G. H. Chedzey, to date from the 25th day of October, 1949.

A. H. TELFER, Under Secretary for Mines.

THE COAL MINERS' WELFARE ACT, 1947.

Appointment.

Department of Mines, Perth, 1st December, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve the following appointment, viz.:-

172/48—Francis James Newburn, as a member of the Coal Miners' Welfare Board, *vice* the late Frank Farrell.

A. H. TELFER, Under Secretary for Mines.

THE MINING ACT, 1904-1945. Appointment.

Department of Mines,

Perth, 1st December, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve the following appointments, viz.:

1084/46-John Wilson Ferguson, as Acting Mining Registrar, Mount Magnet, Murchison Goldfield, during the absence of the Mining Registrar, to date from the 31st day of October, 1949.

1182/21-Police Constable Peter James McManus, as Acting Mining Registrar at Northampton, during the absence of the Mining Registrar on leave, to date from the 1st day of November, 1949.

135/29-Police Constable Cecil Melville Marshall, as Acting Deputy Mining Registrar and Assistant Bailiff of the Warden's Court at Sandstone, during the absence of Police Constable W. T. Basley on leave, to date from the 1st October, 1949.

APPOINTMENTS.

Under Section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1948. Registrar General's Office,

Perth, 30th November, 1949.

THE following appointments have been approved :-

R.G. No. 119/42-Constable Norman Ruthven, to act temporarily as Assistant District Registrar of Births and Deaths for the Blackwood Registry District, to main-tain an office at Boyup Brook, during the absence on leave of Constable Thomas Michael Joseph Healy; appointment to date from 21st November, 1949. R.G. No. 58/41-Mr. Charles Frederick Roberts, to

act as District Registrar of Births, Deaths and Mar-riages for the Bruce Rock Registry District, to maintain an office at Bruce Rock, vice Mr. Paul Victor Smith; appointment to date from 24th November, 1949.

> NORMAN B. BRICE, Deputy Registrar General.

Registrar General's Office, Perth, 30th November, 1949.

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

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

Baptist Union of W.A. (Incorporated). 63/47; 23/11/49; Pastor David John Genat; The Baptist Manse, Boddington; Williams.

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.

Church of England.

22/49; 5/11/49; Rev. Sidney Alexander Milward; 34 Circe Circle, Dalkeith; Perth.

> NORMAN B. BRICE, Deputy Registrar General.

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 & Sous 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 Concerning Lost Share Certificates.

Pursuant to Section 414 (1). The Western Australian Worsted and Woollen

Mills Limited.

NOTICE is hereby given that share certificate No. 152 for fifty shares and share certificate No. 2658 for twenty-five shares in the abovenamed Company entered in the name of Luke Saunders Bell, of Katanning and Woodanilling, have been lost, and it is the intention of the directors of the abovenamed company to issue a duplicate certificate in lieu thereof, after the expiration of 28 days from the publication hereof.

Dated the 23rd day of November, 1949.

THOS. SAVAGE, Secretary.

COMPANIES ACT, 1943-1946.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

Dowerin Farmers' Co-operative Company Limited.

1. Dowerin Farmers' Co-operative Company Limited hereby gives notice that by resolution of the company passed on the 29th day of October, 1949, the nominal share capital of the company was increased by the addition thereto of the sum of £5,000 divided into 5,000 shares of one Pound each beyond the registered capital of £5,000.

2. The additional capital is divided as follows:-Number of Shares-5,000; Class of shares-Ordinary; Nominal amount of each Share-One pound.

3. The conditions (e.g.) voting rights, dividends, etc., subject to which the new shares have been or are to be issued are as follows:-

(1) Interest shall be paid at the discretion of the Company, but shall not in any one year exceed an amount which is in excess of Five pounds per centum per annum in excess of the Commonwealth Bank rate of interest for the time being on fixed deposit for two years.

(2) Each shareholder is entitled to one vote only, irrespective of number of shares held.

Dated this 29th day of October, 1949.

R. M. FRASER, Director.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1946.

Notice of Change in Situation of Registered Office. Pursuant to Section 99 (4).

Mr. "B" The Optician Pty. Ltd.

NOTICE is hereby given that the Registered Office of Mr. "B" the Optician Pty. Ltd., was, on the 14th day of November, 1949, changed to and is now situ-ated at 256 Murray Street, Perth.

RICHARD L. BUCKERIDGE, Secretary.

