



# Government Gazette

OF

## WESTERN AUSTRALIA.

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No. 74.]

PERTH: FRIDAY, DECEMBER 9.

[1949.

Vermin Act, 1918-1946.

### PROCLAMATION

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

WHEREAS it is enacted by section 4 of the Vermin Act, 1918-1946, that "Vermin" means and includes any animal, bird or insect mentioned in the Third Schedule to this Act, and such other animals, birds or insects the names of which the Governor may by Proclamation add to the said Schedule, and that any Proclamation whereby the names of other animals, birds or insects are added to the Third Schedule may be restricted in its operation to any portion of the State to be defined by the Proclamation; and whereas it is deemed desirable and expedient that donkeys run wild or at large shall be "vermin" for the purposes of the said Act within the boundaries of the Halls Creek Vermin District: Now, therefore I, the said Governor, with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act, do by this Proclamation add to the Third Schedule of the said Act the name "donkeys run wild or at large," and declare that this Proclamation shall apply and have effect only in that portion of the State which is comprised within the boundaries of the Halls Creek Vermin District as constituted under the said Act.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

### PROCLAMATION

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

Corr. No. 6528/47.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Williams Locations 4496, 6526, 4455, 4498, 4497 and 6577, as registered in Certificates of Title, Volumes 510, 594, 882, 882, 884 and 945, Folios 34, 6, 149, 150, 83 and 170, respectively: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this cessors, Williams Locations 4496, 6526, 4455, 4498, 4497 and 6577 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

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WESTERN AUSTRALIA, } By His Excellency The Honourable Sir James  
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JAMES MITCHELL, } tinguished Order of Saint Michael and Saint  
Governor. } George, Governor in and over the State of  
[L.S.] } Western Australia and its Dependencies in the  
Commonwealth of Australia.

Corr. No. 4302/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Sussex Location 1551, as registered in Certificate of Title, Volume 1016, Folio 369: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Sussex Location 1551 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

#### PROCLAMATION

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

Corr. No. 2118/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Nelson Location 107 and portion of Nelson Location 869, as registered in Certificate of Title, Volume 1053, Folio 670, and Nelson Location 1130, as registered in Certificate of Title, Volume 1053, Folio 672: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Nelson Locations 107 and 1130; and portion of Nelson Location 869 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

#### PROCLAMATION

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

Corr. No. 6137/48.

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

former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of portion of Plantagenet Location 27 and being lot 198 on Plan 4693, as registered in Certificate of Title, Volume 940, Folio 121, and portion of Plantagenet Location 27 and being lots 199, 439 and 440 on Plan 4693, as registered in Certificate of Title, Volume 1056, Folio 677: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, portions of Plantagenet Location 27 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

#### PROCLAMATION

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

Corr. No. 3449/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of Plantagenet Locations 2863 and 3695, as registered in Certificate of Title, Volume 1063, Folio 251: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Plantagenet Locations 2863 and 3695 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

#### PROCLAMATION

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

Corr. No. 4953/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of the Northern moiety of Sandstone Lot 62, as registered in Certificate of Title, Volume 1120, Folio 683: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, the Northern moiety of Sandstone Lot 62 aforesaid, as of his former estate.

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

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

## Dedication of Public Highways.

Claremont Municipality.

## PROCLAMATION

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

Corr. No. 4217/49.

WHEREAS by sections 223 and 225 of the Municipal Corporations Act, 1906-1947 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the Claremont Municipal Council has requested that certain lands named and described in the Schedule hereunder which have been used for streets or ways within the Municipality of Claremont, be declared as public highways: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation, declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force.

## Schedule.

Name of Street, Width, Position, Titles Office Plans.

Cornwall Street; 1 chain; along the Southern boundaries of lot 24 of Swan Location P1064, Swan Location 3735, lots 26 to 33 (inclusive) and lot 1 of Swan Location P1064; 3389.

Devon Road; 1 chain; along the Western boundaries of lots 34 to 39 (inclusive) of Swan Locations P1064 and P1065; 3389.

Gloucester Street; 1 chain; along the Northern boundaries of lots 36, 46, 45, 44 and 43 of Swan Location P1064; 3389.

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

By His Excellency's Command,

(Sgd.) D. BRAND,

Honorary Minister for Local Government.

GOD SAVE THE KING ! ! !

## Dedication of Public Highways.

Collie Municipality.

## PROCLAMATION

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

Corr. 5535/01.

WHEREAS by sections 223 and 225 of the Municipal Corporations Act, 1906-1947 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the Collie Municipal Council has requested that certain lands named and described in the Schedule hereunder which have been set apart for streets or ways within the Municipality of Collie, be declared public highways: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public high-

ways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force.

## Schedule.

Name of Street, Width, Position.

Robb Street; 1 chain plus truncations; inside and along the North-Western boundary of Collie Lot 1001, from the right bank of the Collie River to the prolongation South-Eastwards of the South-Western alignment of Deakin Street.

Deakin Street (Extension); 1 chain; inside and along the North-Eastern boundary of Collie Lot 1001, from the prolongation North-Eastward of the North-Western alignment of Robb Street to the right bank of the Collie River.

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

By His Excellency's Command,

(Sgd) D. BRAND,

Honorary Minister for Local Government.

GOD SAVE THE KING ! ! !

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

The Land Act, 1933-1948.

## ORDER IN COUNCIL.

Corr. No. 1231/47.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing; and whereas it is deemed expedient that reserve 22698 at Emu Point, Albany, should vest in and be held by the members for the time being of the Emu Point Reserve Board in trust for Recreation and Business Areas and Public Utility: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the members for the time being of the Emu Point Reserve Board in trust for Recreation and Business Areas and Public Utility, with power to the said members for the time being of the Emu Point Reserve Board to lease the whole or any portion of the said reserve for any term not exceeding 21 years from the date of the lease.

(Sgd.) R. H. DOIG,

Clerk of the Council.

The previous Order in Council, dated the 9th February, 1949, respecting this reserve, is hereby superseded.

The Land Act, 1933-1948.

## ORDER IN COUNCIL.

Corr. No. 3794/13.

WHEREAS by section 34 of the Land Act, 1933-1948, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon or other use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that reserve 15595 for Recreation at Round Hill should be placed under the control of the Moora Road Board as a board of management: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth

hereby place the beforementioned reserve under the control of the Moora Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon or other use thereof; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 6050/19.

WHEREAS by section 34 of the Land Act, 1933-1948, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon or other use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that reserve 17340 for Stopping Place for Travellers and Stock at Mobrur should be placed under the control of the Kojonup Road Board as a board of management: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the beforementioned reserve under the control of the Kojonup Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon or other use thereof; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 2901/23.

WHEREAS by section 34 of the Land Act, 1933-1948, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon or other use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that Reserve 18688 for Recreation and Hallsite at Carmarthen should be placed under the control of the Denmark Road Board as a board of management; now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the beforementioned reserve under the control of the Denmark Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon or other use thereof; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

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

The Land Act, 1933-1948.

ORDER IN COUNCIL.

Corr. No. 13316/98.

WHEREAS by section 34 of the Land Act, 1933-1948, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon or other use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that reserve 23018 (Kalamunda Lot 427) for a Rubbish Depot should be placed under the control of the Darling Range Road Board as a board of management: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the beforementioned reserve under the control of the Darling Range Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon or other use thereof; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

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

ORDER IN COUNCIL.

Corr. No. 4445/03.

WHEREAS by section 33 of the Land Act, 1933-1948, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing; and whereas it is deemed expedient that reserve 9021, at Moonyoonooka should vest in and be held by the Geraldton Road Board in trust for a Racecourse, Polo and Recreation Ground: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Geraldton Road Board in trust for a Racecourse, Polo and Recreation Ground, with power to the said Geraldton Road Board to lease the whole or any portion of the said reserve for any term not exceeding 21 years from the date of the lease.

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

The previous Order in Council, dated the 21st May, 1929, respecting this reserve, is hereby superseded.

Land Act, 1933-1948.

ORDER IN COUNCIL.

Corres. 621/93.

WHEREAS by section 33 of the Land Act, 1933-1948, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section), subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that reserves 153 (Wellington Location 4354) and 21894 (Wellington Location 4440) should be granted in fee simple to the Bunbury Race Club Incorporated to be held in trust for the purpose of a "Racecourse": Now, therefore, His Excellency the Governor, by and with the advice and consent

of the Executive Council, doth hereby direct that the beforementioned reserves shall be granted in fee simple to the Bunbury Race Club Incorporated, to be held in trust for the purpose of a Racecourse, subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

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

Forests Act, 1918.

ORDER IN COUNCIL.

Forests File 239/41, Lands File 3983/27.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may, by an Order in Council, declare any Crown Lands as State Forest within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby declare the Crown lands described in the Schedule hereunder as an addition to State Forest No. 22 within the meaning and for the purpose of the Forests Act, 1918.

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

Schedule.

All that portion of land bounded by lines starting from the South-Eastern corner of Canning Location 575, and extending Northerly to the Southern corner of location 1172; thence North-Easterly along the South-Eastern boundary of the said location, and onwards to the Western boundary of location 572; thence Southerly, Easterly, and Northerly along boundaries of the said location, to a junction with a South-Western side of road No. 9123; thence generally South-Easterly along the said side to an angle post opposite the Southern corner of location 936; thence generally North-Easterly to and along the North-Western side of road No. 6624 to the Southern boundary of location 380; thence East, North, and West along boundaries of the said location to a point situate in prolongation Southerly of the Eastern boundary of location 696; thence North to and along the said boundary; thence North-Westerly to the South-Eastern corner of location 942; thence North-North-Easterly along a boundary of the said location and onwards to a North-Eastern side of a one-chain road fronting location 943; thence generally North-North-Westerly along the said side to the Southernmost boundary of Karragullen Townsite; thence East, Northerly, and North-Westerly along boundaries of the said townsite; thence Easterly to the North-Western corner of location 511; thence Southerly and Easterly to and along boundaries of location 499 to the North-Western corner of location 519; thence Southerly along its Western boundary; thence Westerly to the North-Western corner of location 405; thence Southerly along its Western boundary to its intersection with the Western side of a one-chain road; thence Southerly along the said side to a point situate in prolongation Westerly of the Southern boundary of location 645; thence Easterly to and along the said boundary; thence Southerly along the Westernmost boundary of location 389 and onwards to the Southern side of road No. 994; thence generally East-South-Easterly along the said side to the Western boundary of location 375; thence South and East along boundaries of the said location; thence South to a point situate on a North-Western boundary of existing State Forest No. 22; thence generally South-Westerly along boundaries of the said State Forest to the Northern boundary of location 348; thence Westerly along the said boundary; thence Northerly to the Southern South-Eastern corner of location 329; thence generally Northerly, along boundaries of the said location and continuing to and along the Eastern boundary of location 580; thence West to the South-Eastern corner of location 440; thence North to its North-Eastern corner; and thence Easterly, Northerly and Westerly along boundaries of locations 615 and 558 to the starting point (excluding Canning Locations 356, 433, 443, 450, 486, 492, 508, 600, 709, reserve 21569, roads Nos. 183, 994, 2237, 2608, 3055, 3172, 3718, 4474, 4627, 5755, 6202, 6402, 6624, 9123, a one-chain road extending Northerly from road No. 4627 to the Western boundary of location 519, a one-chain road extending South-Easterly from road No. 2608 to road No. 183 (near location 433) and McNeess Drive). (Plan 341B/40, E1.)