In The Supreme Court of Western Australia. No. 11 of 1949.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Wiluna Co-operative Society Limited.

NOTICE is hereby given that the order of the Supreme Court of Western Australia dated the 17th day of November, 1949, confirming the reduction of the capital of the abovenamed Company from £5,000 to £2,500 and the minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above statute were registered by the Registrar of Companies on the 28th day of November, 1949, and further take notice that the said minute is in the words and figures following:—""The capital of the Company is £2,500 divided into 5,000 shares of 10s each " shares of 10s. each.'

Dated the 28th day of November, 1949.

STONE, JAMES & CO., 47 St. George's Terrace, Perth,

Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Chinnery Retreads Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Chinnery Retreads Pty. Ltd.

Dated this 21st day of November, 1949.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Gnunurra 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 Gnunurra Pty. Limited.

Dated this 22nd day of November, 1949.

G. J. BOYLSON, Registrar of Companies.

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

1N THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Sherry's Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Sherry's Pty. Ltd.

Dated this 24th day of November, 1949.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1948-1949, and in the matter of Bouchers Industries 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 Bouchers Industries Pty. Limited.

Dated this 24th 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 Investigators Pty. Ltd. NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Investigators Pty. Ltd.

Dated this 25th 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 Superceil Pty. Ltd. NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Superceil Pty. Ltd.

Dated this 25th 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 Coolan Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Coolan Pty. Ltd.

Dated this 25th day of November, 1949.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE ASSOCIATIONS INCOR-PORATION ACT, 1895, and in the matter of Dalkeith Bowling Club Incorporated.

I, ALBERT PETER DAVIS, of 73 Beatrice Road, Dalkeith, in the State of Western Australia, Medical Practitioner, a Trustee of Dalkeith Bowling Club Incorporated, do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 16th day of November, 1949.

ALBERT P. DAVIS.

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 Club-Dalkeith Bowling Club Incorporated.

2. Object or purpose of the Club—To provide and maintain grounds, bowling greens, croquet lawns, buildings, and other premises for the use, accommodation and promotion of good fellowship among its members.

3. Where situated and established-Dalkeith, Western Australia.

4. The names of the Trustees-Albert Peter Davis, Edward Francis Vivian and Harry Walton Bland.

5. In whom the management of the Club is vested and by what means—The management of the Club is vested by its Constitution in the manner and to the extent therein provided in the Committee of the Club.

Lohrmann, Tindal & Guthrie, of 89 St. George's Terrace, Perth, Solicitors for the Club.

IN THE MATTER OF THE ASSOCIATIONS INCOR-PORATION 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.

Lohrmanu, Tindal & Guthrie, of 89 St. George's Terrace, Solicitors for the Society.

NOTICE is hereby given that the Partnership heretofore subsisting between Douglas Rushton, Charles Richard Bushell and George Thomas Melville, carrying on business as General Engineers and Brass Founders at Elder Street, Perth, under the style or firm name of Rushton, Bushell and Company has been dissolved as from the 20th day of May, 1949, by reason of the death of the said George Thomas Melville.

All debts due to and owing by the said late firm will be received and paid respectively by the said Douglas Rushton and Charles Richard Bushell who will continue to carry on the said business in partnership under the style or firm name of Rushton, Bushell & Company.

Dated this 21st day of November, 1949.

LEWIS BEASLEY.

Signed by Lewis Beasley for the West Australian Trustee Executor & Agency Co. Ltd. in the presence of—

A. E. Plint, a Commissioner for Declarations.

C. R. BUSHELL.

Signed by Charles Richard Bushell in the presence of —

> W. L. Black, Justice of the Peace.

D. RUSHTON.

Signed by Douglas Rushton in the presence of-

W. L. Black, Justice of the Peace.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert George Evans, formerly of Tweed Road, Bridgetown, in the State of Western Australia, but late of 21 Brookman Street, Kalgoorlie, in the said State, Retired Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executors, care of The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 4th day of January, 1950, after which date the said Executors will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims or demands of which they shall have then have had notice.

Dated the 25th day of November, 1949.

VILLENEUVE SMITH, KEALL & HATFIELD, 23 Barrack Street, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil thereto of Alfred Edgar Cullen, formerly of Bunbury, and late of 37 Viking Road, Dalkeith, in the State of Western Australia, Medical Practitioner, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executors, care of the undersigned, on or before the 4th day of January, 1950, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice. Dated the 23rd day of November, 1949.