The Forests Act, 1918.

ORDER IN COUNCIL.

Forests Corr. 1309/35, Lands Corr. 1737/19.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may, by an Order in Council, declare any Crown lands as State Forests within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby declare Nelson Location 8509 as an addition to State Forest No. 21 within the meaning and for the purpose of the Forests Act, 1918. (Plan 414D/40, C3.)

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

Water Boards Act, 1904-1949.  
Dwellingup Water Area.

ORDER IN COUNCIL.

P.W.W.S. 667/49.

WHEREAS by the Water Boards Act, 1904-1949, it is provided that before undertaking the construction of water works, the Minister shall submit plans, descriptions, books of reference, and estimates of the proposed works to the Governor for approval, and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the plans, descriptions, books of reference and estimates marked P.W.D., W.A. 31864, for the construction of water works within the Dwellingup Water Area, which were duly submitted for approval, and hereby empowers the Minister to undertake the construction of the said works.

R. H. DOIG,  
Clerk of the Council.

Country Areas Water Supply Act, 1947.

ORDER IN COUNCIL.

P.W.W.S. 788/49.

WHEREAS by the Country Areas Water Supply Act, 1947, it is provided that before undertaking the construction of water works the Minister shall submit plans, sections, specifications and estimates to the Governor for approval, and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the water works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the plans, sections, specifications and estimates marked on P.W.D., W.A. 31904, for the construction of a booster pump station at Kellerberrin, which were duly submitted for approval, and hereby empowers the Minister to undertake the construction of the said works.

R. H. DOIG,  
Clerk of the Council.

Metropolitan Water Supply, Sewerage and  
Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1117/47.

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

Metropolitan Water Supply Extensions.  
Melville Road District.

Proposed four-inch water main in North Lake Road, Hammond Road and High Road, as shown in red on Plan M.W.S.S. & D.D., W.A. No. 7370.

This order in Council shall take effect from the 9th day of December, 1949.

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

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

ORDER IN COUNCIL.

M.W.S. 1172/49.

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

Metropolitan Water Supply Improvements.  
Perth Road District.

Proposed 30-inch diameter outlet main from Mount Yokine Reservoir to Walcott Street, Mt. Lawley (section between Raymond Street and Walcott Street), as shown in red on Plan M.W.S.S. & D.D., W.A. No. 7366.

This Order in Council shall take effect from the 9th day of December, 1949.

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

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

ORDER IN COUNCIL.

M.W.S. 1081/49.

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

Metropolitan Sewerage.  
South Perth District.

Reticulation Area No. 11, Part 1.—9-inch, 6-inch and 4-inch diameter sewers with manholes and all other apparatus connected therewith, between Robert Street and Park Street, and Thelma Street and Cale Street, as shown in green on Plan M.W.S.S. & D.D., W.A. No. 7368.

This Order in Council shall take effect from the 9th day of December, 1949.

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

ORDER IN COUNCIL FOR THE WEEK ENDING  
2nd DECEMBER, 1949.

Department concerned, Forests; File No., 1232/43; Under what Act, the Forests Act, 1918; Date, 1/12/49; Purport of Order, excising Avon Location 5628 from Timber Reserve No. 111/25, Plan 27A/40, A2.

JUSTICES OF THE PEACE.

Premier's Office,  
Perth, 7th December, 1949.

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

Frederick Charles Kingston, Esquire, of 19 Mill Point Road, South Perth, and Musgroves Limited, 223 Murray Street, Perth, as a Justice of the Peace for the Perth Magisterial District.

Cyril Edwin Turville, Esquire, of Brookton (formerly of Armadale) as a Justice of the Peace for the Avon Magisterial District, in lieu of the Perth Magisterial District.

Herbert John Yelland, Esquire, of Calingiri (formerly of Balcatta) as a Justice of the Peace for the Avon Magisterial District in lieu of the Perth Magisterial District.

Edward John Stuart, Esquire, of Orange Grove, Bridgetown (formerly of Salvado Road, Wembley) as a Justice of the Peace for the Mitchell Magisterial District in lieu of the Perth Magisterial District.

Alexander Lorimer Kennedy, Esquire, of Aldersyde Road, Kalamunda (formerly of Wodgina, via Port Hedland) as a Justice of the Peace for the Perth Magisterial District in lieu of the Pilbara Magisterial District.

EX OFFICIO JUSTICES OF THE PEACE.

IT is hereby notified for public information that the following Chairmen of Road Boards have been appointed under section 9 of the Justices' Act, 1902/1948, as Justices of the Peace for the districts mentioned, during their terms of office as Chairmen of the Boards:—

Harold John Olden, Esquire, of Morawa, Chairman of the Morawa Road Board, as a Justice of the Peace for the Geraldton and Murchison Magisterial Districts.

Reginald Victor Gulvin, Esquire, of Collie, Chairman of the Collie Road Board, as a Justice of the Peace for the Forrest and Mitchell Magisterial Districts.

R. GREEN,  
Acting Under Secretary,  
Premier's Department.

THE AUDIT ACT, 1904.

The Treasury,  
Perth, 6th December, 1949.

THE following appointments have been approved:—

Receivers of Revenue.—Trsy. 957/43—For the Department of Native Affairs, W. S. Beall, Narrogin, and C. R. Smith, Perth.

Certifying Officer.—Trsy. 56/45—W. J. Power, from 7th to 14th November, 1949, for the Railway Department.

A. J. REID,  
Under Treasurer.

Public Service Commissioner's Office,  
Perth, 7th December, 1949.

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

Ex. Co. 2672, P.S.C. 694/49—B. J. Clarkson, Accountant, State Insurance Office, to be Accountant, Metropolitan Water Supply Department, Class C-II-1/2, as from 8th November, 1949.

Ex. Co. 2672, P.S.C. 748/49—J. A. Klumpp, Assistant Assessor, Treasury Department, to be Assessor (Stamp Duties), Class C-II-3, as from 1st December, 1949.

Ex. Co. 2670, P.S.C. 199/47—Minnie Ellen Hoy, under section 23 of the Public Service Act, to be Junior Typist, Chief Secretary's Department, as from 27th April, 1949.

Ex. Co. 2670, P.S.C. 27/48—Margaret Mary Kelly, under section 23 of the Public Service Act, to be Junior Typist, Traffic Branch, Police Department, as from 10th March, 1949.

Ex. Co. 2672—Francis William George Andersen, under section 24 of the Public Service Act, to be District Officer Central, South-West and Goldfields Districts, Native Affairs Department, as from 21st March, 1949.

Ex. Co. 2672, P.S.C. 838/49—W. A. Petterson, Assistant to Clerk in Charge, Legal, Crown Law Department, to be Clerk in Charge, Legal, Class P-II-1/2, as from 1st December, 1949.

Ex. Co. 2670, P.S.C. 186/49—John Lefroy, under section 24 of the Public Service Act, to be Legal Officer, Public Trust Office, Crown Law Department, as from 16th March, 1949.

Ex. Co. 2670—William Sibbald Moore, under section 24 of the Public Service Act, to be Draftsman, 2nd Class, Metropolitan Water Supply Department, as from 25th May, 1949.

Ex. Co. 2670, P.S.C. 193/49—Alexander Gordon Muir, under section 24 of the Public Service Act, to be Assistant Inspector (Plumbing), Metropolitan Water Supply Department, as from 10th March, 1949.

Ex. Co. 2670—Edward George Singleton, under section 24 of the Public Service Act, to be Inspector, Child Welfare Department, as from 13th April, 1949.

Ex. Co. 2670, P.S.C. 55/49—Margaret Therese Fahey, under section 23 of the Public Service Act, to be Junior Accounting Machinist, State Housing Commission, as from 27th April, 1949.

Ex. Co. 2672, P.S.C. 645/49—R. J. Shields, Clerk, State Housing Commission, to be Clerk in Charge of Records, Class C-II-6, as from 1st December, 1949.

Ex. Co. 2670, P.S.C. 1043/48—David Leslie Pullen, under section 24 of the Public Service Act, to be District Officer, West Kimberley Division, Native Affairs Department, as from 28th March, 1949.

Ex. Co. 2672, P.S.C. 206/49—P. M. Ryan, Clerk, State Housing Commission, to be Cashier, Class C-II-8, as from 1st December, 1949.

Ex. Co. 2672—V. J. Roek, Junior Typist, Department of Agriculture, to be Typist, Class C-VI, as from 29th October, 1949.

Ex. Co. 2670, P.S.C. 160/49—Helen Elizabeth Barr, under section 24 of the Public Service Act, to be Technician, Public Health Laboratories, Public Health Department, as from 8th March, 1949.

Ex. Co. 2670, P.S.C. 63/49—Noel Percival Hawke, under section 24 of the Public Service Act, to be Travelling Inspector, Central, South-West and Goldfields Districts, Native Affairs Department, as from 13th April, 1949.

Also of the acceptance of the following resignations:

Ex. Co. 2672—B. M. Sexton, Typist, Metropolitan Water Supply Department, as from 30th November, 1949; J. E. Sharpe, Senior Accounting Machinist, Public Works Department, as from 16th December, 1949; I. Collinson, Clerk (Minister), Education Department, as from 17th November, 1949; P. V. Smith, Clerk of Courts, Bruce Rock, Crown Law Department, as from 25th November, 1949; P. J. G. Wilson, Junior Clerk, Registrar General's Office, Chief Secretary's Department, as from 4th November, 1949; R. Richards, Clerk, Crown Law Department, as from 11th November, 1949; M. R. Townrow, Clerk, Chief Secretary's Department, as from 11th November, 1949.

Also of the following retirement:—

Ex. Co. 2670—A. J. V. Edwards, Clerk, Lands and Surveys Department, under section 59, as from 18th November, 1949.

Also of the following reclassifications:—

Ex. Co. 2670—Laboratory Assistant, Government Chemical Laboratories, Mines Department, Class G-VIII-2, at present occupied by L. H. Fimmell, to be Laboratory Assistant, Grade 1, Class G-XI-1, as from 1st December, 1949.

Ex. Co. 2672—Item 2398, Clerk, Public Service Commissioner's Office, Class C-IV, at present occupied by N. T. Bodycoat, to Class C-II-8, as from 1st December, 1949.

(Sgd.) S. A. TAYLOR,  
Public Service Commissioner.

#### VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
			1949.
Public Works	Senior Accounting Machinist (Item 1155)	Class C-II-8 Margin £139-£167	10th December.
Agriculture	Officer in Charge Irrigation (Item 2299)	Class P-I-16 £683-£787	do.
Mines	Inspector of Mines*	Class P-I-16 £683-£787	do.
Crown Law	Draftsman, 1st Class, Land Titles Office	Class P-II-4/5 Margin £251-£319	do.
Workers' Compensation Board	Typist	Class C-VI Margin £70-£125	do.
Public Works	Hydraulic Engineer (Item 1197)	Class P-I-8 £943-£1,177	17th December.
Chief Secretary's	Sub-Accountant (Item 785)†	Class C-II-3/4 Margin £293-£371	do.
Child Welfare	Clerk (Adoptions) (Item 2105) (Female position)	Class C-II-7 Margin £181-£195	do.
Treasury	Chief Clerk, Government Printing Office (Item 219)	Class C-II-3 Margin £345-£371	do.
Crown Law	Clerk, Arbitration Court (Item 1752)	Class C-II-8 Margin £139-£167	do.
Chief Secretary's	Clerk-in-Charge (Item 762)	Class C-II-4 Margin £293-£319	do.
Public Works	Clerk, Northam (Item 1171)	Class C-II-8 Margin £139-£167	24th December

\* Applications are called under section 24.

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

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

S. A. TAYLOR, Public Service Commissioner.

## ORDER AS TO MATRIMONIAL CAUSES FEES, 1949.

The Supreme Court,  
Perth, 22nd November, 1949.

WE the Honourable Sir John Patrick Dwyer, Chief Justice, the Honourable Albert Asher Wolff, the Honourable James Leonard Walker and the Honourable Lawrence Walter Jackson, Puisne Judges of the Supreme Court of Western Australia, with the concurrence of the Honourable Duncan Ross McLarty, Treasurer of the said State, do hereby in pursuance of the Matrimonial Causes and Personal Status Code, 1948, and all other powers enabling us in that behalf make the following Rules prescribing the fees to be taken in relation to actions and proceedings under the said Code:—

1. The fees contained in the Schedule to these Rules are fixed and appointed to be and shall be taken in the Supreme Court in relation to actions and proceedings under the Matrimonial Causes and Personal Status Code, 1948, in respect of the several matters set forth in the said Schedule.
2. These Rules shall come into force on the first day of January, 1950.

## The Schedule.

	£	s.	d.
1. On sealing a specially endorsed Writ of Summons .. .. .	1	0	0
2. On a Notice of Motion for hearing in open court .. .. .	10	0	0
3. On a Notice of Application returnable in Chambers for an order for maintenance or for custody of children, or on an appeal from an order or decision of the Registrar .. .. .	5	0	0
4. On any other Notice of Application returnable in Chambers .. .. .	2	6	0
5. Filing a Statement of Defence or any other pleading .. .. .	5	0	0
6. For every Search .. .. .	2	0	0
If the information is given in writing .. .. .	5	0	0
7. Filing an Affidavit .. .. .	2	6	0
8. Filing exhibits annexed to an affidavit or referred to therein and required to be filed—for each exhibit .. .. .	1	0	0
9. On filing a Certificate or Minute of the Registrar .. .. .	5	0	0
10. Entering any action for trial or hearing before a single Judge .. .. .	2	0	0
11. Entering any appeal or other matter for hearing before the Full Court .. .. .	2	0	0
12. Sealing an order nisi for dissolution of marriage, or an order for judicial separation, or a declaration of nullity .. .. .	1	0	0
13. Where an order directs payment of fixed costs the following additional fee shall be paid:—			
(i) Where the amount of such costs does not exceed fifteen guineas .. .. .	5	0	0
(ii) Where the amount of such costs exceeds fifteen guineas but does not exceed thirty-five guineas .. .. .	10	0	0
(iii) Where such amount exceeds thirty-five guineas .. .. .	1	0	0
(Note.—When this additional fee has been paid the taxing fee shall be assessed only on the disbursements carried into the Taxing Officer's allocatur.)			
14. On an application for Final Order .. .. .	10	0	0
15. Sealing a Final Order .. .. .	1	0	0
16. Sealing order dismissing an action .. .. .	10	0	0
17. On entering or sealing any interlocutory order made in Chambers (including an order for maintenance pending determination of the action) .. .. .	5	0	0
18. On entering or sealing any other order made in Chambers .. .. .	10	0	0
19. References, etc.—for every hour .. .. .	15	0	0
20. On every report or certificate of the Registrar an additional fee of .. .. .	10	0	0
If over 10 folios—then per folio .. .. .	1	0	0
21. Warrant for arrest and imprisonment (s. 55) .. .. .	5	0	0
22. Executing Warrant (in addition to mileage at usual rate) .. .. .	5	0	0
23. Forms of Writ of Summons—each .. .. .	6	0	0
24. For any other business, the same fee as is charged under the Order as to Supreme Court Fees for the time being in force.			

J. P. DWYER,  
Chief Justice.

A. A. WOLFF,  
Puisne Judge.

J. L. WALKER,  
Puisne Judge.

L. W. JACKSON,  
Puisne Judge.

I concur in the above Order,

ROSS McLARTY,  
Treasurer.

## AMENDMENT OF ORDER AS TO SUPREME COURT FEES, 1948.

The Supreme Court,  
Perth, 22nd November, 1949.

WE the Honourable Sir John Patrick Dwyer, Chief Justice, the Honourable Albert Asher Wolff, the Honourable James Leonard Walker, and the Honourable Lawrence Walter Jackson, Puisne Judges of the Supreme Court of Western Australia, with the concurrence of the Honourable Duncan Ross McLarty, Treasurer of the said State, do hereby in pursuance of the Supreme Court Act, 1935, and all other powers enabling us in that behalf order and direct that the First Schedule to the Order as to Supreme Court Fees, 1948 (Published in the *Government Gazette* on the 29th day of October, 1948), be varied in manner following:—

1. Fees No. 15, 18, 33, 42, 153 and 157 are deleted from the said Schedule.
2. Fee No. 12 is deleted and the following item is inserted in lieu thereof:—
  12. On filing any pleading 5 0 The document filed.
3. Fee No. 35 is amended by striking out all words after the word "Chambers" in line two of the item.
4. Fee No. 41 is amended by striking out the words "(c) an undefended petition for divorce" in the last line of the item.
5. Fee No. 44 is amended by striking out the words and brackets "(including a decree nisi in a matrimonial cause)" in lines two and three of the item.
6. Fee No. 73 is deleted and the following item is inserted in lieu thereof:—
  73. On a search for an appearance or a pleading or affidavit in a specified cause or matter and inspecting the same 2s. 0d. Schedule B.

If the information is given in writing 5s. 0d.

This Order shall come into force on the first day of January, 1950.

J. P. DWYER,  
Chief Justice.

A. A. WOLFF,  
Puisne Judge.

J. L. WALKER,  
Puisne Judge.

L. W. JACKSON,  
Puisne Judge.

I concur in the above Order.

ROSS McLARTY,  
Treasurer.

Crown Law Department,  
Perth, 7th December, 1949.

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

Reginald James Sholl, as Clerk of the Local Court, Clerk to Magistrates, Bunbury, and Clerk of the South-West Court of Session, *vice* A. F. N. Schroder transferred.

John Wilson Ferguson as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Mount Magnet, during the absence on annual and long service leave of E. M. Hunter.

George Thomas Mellowship, as Clerk of the Local Court and Clerk to Magistrates, Southern Cross, *vice* Reginald James Sholl, transferred.

Robert William Jemings as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wagin, during the absence on long service leave of Charles Edward Holmes.

Reginald James Sholl, under the provisions of section 6 of the Electoral Act, 1907-1948, as Electoral Registrar for the South-West Province and the Bunbury and Harvey Electoral Districts as from 7th November, 1949, *vice* A. F. N. Schroder, transferred.

Francis William Crichton Fowles, under the provisions of section 6 of the Electoral Act, 1907-1948, as Returning Officer for the Warren Electoral District.

## DECLARATIONS AND ATTESTATIONS ACT, 1913.

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

Richard Colin Ridley, West Perth; Gale Ormond Samson, Kenwick, and James Harry Turner, Bunjil.

## LICENSING ACT, 1911-1948.

HIS Excellency the Governor in Executive Council has granted the Petition under section 47 of the Licensing Act, 1911-1948, of the electors residing in an area comprised within a circle, having a radius of 40 chains from the centre of all that piece of land situate at the corner of Ogilvie Road and Canning Highway at Canning Bridge, for a Gallon License, within the Fremantle Licensing District, in view of the recommendation of the Licensing Court dated the 4th day of November, 1949.

H. SHEAN,  
Under Secretary for Law.

## ELECTORAL ACT, 1907-1948.

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

WHEREAS under section 7 of the Electoral Act, 1907-1948, the Governor may for such periods and subject to such conditions, if any, as he may think fit, delegate to the Minister the power to appoint during the absence or temporary incapacity of the Chief Electoral Officer or of any Registrar or Returning Officer a substitute to discharge the duties of such officer, and may, at will, revoke any such delegation; and whereas it is now deemed expedient to delegate to the Minister the power to appoint, during the absence or temporary incapacity of the Chief Electoral Officer or of any Registrar or Returning Officer a substitute to discharge the duties of such officer: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council, hereby delegates to the Minister charged for the time being with the administration of the said Act, until such delegation is revoked, the power to appoint, during the absence or temporary incapacity of the Chief Electoral Officer, or of any Registrar or Returning Officer, a substitute to discharge the duties of such officer.