EASTMAN & JENOUR,

Solicitors, Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Maria Jane Dungey, formerly of Wittenoom Street, Bunbury, and late of Hale Road, Forrestfield, in the said 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 in writing thereof to the Executor care of the undersigned on or before the 4th day of January, 1950, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice. Dated the 22nd day of November, 1949.

> EASTMAN & JENOUR, Solicitors, Victoria Street, Bunbury.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Harold Gladstones, late of Wagin, in the State of Western Australia, Farmer and Surveyor, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby required to send in full particulars thereof in writing to the Executor, care of the undersigned, Solicitors, on or before the 4th day of January, 1950, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 22nd day of November, 1949.

N. B. ROBINSON & RUSSELL WILLIAMS, of 49 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 Mary Josephine Trouchet, late of Hamilton Street, Queen's Park, in the State of Western Australia, Widow, deceased.

ALL creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, James Masterson, care of the undersigned, Solicitors, on or before the 4th day of January, 1950, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to such claims and demands of which he shall then have had notice.

Dated this 23rd day of November, 1949.

CORSER & CORSER,

36 and 39 Padbury Buildings, Forrest Place, Perth, Solicitors for the Executor.

COURT OF WESTERN THE SUPREME IN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Elizabeth McCallum, for-merly of the corner of Wray Avenue and Attfield Street, South Fremantle, in the State of Western Australia, but late of 190 Stirling Highway, Claremont, in the said State, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, care of Morris Crawcour & Solomon, Solicitors, Atlas Building, Esplanade, Perth, on or before the 4th day of January, 1950, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated this 22nd day of November, 1949.

MORRIS CRAWCOUR & SOLOMON, Solicitors for the Executor, Atlas Building, Esplanade, Perth.

THE SUPREME COURT OF WESTERN IN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of William Eric Ness, late of Newdegate, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed de-ceased are requested to send particulars thereof in writing to the Executors, care of Morris Crawcour & Solomon, Solicitors, Atlas Building, Esplanade, Perth, on or before the 4th day of January, 1950, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice.

Dated this 22nd day of November, 1949.

MORRIS CRAWCOUR & SOLOMON, Solicitors for the Executors, Atlas Building, Esplanade, Perth.

THE SUPREME COURT OF WESTERN IN 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 2nd day of January, 1950, 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 30th day of November, 1949.

J. H. GLYNN. Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Kitley, Sydney; Pharmaceutical Chemist; late of Manjimup; 30/8/49.

Swallow, Elizabeth; Widow; late of 138 Wittenoom Street, Collie; 18/9/49.

Zurcher, Emil; Retired Storekeeper, Foreman and Storeman; late of 22 Sanford Street, Geraldton; 25/7/49.

Morley, John; Retired Signwriter and Painter; formerly of 130 Aberdeen Street, Perth, but late of Faversham House, York; 22/7/49.

Smith, John James; Retired Banana Planter; late of "Unley Cottage," Penguin Road, Safety Bay; Bay; 6/7/49.

Valentine, George Burbridge; Retired Farmer; for-merly of Tenindewa and of 191 Newcastle Street, Perth, but late of 43 Francis Street, Perth; 12/9/49.

Kennell, William; Farmer and Orchardist; formerly of North Dandalup, but late of Claremont; 9/4/40.

Shearer, Emily Francis; Widow; late of 154 Augus-

Shearer, Emily Francis; Widow; late of 154 Augus-tus Street, Geraldton; 2/8/49. Griffiths, Benjamin; War Pensioner; late of 430 Han-nan Street, Kalgoorlie; 8/8/49. Uhlmann, Frederick William; Retired Butter Factory General Manager; late of King Street, Cabooltura, in

General Manager; late of King Street, Cabooltura, in Queensland; 3/3/47. Plozza, Antonio; Retired Farmer and Retired Market Gardener; formerly of Jones Street, Osborne Park, but late of Wooroloo; 28/7/48. Tannahill, Douglas; Retired Labourer; formerly of 12 Johnston Street, Boulder, but late of Nedlands;

20/12/48.

ourer; late of 121 Holland Street, East Fremantle; 3/8/49.