H. SHEAN,  
Under Secretary for Law.

## NURSES REGISTRATION ACT, 1921-1948.

Department of Public Health,  
Perth, 5th December, 1949.

THE following resolution passed by the Nurses' Registration Board at a meeting held on 30th November, 1949, is hereby published in accordance with Regulation No. 20 (c), Part IV. of the Nurses Registration Regulation, 1946:—"That as from 1st July, 1950 (the Board having approved of trainees commencing training at the age of 17½ years), a course is provided for a minimum period, exclusive of sick leave and leave other than ordinary leave, of three and a half years. Provided that this longer period of training shall not apply to a trainee who has commenced training prior to 1st July, 1950."

M. TULLY,  
Secretary Nurses Registration Board.

## THE HEALTH ACT, 1911-1948.

Department of Public Health,  
Perth, 6th December, 1949.

P.H.D. 383/23.

IT is hereby notified that the Phillips River Road Board is exempted from the operation of section 31 of the Health Act, 1911-1948, for a period of 12 months from 1st December, 1949, and the appointment of Walter Evans as Health Inspector to the said Board for the period mentioned is approved.

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

## THE HEALTH ACT, 1911-1948.

Amendment of Health By-laws.

P.H.D. 850/38, Ex. Co. No. 2626.

WHEREAS Model By-laws have been prepared in accordance with the provisions of the Health Act, 1911-1948, and published in the *Government Gazette* on the 8th day of April, 1927; and whereas the Geraldton Municipal Council, being a local health authority under the provisions of the said Act, did, by resolution published in the *Government Gazette* on the 28th day of September, 1928, adopt either wholly or in part such Model By-laws to be its by-laws; and whereas by the provisions of the said Act a local authority may alter or amend by-laws so made: Now, therefore, the Geraldton Municipal Council, being the local health authority, doth hereby amend such by-laws in the following manner:—

A new by-law to be numbered 23B is inserted after by-law No. 23A in Part 1 of the by-laws.

23B. Nothing hereinbefore contained shall be deemed to authorise or require the disposal according to any of the methods set out in by-law No. 23 of any mixture of liquids and undissolved solid matter or any waste of a kind dealt with in by-law No. 24.

2. By-law No. 24 in Part 1 of the by-laws and the heading thereof are hereby repealed and the following new by-law and heading and substituted therefor.

## House and Trade Refuse and Offensive Matter.

24. (a) In this by-law the term "house or trade refuse" includes all house or trade refuse containing matter of vegetable or animal origin of a kind likely to be offensive or dangerous to health upon decomposing, but it does not include waste which is substantially in liquid form and which is disposed of in accordance with by-law 23 to the satisfaction of the Health Inspector.

(b) The occupier of premises upon which house or trade refuse accumulates shall in manner hereinafter required provide sufficient receptacles of a kind hereinafter stipulated to take all such refuse, and to permit replacement of any receptacle or receptacles upon removal for disposal of the refuse.

(c) Every receptacle shall conform to the following specifications:—

- (i) It shall be constructed of galvanised iron of not less than 24 gauge and shall be cylindrical with a diameter of 18 inches and a depth of 21 inches internal measurements.
- (ii) It shall have two riveted carrying handles.

(iii) It shall have a tight-fitting lid with a flange overlapping the top of the receptacle.

(iv) The bottom shall be reinforced with two crossed hoop-iron straps, of 18 gauge, returned three inches up the side of the receptacle and riveted to the bottom and the sides.

(v) It shall be water-tight.

Provided, however, that any receptacle to be provided hereunder for any particular premises may, with the special written approval of the Health Inspector, be of greater capacity than that hereinbefore provided for.

Provided further that if, in the opinion of the Health Inspector, the provisions of receptacles conforming to the foregoing specifications shall for any reason be impracticable, he may by written notice to the occupier of the premises authorise a departure from such specifications in the particulars set out in such notice, but such notice shall have effect only in respect of the receptacle or receptacles immediately provided pursuant thereto.

(d) The receptacle in use for the time being shall be kept on a raised platform erected at least 18 inches above the ground level and of sufficient size to carry the receptacles in use.

(e) The occupier of the premises shall cause all house or trade refuse of decomposable nature from the premises to be deposited in a receptacle provided under this by-law and shall cause the lid of such receptacle to be kept firmly in place.

(f) The occupier of the premises shall ensure that only house or trade refuse of decomposable or liquid nature is deposited in a receptacle provided hereunder and in particular he shall not permit the deposit therein of any metal or glass materials, paper, cardboard, or wood.

(g) Except where otherwise directed by the Health Inspector by written notice, the receptacle or receptacles in use at any premises shall be removed daily and shall be replaced by the receptacle or receptacles provided for the purpose. In case of premises in respect of which such a direction has been made the frequency of removals shall be in accordance with the terms of the notice (which may be varied or withdrawn by the Health Inspector at any time) but otherwise there shall be no difference in the methods to be followed hereunder.

(h) The removal of the house and trade refuse deposited in the receptacles shall be carried out by the local authority or its contractor and the following stipulations shall be observed in such removal and the disposal of the refuse—

(i) The person removing a receptacle shall (except in the case of a first removal) replace the receptacle with the other receptacles provided for replacement purposes.

(ii) The receptacle removed shall be placed directly on to the removal vehicle, the lid being kept securely thereon, and no portion of the contents shall be emptied except at the place of disposal.

(iii) The local authority shall provide a disposal depot and all receptacles removed as aforesaid shall be taken without unnecessary delay to such depot and the contents there disposed of by burial in a trench not exceeding two feet in depth nor two feet in width. The covering shall be a layer of clean earth of at least six inches in depth which shall be applied promptly after deposit.

(iv) After a receptacle has been emptied at the depot it and its lids shall be dealt with in manner provided in paragraphs (d) and (e) of the foregoing by-law, numbered 7 for the cleansing disinfecting and coating of sanitary pans.

(v) Each receptacle removed shall be returned to the premises from which it was taken on the occasion of the next removal.

(vi) The removal vehicle shall at all times be kept in good order and in a clean state and no vehicle which the Health Inspector shall certify to be unfit for the purpose shall be used.

(i) The occupier of premises shall mark his receptacles in a conspicuous manner so as to be readily capable of identification and he shall forthwith replace any receptacle which shall become damaged or unsuitable for its purpose.

(j) The charge for removing each receptacle and replacing it with a clean one as aforesaid shall be two shillings and such charge shall be payable by the occupier of the premises to the local authority. Provided however, that in the event of the removal and replacement of more than one receptacle at the one premises on the one occasion the charge in respect of each receptacle after the first shall be one shilling.

(k) Notwithstanding anything in this by-law contained the local authority may in relation to particular trade premises authorise the occupier to dispose of trade refuse from such premises in manner and on the conditions set out in such authority and nothing done in accordance with such authority shall be deemed to be a breach of this by-law. Any such authority shall cease to have effect upon service upon the occupier of notice of rescission thereof by the local authority.

(l) No person shall, except in accordance with this by-law, remove from any premises any house or trade refuse which should be deposited in a receptacle provided hereunder and no person shall, except in accordance with this by-law remove from any such receptacle any house or trade refuse which shall have been deposited therein.

(m) No person shall, except pursuant to some provision of these by-laws and in accordance therewith or with the written approval of the Health Inspector re-

move or carry through or along any street any faecal or offensive or noxious matter or liquid, whether into or out of or through the district at any time.

Dated this 26th day of October, 1949.

JAMES McALEER,  
Mayor.  
R. W. CARTER,  
Town Clerk.

Approved by His Excellency the Governor in Executive Council, 1st December, 1949.

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

THE HEALTH ACT, 1911-1948.

Public Health Department,  
Perth, 8th December, 1949.

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

P.H.D. 3087/23—Busselton Municipal Council—Mr. Sydney Rowse, to be Health Inspector.

P.H.D. 114/36—Rockingham Road Board—Mr. W. Hooton, to be Health Inspector.

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

HEALTH ACT, 1911-1948.

Department of Public Health,  
Perth, 1st December, 1949.

P.H. 666/49.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 332 of the Health Act, 1911-1948, has been pleased to make regulations for the purposes of the said Act in the manner set forth in the Schedule hereunder.

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

Schedule.

Health Act, 1911-1948.

GENERAL INSTRUCTIONS FOR MEDICAL PRACTITIONERS.

1. When a medical practitioner attends on the happening of any premature birth, still birth or abortion, he shall send to the Commissioner within 48 hours of the happening a report on the respective forms hereinafter prescribed.

In this regulation—

- (i) "premature birth" includes the birth of any previable or premature infant, born alive;
- (ii) "still birth" includes the birth of any premature infant, not born alive;
- (iii) "abortion or miscarriage" includes the birth of any previable infant, not born alive;
- (iv) "premature infant" includes any infant weighing 5 lb. 8 oz. or less but not less than 2 lb. 12 oz. at birth;
- (v) "previable infant" includes any infant weighing less than 2 lb. 12 oz. at birth.
- (vi) "mature infant" includes any infant weighing more than 5 lb. 8 oz. at birth.

2. The report of any premature birth, or still birth shall be made on the Form 1 in the Appendix hereto.

3. Medical Practitioners shall ensure that all weights shown in the report have been accurately ascertained.

Appendix.  
Western Australia.  
Department of Public Health.

GENERAL INSTRUCTIONS FOR MEDICAL PRACTITIONERS.

Form 1. Departmental No.....  
To: The Commissioner of Public Health.

THE NOTIFICATION OF PREMATURE BIRTH OR STILL BIRTH  
(To be returned within 48 hours.)

Doctor's Name..... Address.....  
Hospital.....No.....Date.....  
Patient's Name or Initial.....Age..... M.S. or W.....  
Town or District.....Occupation before marriage.....  
Occupation of husband.....

Relevant family history:

Personal history (general health and past diseases):

Date of any blood transfusions:

Menstrual history: Duration of period.....days. Regularity.....  
Length of cycle.....days.

Dysmenorrhoea.