3/8/49.
Anderson, Hepzibah May (also known as Hephzibah May Anderson); Widow; late of 8 Teddington Road, Victoria Park; 20/8/49.
Gandy, Arthur Henry; Metal Worker and Caretaker; late of 19 William Street, Shenton Park; 11/9/49.
Sharp, Emma; Widow; formerly of 13 Paddington Street, North Perth, but late of 2 Gibson Street, Mandurah; 14/9/49.
Mallumby, John Charles, Patieral Decentors, late of 19

Mellemby, John Charles; Retired Prospector; late of Augusta; 19/6/49.

THE PUBLIC TRUSTEE ACT, 1941-1947.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941-1947, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 30th 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.

Kennell, William; Farmer and Orchardist; formerly of North Dandalup, but late of Claremont; 9/4/40; 29/11/49.

Shearer, Emily Frances; Widow; late of 154 Augustus Street, Geraldton; 2/8/49; 29/11/49.

Griffiths, Benjamin; War Pensioner; late of 430 Hannan Street, Kalgoorlie; 8/8/49; 29/11/49.

THE ROAD DISTRICTS ACT, 1919-1948. Closure of Road.

THE Minister for Lands being the owner of land over or along which the roads hereunder described pass has applied to the Pingelly Road Board to close the said portions of roads, viz.:--

Pingelly.

Corr. 4568/7, P. 372. (a) The surveyed road leaving Road No. 2916 at the Southern corner of Avon Location 20137 and proceeding North-Easterly, thence North-Westerly along the South-East and North-East boundaries of the location to its Northern corner, thence South-Westerly to rejoin Road No. 2916 at the South-Western corner of Avon Location 2820.

(b) The surveyed road along the North-Eastern boundary of Avon Location 7135.

(c) The whole of Greay Road, being the surveyed road along the North-Eastern boundary of Mourambine Agricultural Area Lot 116.

(Plaus 343D/40 C4 and 378C/40 C1.)

H. E. SMITH,

for the Minister for Lands.

Frank Drummond Smith on behalf of the PINGELLY Road Board, hereby assent to the above application to close the road therein described.

> F. D. SMITH, Chairman Pingelly Road Board.

18/8/1949.

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

Corres. 5183/49.

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

Applications must be lodged with the Chairman, Land Settlement Board, Lands Department, Perth, not later than 14th December, 1949, but may be lodged before such date, if so desired.

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

Schedule.

Land, Area, Purchase Price, Plan, Locality.

Plantagenet Location 5228 (formerly portions of locations 1698, 1699 and 2260); about 80a. (subject to survey); £112; 435/80, A2; near Borden.

Subject to the special condition that the successful applicant is to be responsible for the cost of a sheepproof fence to be erected along the northern and eastern boundaries of the location.

Preston Agricultural Area Lot 366 (formerly lots 118, 124, 131 and 266), 1,289a.; £1,492; 414B/40, D1; Preston.

Williams Location 14802 (formerly portion of location 2058); about 274a.; £556; 385D/40, A3; near Williams.

H. E. SMITH, Under Secretary for Lands.

THE MUNICIPAL CORPORATIONS ACT, 1906-1947. East Fremantle Municipality.

Notice of Intention to Borrow—Proposed Loan £7,500. NOTICE is hereby given that the Mayor and Councillors of East Fremantle propose to borrow the sum of seven thousand five hundred pounds to be expended on the construction of works and undertakings in the Municipal District of East Fremantle, the said works and undertakings being as follows:—Reconstruction of streets in

the East Fremantle Municipality. Plans and specifications and estimates of the said works and undertakings and the statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Mayor and Councillors of East Fremantle, situated at East Fremantle, for one month from the publication hereof, between the hours of nine o'clock in the forenoon and four o'clock in the afternoon on any day except Saturdays and Sundays.

The amount of £7,500 is proposed to be raised by 30 equal half-yearly instalments of principal and interest over a period of 15 years after the date of the issue thereof, in lieu of the formation of a sinking fund.

The debentures will bear interest at a rate not exceeding three and one-half per centum per annum, payable half-yearly at the Commonwealth Bank, Fremantle.

Dated the 2nd day of December, 1949.

(Sgd.) W. WAUHOP, Mayor.

> L. R. LATHAM, Town Clerk-Engineer.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is Seven shillings and sixpence and the charge for a single copy Two shillings and sixpence.

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All communications should be addressed to "The Government Printer, Perth."

NOTICE.

THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless interfered with by Public Holidays or other unforeseen circumstances.

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