Other remarks:

Previous pregnancies (excluding this past pregnancy). Total No.....

Date.	Duration of Pregnancy.	Living or Dead. Male or Female. Age (or at death).	Complications of Pregnancy or Labour and Treatment.
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

Present pregnancy: Ante-natal Clinic.....

Pelvic measurements.....

Urinary albumen.....Blood pressure.....mm. Hg.

B. abortus

Agglut.

W.R.....Rhesus Factor.....

Kahn Rh. Antibodies

Other pathological results:

Complications and treatment of present pregnancy:

Total duration of this pregnancy.....months. L.M.P.....

Complications:

Delivery of still birth:

Labour commenced. a.m. Presentation.....Foetal Heart p.m.

Time State of labour F.H. Complications and treatment (including drugs and anaesthetics given).

Total duration of labour.....hours.

Weight of infant.....lb.....oz.

Remarks:

Condition of placenta:

(Signature).....

Summary of pathologist's report:

Conclusions of Infant Mortality Committee:

## FIRE BRIGADES ACT, 1942-1949.

Chief Secretary's Department,  
Perth, 1st December, 1949.

C.S.D. 838/33.

HIS Excellency the Governor in Executive Council, acting pursuant to section 35 of the Fire Brigades Act, 1942-1949, has been pleased to amend the Fire Brigades Act Regulations made under the said Act and published in the *Government Gazette* on the 4th day of June, 1943, and amended from time to time thereafter, in the manner mentioned in the Schedule hereunder.

H. T. STITFOLD,  
Under Secretary.

## Schedule.

1. Regulation 54 of the abovementioned regulations is amended—
  - (i) by deleting the symbol and figures “£550” in the first line and inserting in lieu thereof the symbol and figures “£850”;
  - (ii) by deleting the symbol and figures “£100” in paragraph (a) and inserting in lieu thereof the symbol and figures “£156”;
  - (iii) by deleting the symbol and figures “£40” in paragraph (b) and inserting in lieu thereof the symbol and figures “£65”;
  - (iv) by deleting the symbol and figures “£90” in line 3 of paragraph (c) and inserting in lieu thereof the symbol and figures “£109”.

## 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:—

## 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.

## MENZIES.

20th December, 1949, at 10 a.m., at the Office of the Mining Registrar—

‡Goongarrie—Town 63, 1r., £10; Town 64, 1r., £10; Town 72, 1r., £15; Town 73, 1r., £15.

## MERREDIN.

21st December, 1949, at 4 p.m., at the Court House—

‡Doodlakine—Town 56, 1r., £25; Town ‡72, 1r. 13p., £35.

‡Kununoppin—Town 101, 1r., £18; Town 102, 1r., £13; Town ‡103, 1r., £15.

## PINJARRA.

28th December, 1949, at 11 a.m., at the Court House—

‡Hamel—Town 101, 1r., £20; Town 102, 1r., £15; Town 103, 1r., £15.

‡Pinjarra—\*‡Sub. 113, 6a. 1r. 14p., £30; \*‡Sub. 130, 4a. 0r. 15p., £10.

‡Wagerup—Town 15, 2r. 4p., £12 10s.; Town 16, 2r. 4p., £10.

\* Suburban for cultivation.

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

‡ Subject to truncation of corner, if necessary.

‡ All marketable timber is reserved to the Crown.

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

Plans and further particulars of these sales may be obtained at this office and the offices of the various Government Land Agents. Land sold to a depth of 200

feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

H. E. SMITH,  
Under Secretary for Lands.

## FORFEITURES.

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

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

Edmonds, R. J.; 342/1490; Bridgetown 757; abandoned; 5587/46; Bridgetown Townsite.

O'Dea, J. E.; 3117/1049; Reedy 108; 15s.; 1250/35; Reedy Townsite.

Orsmond, J. H.; 5990/153; Perth 537; abandoned; 7444/12, Vol. 2; Subiaco Townsite.

Smith, J.; 3117/432; Ora Banda 103; abandoned; 7048/13; Ora Banda Townsite.

Smith, J.; 3117/433; Ora Banda 104; abandoned; 7309/13; Ora Banda Townsite.

H. E. SMITH,  
Under Secretary for Lands.

## CANCELLATION OF RESERVES.

1837 and 11561 (Carnarvon), 3613 (Bakers Hill), 19479 (Truslove), 14136 (Kukerin), 16434 (Borden), 17560 (Port Hedland).

Department of Lands and Surveys,  
Perth, 6th December, 1949.

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

Corres. 1001/91.—Of the cancellation of reserves 1837 (Carnarvon Lot 16) “Agricultural Show Ground” and 11561 (Carnarvon Lot 371) “Excepted from Sale.” (Plan Carnarvon Sheet 1.)

Corres. 6810/96.—Of the cancellation of reserve 3613 “Public Utility.” (Plan 2A/40 B1.)

Corres. 5179/26.—Of the cancellation of reserve 19479 (Truslove Lot 1) “Hall Site.” (Plan Truslove Townsite.)

Corres. 3971/12.—Of the cancellation of reserves 14136 (Kukerin Lots 17 and 18) “Public Buildings (Commonwealth),” 16434 (Borden Lot 7) “Public Buildings (Commonwealth)” and 17560 (Port Hedland Lot 113) “Mortuary.” (Plans Borden Townsite, Kukerin Townsite, Port Hedland Townsite.)

H. E. SMITH,  
Under Secretary for Lands.

## RESERVES.

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

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

6848/09.

MANJIMUP.—No. 23001 (Public Utility), Lot No. 479 (about 10a.). (Plan Manjimup Townsite.)  
13316/98.

KALAMUNDA.—No. 23018 (Rubbish Depot), Lot No. 427 (about 2a. 2r.). (Plan Kalamunda Townsite.)

H. E. SMITH,  
Under Secretary for Lands.

## AMENDMENT OF RESERVES.

13425 (Wongan Hills), 21314 (Kalamunda), 21693 (Bunjil), 8211 (Port Hedland).

Department of Lands and Surveys,  
Perth, 6th December, 1949.

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

Corres. 9215/11.—Of the boundaries of reserve 13425 "Excepted from Sale" being amended by the excision of Wongan Hills Lots 61 and 75; and of the area being reduced to 3 roods 4 perches accordingly. (Plan Wongan Hills Townsite.)

Corres. 6307/49.—Of the boundaries of reserve 21314 (Canning Location 975) "National Park" being amended by the excision of Canning Location 1237, and of the area being reduced to about 995 acres accordingly. (Plan 1C/20 N.W.)

Corres. No. 903/37.—Of the boundaries of reserve 21693 (Bunjil Lot 17) "Recreation" being amended by the addition of Bunjil Lot 18, and of the area being increased to about 100 acres accordingly. (Plan Bunjil Townsite.)

Corres. 3971/12.—Of the boundaries of reserve 8211 "Excepted from Sale" being amended by the excision of Port Hedland Lot 114. (Plan Port Hedland.)

H. E. SMITH,  
Under Secretary for Lands.

## CHANGE OF PURPOSES OF RESERVES.

15595 (Round Hill), 17340 (Mobrup), 18688 (Carmarthen), 22698 (Emu Point, Albany), 22968 (near Mukinbudin).

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

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

Corres. 3794/13.—Of the purpose of reserve 15595 (Melbourne Location 3358) being changed from "School-site" to "Recreation." (Plan 63/80 F4.)

Corres. 6050/19.—Of the purpose of reserve 17340 (Kojonup Location 7402) being changed from "School-site" to "Stopping Place for Travellers and Stock." (Plan 437D/40 A3.)

Corres. 2901/23.—Of the purpose of reserve 18688 (Denmark Estate Lot 695) being changed from "School-site" to "Recreation and Hallsite." (Plan 452C/40 D4.)

Corres. 1231/47.—Of the purpose of reserve 22698 being changed from "Recreation and Camping" to "Recreation and Business Areas and Public Utility." (Plan Albany Townsite.)

Corres. 3731/49.—Of the purpose of reserve 22968 (Avon Location 27299) being changed from "Gravel" to "Gravel and Water." (Plan 55/80 F3.)

H. E. SMITH,  
Under Secretary for Lands.

## BUSH FIRES ACT, 1937.

By-laws of the Gosnells Road Board relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades for the Road District or any part of the Road District of Gosnells.

## Establishment of Brigade.

1. (a) On the resolution of the Board to establish, maintain and equip a Bush Fire Brigade under the provisions of the Bush Fires Act, 1937, and Regulations

thereunder, the Brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade and application accompanied by the resolution of the Board forming the brigade shall be made to the Minister for Lands for its registration accordingly.

(b) A bush fire brigade may be established for the whole of the road district or for any specified area thereof.

## Appointment of Officers.

2. The Board shall appoint a captain, a first lieutenant, a second lieutenant and such additional lieutenants as it shall deem necessary to act as officers of the brigade, and who, in the Board's opinion, have the necessary qualification and knowledge of the district required in such capacities.

3. The secretary of the Board or such other person as the Board may appoint, shall be the secretary of the Brigade.

4. The Board may appoint an equipment officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Board for the purposes of the brigade. Such officer may station such equipment at a depot approved by the captain where, if possible, motor trucks can easily be called upon. If there are more than one such depots in the area, the equipment officer shall appoint at each depot a person to look after the equipment and have it ready for immediate use when required.

5. The Board shall appoint bush fire control officers in accordance with the requirements of the district and may prescribe the area over which each such officer shall have jurisdiction. The employment, dismissal and payment for services of persons (other than officers) employed for duties under this Act, shall be vested in the chairman and secretary of the Board conjointly.

## Duties of Officers.

6. The duties of all officers appointed under these by-laws shall be as laid down in the provisions of the Bush Fires Act, 1937, and each officer so appointed shall be supplied with a copy of the Act and Regulations. The captain shall have full control over the members of the brigade whilst engaged in fire fighting and shall issue instructions as to the methods to be adopted by the firemen. In the absence of the captain, the first lieutenant; and in the absence of the first, the second lieutenant or senior officer of the brigade present at the fire shall exercise all the power and duties of the captain. The captain shall when so directed by the Board instruct all land owners or occupiers to plough a break or breaks on all cleared land or land under pasture.

## Membership of Brigade.

7. (1) The membership of a bush fire brigade may consist of the following:—

- (a) Subscribing members;
- (b) fire fighting members; and
- (c) associate members.

(2) Subscribing members shall be those persons, who, being interested in forwarding the objects of the brigade, pay an annual subscription to the funds of the brigade at the following rates:—

	s.	d.
(i) Owner or occupier of land within the brigade area—minimum subscription of .. .. .	10	0
(ii) Other persons—a minimum subscription of .. .. .	5	0

(3) Fire fighting members shall be those persons, being able-bodied men over 18 years of age who are willing to render service at any bush fire when called upon, and who sign an undertaking in the form contained in the First Schedule to these by-laws.

(4) Associate members shall be those persons who are willing to supply free motor transport for fire fighters or equipment, or are prepared to render other approved assistance, and who sign an undertaking in the form contained in the Second Schedule to these by-laws.

(5) No fees or subscriptions shall be payable either by fire fighting members or associate members, and the enrolment of persons as such members shall in every case be subject to the approval of the Board.

(6) A subscribing member shall be eligible for enrolment as a fire fighting member.

Finance.

8. The expenditure incurred by the Board in the purchase of equipment, etc., payment for services and generally for the purposes of this Act, shall be a charge on the ordinary revenue of the Board, but the Secretary shall keep a separate record of the expenditure incurred under this Act.

Meetings of Brigade.

9. When deemed necessary.

These by-laws under the Bush Fires Act, 1937, were passed by a resolution of the Gosnells Road Board (a local authority under the provisions of such Act) at a meeting held at Maddington on 12th September, 1949.

W. H. LANGFORD, Chairman.

RICHARD RUSHTON, Secretary.

Approved by His Excellency the Governor in Executive Council 1st December, 1949.

R. H. DOIG, Clerk of the Council.

First Schedule.

FORM OF ENROLMENT—FIRE-FIGHTING MEMBER.

I, the undersigned, hereby make application to be enrolled as a fire-fighting member of the..... Bush Fire Brigade. My private address is..... My business address is..... I can be communicated with by telephone No..... If needed, I can provide my own transport to the scene of any outbreak. (This line to be struck out if not applicable.) I hereby declare that I am over 18 years of age, and in good health.

On election by the Committee as a fire-fighting member, I hereby undertake—

- 1. To promote the objects of the brigade as far as shall be in my power.
2. To be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder.
3. To use my best endeavours to give assistance in fire-fighting measures when called upon, and on such occasions to obey all orders and instructions issued by duly authorized officers of the brigade.

Applicant's signature..... Date.....

Second Schedule.

FORM OF ENROLMENT—ASSOCIATE MEMBER.

I, the undersigned, hereby make application for enrolment as an associate member of the..... Bush Fire Brigade.

(a) I am prepared to offer to transport fire-fighting members and/or equipment to the scene of any outbreak when called upon. I have a motor vehicle of the following type.....available for such purpose.

(b) I am prepared to offer my services in the following capacity:—

.....

(Paragraph (a) or (b) above may be struck out if both do not apply.)

My private address is..... My business address is..... I can be communicated with by telephone No..... On election as an associate member by the committee, I hereby undertake:—

- 1. To promote the objects of the brigade as far as shall be in my power.
2. To be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder.
3. To use my best endeavours to assist in fire suppression work in the above capacity when called upon.

Applicant's Signature..... Date.....

BUSH FIRES ACT, 1937-1949.

Permits for Burning Clover, Potato Tops and Flax Refuse.

Department of Lands and Surveys, Perth, 6th December, 1949.

Corres. No. 274/38, Vol. 2.

IT is hereby notified for general information, that the undermentioned road board has appointed the following authorised officer, under the provisions of the Bush Fires Act, 1937-1949, and the regulations made thereunder, to issue permits for the purpose of clover burning, burning potato and tomato refuse and of burning flax refuse, in its road district.

Road Board and Authorised Officer. Preston; Mr. Glen Valentine Mitchell.

H. E. SMITH, Under secretary for Lands.

CEMETERIES ACT, 1897-1946.

Katanning Public Cemetery—By-laws.

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

HIS Excellency the Governor in Executive Council, acting in exercise of the powers conferred by the provisions of the Cemeteries Act, 1897-1946, has been pleased to approve of the repeal of all by-laws heretofore made under the said Act for the management of the Katanning Public Cemetery and to approve of the substitution in lieu thereof of the by-laws as set forth in the Schedule hereunder and made by the Katanning Road Board.

H. E. SMITH, Under Secretary for Lands.

Schedule.

Katanning Public Cemetery—By-laws.

Whereas by the Road Districts Act, 1919-1948 the board of a road district is empowered to undertake the management and control of any public cemetery and may be appointed trustees thereof.

And whereas the Katanning Road Board has been duly appointed the trustees of the Katanning Public Cemetery.

And whereas by the Cemeteries Act, 1897-1946, and its amendments the trustees are empowered to make by-laws for any of the purposes mentioned in the said Act and its amendments.

Now, therefore, the trustees of the Katanning Public Cemetery (hereinafter referred to as "the trustees") do hereby repeal the by-laws heretofore made and in force in respect of the said cemetery and in lieu thereof make the following by-laws:—

1. All fees and charges payable to the trustees, as set forth in Schedule A hereto, shall be paid at the times and manner therein mentioned, unless otherwise ordered.

2. The "secretary" as referred to in these by-laws, means the person for the time being employed by the trustees as the secretary of the cemetery, and such person shall, subject to the trustee, exercise a general supervision and control over all matters pertaining to the cemetery, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the trustees.

3. The "superintendent" as referred to in these by-laws, means the person for the time being employed by the trustees as the superintendent of the cemetery, and such person shall, subject to the trustees, have charge of the general care of the cemetery, and supervision of the erection or placing of monumental work and fixtures, also the supervision of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the trustees.

4. Any person desiring to inter any dead body in the cemetery shall make an application in the form contained in Schedule B hereto.

5. All applications for interment shall be made at the offices of the trustees, in such time as to allow at least six working hours' notice being given to the superintendent at the cemetery, prior to the time fixed for burial, otherwise an extra charge shall be made.

6. The trustees shall cause all graves to be dug and vaults, brick graves, or graves to be re-opened as and when required.

7. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to, or be interred in the cemetery.

8. Every grave shall be at least 6 ft. deep at the first interment, and no interment shall be allowed in any grave with a less depth than 3 ft. from the top of the coffin to the original surface of surrounding ground.

9. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.

10. If application be made for an "interment" in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial."

11. Should the grantee be unable to produce the "Grant of Right of Burial" on making application for a grave to be re-opened, for the purposes of interment, through having lost same, the said grantee shall make a sworn declaration to this effect, and shall pay the fee of a copy of such "Grant of Right of Burial" as prescribed in Schedule A hereto before the interment takes place.

12. No burial shall be allowed to take place in the cemetery, nor shall any coffin be allowed to enter the cemetery, unless a medical certificate of death, or a coroner's order for burial is handed to the secretary, at the latest, upon the funeral entering the cemetery. Should the undertaker or his representative be unable to produce the said certificate from the Registrar, he shall give a written guarantee to produce same within three days, and satisfactory reasons must be given for the non-production of such certificate in the first instance. In default of the production of the said certificate within three days, the undertaker's license may be suspended until such a certificate is produced. The certificate will be retained, but the Coroner's order shall be returned to the person delivering the same.

13. No interment shall be allowed on Sunday except by written permission of the trustees or when it is certified in writing by a medical officer of health, or by a police magistrate, or by two Justices of the Peace, that for sanitary or special religious reasons, it is necessary or advisable that the burial take place on that day.

14. Unless otherwise ordered the principal entrance to the cemetery shall be open daily between the hours of 8 a.m., and 5.30 p.m.

15. The hours of burial shall be as follows:—Week days from 9.20 a.m. to 5 p.m.; Saturday from 9 a.m. to 12 a.m. at penalty rates, and no burial shall be allowed to take place, nor any coffin allowed to enter the cemetery, at any other hour except by written permission of the trustees.

16. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and, if not punctually observed, the undertaker responsible shall be liable to a fine of 10s. 6d.

17. If for any reason the funeral shall, on arrival at the entrance gates of the cemetery, remain there for more than 15 minutes prior to proceeding to the graveside, the undertaker responsible shall be liable to a fine of ten shillings and sixpence.

18. Every funeral shall enter by the principal entrance, and no vehicle, except the hearse and mourning coaches, shall be permitted to enter the cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than five miles per hour within the cemetery, and shall proceed at and by such roads as directed by the superintendent or other office of the trustees from time to time. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the cemetery. No bicycle shall be ridden within the cemetery.

19. If application be made to the trustees to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or

of his family, an order from the Governor or the warrant of the Coroner of a Justice of the Peace issued in accordance with the law authorising the board to permit of the exhumation must be attached to the application form.

20. Children under the age of ten years entering the cemetery must be in charge of some responsible person.

21. Smoking shall not be allowed within the cemetery, nor any fireworks discharged therein.

22. No dogs shall be admitted into the cemetery, and any found there shall be liable to be destroyed.

23. No person shall remove any plant, tree, shrub, flower (other than withered flowers, which are to be placed in the receptacles provided by the trustees for same), or any article from any grave without first obtaining a permit from the trustees or their representatives.

24. No person shall pluck any tree, plant, shrub, or flower growing in any portion of the cemetery.

25. No person shall remove or carry out of, or attempt to carry out of the cemetery any tree, plant, shrub, flower, earth, or other material without the written authority of the trustees or their representative.

26. No person shall promote or advertise, or carry on within the cemetery any trade, business, or calling, either by solicitation, distribution or circulars, by cards or otherwise, or by any other system of advertisement whatsoever, without the written consent of the trustees, and any person infringing this by-law shall be expelled from the cemetery.

27. No person employed by or under the trustees shall be permitted to accept any gratuity whatever, nor shall he be pecuniarily interested in any work in the cemetery, other than the remuneration he receives from the trustees, except by written permission of the trustees, and any such person proved guilty of accepting any gratuity, or being pecuniarily interested in any such work without such permission shall be liable to summary dismissal.

28. Any person desiring to place or erect, or to alter or add to any monument, tombstone, or enclosure in any part of the cemetery must first obtain the written consent and approval of the trustees, and otherwise comply with section 23 of the Cemeteries Act, 1897-1946.

29. Every tombstone, monument, or enclosure shall be placed on proper substantial foundations, which, if required by the trustees or their officers, shall extend to the bottom of the grave.

30. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the trustees, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the cemetery by the person causing the same.

31. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the superintendent.

32. Monumental masons and other tradesmen shall, before commencing any work within the cemetery, deposit with the secretary to the trustees the sum of one pound (£1) which shall be forfeited if the provisions of either of the two preceding by-laws be not complied with to the satisfaction of the superintendent.

33. All material required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery and all materials required by tradesmen shall be admitted at such entrance as the superintendent shall direct, and no vehicle conveying any such materials with wheels less than four inches broad shall be permitted to enter the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or work except with the written approval of the trustees.

34. No catacomb shall be allowed.

35. Monumental masons shall not be permitted to carry on work within the cemetery during other than the hours specified for the opening and closing of the gates on week days, Saturday and Sunday excepted, when no work is to be done from noon Saturday to the opening of gates on the Monday morning, without the written permission of the trustees.

36. No wooden fence, railing, cross or other wooden erection shall be allowed on or around any grave or vault.

37. No trees or shrubs shall be planted on any grave except such as shall be approved by the superintendent.

38. All workmen, whether employed by the trustees or by any other person, shall at all times whilst within the boundaries of the cemetery, be subject to the supervision of the superintendent, and shall obey such directions as that officer may find it necessary to give; and any workmen committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the said superintendent, shall be removed from the cemetery.

39. Licenses for grave dressing or decorating may be issued by the trustees, such licenses to be renewed annually in the month of July.

40. Any person taking part in dressing or attending to any grave shall comply with the following rules: (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed. (b) No sand, soil, or loss shall be taken from any portion of the cemetery for the purpose of dressing any grave, except with the permission of the superintendent. (c) The dressing of all graves and the wheeling and carting of any material shall be subject to the supervision of the superintendent. (d) Work in all cases to be carried on with due dispatch, and only during regulation hours.

41. Prior to conducting any interment within the cemetery or making use of the cemetery for any purpose connected with interments every undertaker shall pay to the trustees an annual fee as prescribed in Schedule A hereto and shall at the time of making such payment give his assent in writing to such conditions as the trustees may deem fit to impose. Upon such assent being given and payment of the fee made, he shall receive a "permit" to hold good during good behaviour and until the first day of July following, and unless in the possession of such a "permit" no undertaker shall be allowed to engage in or carry out any duty or work within the cemetery.

42. The trustees may decorate graves from time to time, when desired by the grantee so to do. If the grantees do not desire the trustees to carry out this work, the grantees may either do it themselves or employ any person licensed by the trustees for that purpose.

43. No person, except the relatives, of the deceased, the trustees, or those licensed by the trustees, shall be permitted to decorate any grave.

44. If for the purpose of re-opening a grave the trustees find it necessary to remove edging tiles, plants, shrubs, etc., from off the grave, the person so ordering the re-opening shall pay to the trustees the charges laid down in Schedule A hereto.

45. Notwithstanding anything contained in the existing by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect head stones on the graves of deceased soldiers without payment of any fee.

46. Free ground may be granted if it is proved to the satisfaction of the trustees (a) that the deceased was a returned soldier, and that he died as a result of injuries received in war; and (b) that the relatives of the deceased are in necessitous circumstances: Provided that such grant shall be made subject to the condition that only the remains of deceased soldiers shall be interred in the grave.

47. A plan of the cemetery showing the distribution of the land, compartments, sections, situation, and number of grave, and a register of all certificates of "rights of burial," shall be kept at the office.

48. Any person violating the rule of property and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave or any erection, or in any way infringing these by-laws, shall be expelled from the cemetery.

49. Any person committing any breach of any by-law or regulation, or of any other rules, regulations, or by-laws lawfully made under the authority of any Act relating to cemeteries, shall, for every such offence be liable to a penalty not exceeding five pounds (£5) and in case of a continuing breach a further sum not exceeding one pound (£1) for every day during which such breach continues.

50. Any person committing a breach of any by-law in the cemetery shall, in addition to being liable to a penalty under any by-law, be liable to be forthwith removed from the cemetery by the trustees or the superintendent or other employee of the trustees or by any police constable. If such person resists removal, or if, and as often as such person so removed shall, unless with the consent of the superintendent, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding five pounds (£5).

The foregoing by-laws, with the accompanying Schedules, were duly framed and presented to a meeting of the Board of Trustees of the Katanning Public Cemetery held at Katanning on the 12th day of October, 1949, and adopted.

F. M. BOWDEN,  
Chairman.

W. E. BROUGHTON,  
Secretary.

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

Schedule A.  
.....Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

1. On application for an "Order for Burial" the following fees shall be payable in advance:—

	£	s.	d.
(a) In open ground—			
For interment of any adult in grave 6ft. deep .. .. .	2	0	0
For interment of any child under 7 years of age in grave 4ft. 6in. deep ..	1	0	0
For interment of any stillborn child in ground set aside for such purpose	0	12	6
(b) In private ground including the issue of a grant of "Right of Burial"—			
Ordinary land for grave, 8ft. x 4ft. where directed .. .. .	2	15	0
Ordinary land for grave 8ft. x 8ft. where directed .. .. .	4	10	0
Ordinary land for grave (extra) 8ft. x 2ft. where directed .. .. .	0	11	3
Special land for grave, 8ft. x 4ft. selected by applicant, according to position .. .. .	4	0	0
Special land for grave, 8ft. x 8ft. selected by applicant, according to position .. .. .	9	0	0
Special land for grave, 8ft. x 12ft. selected by applicant .. .. .	13	10	0
Special land for grave (extra) 8ft. x 1ft. selected by applicant according to position .. .. .	1	2	6
For interment of any adult in grave 6ft. deep .. .. .	2	0	0
For interment of any child under the age of 7 years in grave 4ft. 6in. deep .. .. .	1	0	0
If graves are required to be sunk deeper than 6ft. the following additional charges shall be payable:—			
For first additional foot .. .. .	0	5	0
For second additional foot .. .. .	0	7	6
For third additional foot .. .. .	0	10	0
And so on in proportion for each additional foot.			
(c) Re-opening an ordinary grave—			
For each interment of an adult ..	2	0	0
For each interment of a child under seven years of age .. .. .	1	0	0
Each interment of a stillborn child	0	7	6
(d) Re-opening a brick grave .. .. .	2	0	0
(e) Re-opening a vault—according to work required from .. .. .	1	10	0

(f) Extra charges—	£ s. d.
For each interment in open ground without due notice under by-law 5	0 10 0
For each interment in private ground, without due notice under by-law 5	1 1 0
For each interment, not in usual hours, as prescribed by by-law 15	0 10 6
For late arrival at cemetery gates of funeral, as per by-law 16	0 10 0
For late moving off from entrance gates of funeral as per by-law 17	0 10 6
For each interment on a Saturday	1 0 0
Minister's fee for each interment	0 10 0
Extra for exhumation	2 0 0
Re-opening grave for exhumation—	
Adult	1 5 0
Child under seven years	0 15 0
Re-interment in new grave after exhumation—	
Adult	2 0 0
Child under seven years	1 0 0
2. Miscellaneous—	
For permission to erect a headstone, kerbing or monument	0 10 0
For use of iron number plate or label	0 6 0
For use of iron number plate or label for stillborn grave	0 6 0
Monumental mason license	1 1 0
For undertaker's license (per annum)	2 2 0
For making a search in register	0 1 0
For copy of by-laws and regulation	0 2 6
For copy of "Grant of Right of Burial"	0 1 0

Schedule B.

Application No. ....  
.....Public Cemetery.

FORM OF INSTRUCTION FOR GRAVE AND APPLICATION FOR BURIAL.

Answers to the following questions to be supplied at the time of making declaration:—

Date of application.....19....

Name of deceased.....  
 Age of the deceased.....Date when death occurred.....Late place of residence of deceased.....  
 Place where death occurred.....  
 Rate of occupation of deceased.....  
 Birthplace of the deceased.....  
 Nature of the disease or supposed cause of death.....  
 What denominational ground..... What compartment..... What section.....  
 No. of grave on plan.....  
 Is it a public grave..... Is it a private grave.....  
 Is the ground to be selected by applicant or by trustee.....  
 Size of ground.....  
 Is a grant required, and if so, to whom.....  
 If already granted, give No. of grant and name of grantee.....  
 Length and width of coffin.....  
 Depth of grave.....  
 Is it the first interment in the grave.....  
 Date of the last interment in the grave.....  
 Day of burial.....  
 At what hour, and if usual or extra.....  
 Name of minister or person to officiate at grave.....  
 From where is the funeral to start.....  
 Name of undertaker.....  
 Names in full and signature of person making declaration.....  
 Occupation.....  
 Address.....  
 Application received this.....day of.....19.... at.....o'clock..m.

Secretary.

References: No. of order..... No. of receipt.....  
 No. of grant..... No. in Register of Burials.....

I, the undersigned certify that a coffin purporting to contain the above remains, was interred in the above ground on the.....day of.....at.....o'clock.....m.

Superintendent.

No.....	Schedule C.
	No. of Application.....
	No. of Receipt.....
	No. in Burial Register.....
	.....Public Cemetery.

GRANT OF RIGHT OF BURIAL.

By virtue of the Cemeteries Act, 1897, the Trustees of the.....Public Cemetery, in consideration of the sum of.....paid to them by..... hereinafter called the Grantee, of.....hereby grant to the said Grantee the right of burying bodies in that piece of ground eight feet long.....feet broad, lying within the portion of the said cemetery appropriated for the burial of adherents to the..... Church, and numbered.....compartment..... section.....on the plans of the cemetery made in pursuance of the said Act.

To hold the same to the said grantee for the period of fifty years from the date hereof, for purpose of burial only.

This grant is issued subject to all by-laws and regulations now and hereafter in force, made, or to be made under the above Act, or any future Act or Acts.

In witness whereof the Common Seal of the said Trustees was hereto affixed at a meeting of the aforesaid Trustees held on the.....day of.....19....

On behalf of the Trustees of the..... Public Cemetery.

Chairman.

Secretary.

Entered.....

This grant must be produced before the grave can be re-opened.

LAND ACT, 1933-1948.

Notice of Intention to Grant a Lease under Section 116.  
 Department of Lands and Surveys,  
 Perth, 1st December, 1949.

Corres. 6307/49.

IT is hereby notified that an application has been received from The Kalamunda District Golf Club Incorporated for a lease of Canning Location 1237, and it is proposed to grant such lease for a term of 21 years for a Recreation Ground.

H. E. SMITH,  
 Under Secretary for Lands.

EXTENSION OF CLOSING DATE.

Department of Lands and Surveys,  
 Perth, 6th December, 1949.

Corres. 1474/25, Vol. 2. (Plan 413D/40, B4.)

IT is notified, for general information, that applications for the area of Crown land, containing about 96 acres, bounded on the Westward by Sussex Location 3865, on the Northward by locations 2201 and 2202, on the North-Eastward by location 2208, on the South-Eastward by location 2209 and on the South-Westward by location 1697, will be accepted up to and including Wednesday, 28th December, 1949.

H. E. SMITH,  
 Under Secretary for Lands.

CHANGE OF NAME OF GOVERNMENT ROAD.

In Perth Road District.

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

Corres. 5316/49.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, of the name of Government Road, from the West Coast Highway to Hope Street, as shown on L.T.O. Plans 4907 and 5157 and L.T.O. Diagram 11690 being changed to Castle Street; and such street shall be known and distinguished as "Castle Street" accordingly. (Plan 1A/40, A2.)

H. E. SMITH,  
 Under Secretary for Lands.

## WONGAN HILLS LOT 61.

Now Open for Sale.

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

Corres. 652/49.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1948, of Wongan Hills Lot 61 being made available for sale in fee simple for Commonwealth Purposes, at the price of £30.

H. E. SMITH,  
Under Secretary for Lands.

## SUBURBAN LAND.

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

Corres. 2320/48.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, of Plantagenet Locations 997, 998, 1003 and 1004 being set apart as Suburban Land. (Plans Albany Sheets 1 and 2.)

H. E. SMITH,  
Under Secretary for Lands.

## NAMING OF STREET IN PINJARRA.

Murray Road District.

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

Corres. 2600/47.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, of portion of road No. 10599, between MacLarty Road and Bedingfeld Road being named "McKay Street," and that such street shall hereafter be known and distinguished as "McKay Street" accordingly. (Plan Pinjarra Townsite.)

H. E. SMITH,  
Under Secretary for Lands.

## LAND ACT, 1933-1948.

(Section 89A.)

Farm Reconstruction Areas.

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

## Schedule.

(Unencumbered Lands.)

Corres., District, Location, Plan, Former Lease.  
5365/49; Roe; 473 and 924; 388/80, A1; 347/491.  
5412/49; Roe; 1046 and 1072; 406/80, D3 and 4;  
42276/55 and 25521/74.

H. E. SMITH,  
Under Secretary for Lands.

## LOTS OPEN FOR SALE.

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

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by the Land Act, 1933-1946, at the following upset prices:—

Applications to be lodged at Perth.

6590/04.

BEDFORDALE.—Suburban for cultivation 33 and 10,  
£25 and £15 respectively.  
6477/96.

BOOGARDIE.—Town 13, £12 10s.  
13952/10, vol. 2.

BULLFINCH.—Town 50 to 55 inc., £10 each; 56 and  
100, £12 each.  
1076/97, vol. 6.

COLLIE.—Town 608, 604, 615, 700 and 699, £30, £15,  
£12 10s., £12 and £10 respectively.  
6761/07.

DARKAN.—Town 53 and 54, £15 each. (The notice  
appearing in the *Government Gazette* of the 11th Nov-  
ember, 1949, respecting these lots is cancelled.)  
4434/95, vol. 2.

DENHAM.—Town 64, £10.  
10929/03.

GREENBUSHES.—Town 198, £12 10s.  
13022/10, vol. 2.

NUKARNI.—Town 3, £20; 28 and 30, £13 each.  
2320/48.

PLANTAGENET LOCATIONS.—Suburban for culti-  
vation 997 and 998, £36 each; 1003 and 1004 £34 each.

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

H. E. SMITH,  
Under Secretary for Lands.

## 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 dwell-  
ing 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 pre-  
ceding paragraph has been complied with, but the Min-  
ister 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 £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 improve-  
ment 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.

## 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.

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

H. E. SMITH,  
Under Secretary for Lands.

## 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.

IT is hereby notified that an application has been 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, 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.

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

The following conditions shall apply:—

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

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

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

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

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

(6) The lessee shall not carry on, or permit or suffer to be carried on, on the demised land any trade or business whatsoever, without the consent in writing of the

Minister for Lands being first obtained; and further, the conditions under which the said land is made available shall not entitle the lessee now, or at any future time to the right to convert same to fee simple.

(Plan Boulder Sheet 1.)

H. E. SMITH,  
Under Secretary for Lands.

## THE STATE HOUSING ACT, 1946.

Cancellation of Dedication.

Department of Lands and Surveys,  
Perth, 6th December, 1949.

Corres. No. 847/44.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel the dedication under the provisions of the State Housing Act, 1946, of the Lands described in the following schedule:—

Lot or Location No.,	Lands and Surveys File No.
Canning Location 1236;	6060/49.
Daglish Lot 226;	6010/49.
Fremantle Lot 1621;	5366/49.
Fremantle Lot 1571;	6061/49.
Fremantle Lot 1629;	5074/49.
Kalgoorlie Lot 3125;	5367/49.
Mosman Park Lot 191;	5112/49.
Norseman Lot 765;	5571/49.
Perth Lot 679;	5570/49.
Swan Location 4047;	5569/49.
Swan Location 4053;	5795/49.
Swan Location 4080;	5410/49.
Swan Location 3818;	5245/49.
Swan Location 3817;	5246/49.
Swan Location 4024;	5368/49.

H. E. SMITH,  
Under secretary for Lands.

## APPLICATIONS FOR LEASING RESERVE 22968.

(near Mukinbudin.)

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

Corres. 3731/49.

APPLICATIONS are invited for the leasing of reserve 22968 (Avon Location 27299), containing 19 acres 3 rods 32 perches.

This reserve is available for leasing, under section 32 of the Land Act, 1933-1948, for the purpose of obtaining water for a term of 10 years at a rental of £1 per annum, subject to the condition that no compensation will be paid for any improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications, accompanied by one-half year's rent, plus 15s. lease and registration fees, must be lodged at this office, on or before the 28th 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 application to be granted will be determined by the Land Board.

(Plan 55/80, F3.)

H. E. SMITH,  
Under Secretary for Lands.

## APPLICATIONS FOR LEASING RESERVE 42.

Burroloo Well.

Department of Lands and Surveys,  
Perth, 6th December, 1949.

Corres. 3211/93.

APPLICATIONS are invited for the leasing of portion of reserve 42 (Swan Location 4897), containing about 5 acres, as described in the Schedule hereto.

This reserve is available for leasing, under section 32 of the Land Act, 1933-1948, for the purpose of a timber mill, for a term of five years, at a rental of £2 per annum, subject to the condition that no compensation will be paid for any improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications, accompanied by one-half year's rent, plus 15s. lease and registration fees, must be lodged at this office, on or before the 4th January, 1950.

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

(Plan 28/80, D2.)

H. E. SMITH,  
Under Secretary for Lands.

Schedule.

Portion of reserve 42, containing about 5 acres, bounded by lines commencing at its North-Eastern corner and extending West about 8 chains; thence South about 7 chains; thence East to its Eastern boundary; thence Northward along the said Eastern boundary to the starting point.

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, 14th DECEMBER, 1949.

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

Location 23614, containing 310a. 0r. 38p., at 6s. per acre; classification page 14 of 2080/46; subject to payment 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. 0r. 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 Koudinin).

Corr. No. 1484/49. (Plan 376/80, B1.)

Location 25729, containing 2,368a. 0r. 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 application; 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 a 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 Northward by location 6177, on the South-Eastward by a one-chain road along the North-Western boundary of location 6162, on the Southward by location 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 payment 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 4½% per annum £6 15s., balance 35 years principal and interest at 4½% 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. Or. 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.

Ningham District (about 4 miles South of Wialki).

Corr. No. 1737/49. (Plan 66/80, E3 and 4.)

Location 2721, containing 3,201a. Or. 38p., at 4s. 6d. per acre; classification page 9 of 1961/27; subject to Rural and Industries Bank indebtedness; being A. Corrigan's cancelled 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. Or. 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 Western 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 Yuma).

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.

### WEDNESDAY, 28th DECEMBER, 1949.

Avon District (about 20 miles West of Brookton).

Corr. No. 5557/14. (Plan 342C/40, D3 and 4.)

Location 18592, containing 546a.; classification page 64 of 5557/14; subject to pricing and to exemption from road rates for two years from date of approval of application; being F. Holman's cancelled lease 9357/68.

Avon District (about 7 miles West of Karlgarin).

Corr. No. 4160/20. (Plan 376/80, D1.)

Locations 18700 and 18703, containing 1,000a. and 755a., respectively; classification page 34 herein; subject to pricing and to Rural and Industries Bank indebtedness; location 18700 is also subject to a cropping lease, which expires on 28th February, 1951; being H. H. Stafford's cancelled leases 12508/56 and 12597/68.

Avon District (near Koojedda Siding).

Open under Part V., Sec. 53.

Corr. No. 6810/96. (Plan 2A/40, B1.)

Location 27321, containing 2a.; purchase price, £10; available to adjoining holders only.

Avon District (about 16 miles South-East of Kondinin).

Corr. No. 4975/49. (Plan 376/80, C2.)

The Crown land, containing about 600 acres, bounded on the Northward by a one-chain road along the Southern boundary of location 18690, on the Eastward by locations 25723 and 18691, on the Southward by location 23633, and on the Westward by a one-chain road along the Eastern boundary of location 25711; subject to survey, classification and pricing.

Jilbadji District (about 12 miles North-West of Holleton).

Corr. No. 3734/30. (Plan 6/80, A1.)

Location 550, containing 1,407a. 2r. 34p., at 3s. per acre; classification page 1 of 1788/28; subject to payment for improvements and to mining conditions; being D. Stevenson's cancelled lease 68/2802.

Kent District (7 miles North-West of Ongerup).

Corr. No. 5065/49. (Plan 418/80, C4.)

The Crown land, containing about 900 acres, bounded on the Northward by the prolongation Eastward of the Northern boundary of Kojonup Location 5645, on the Eastward by a one-chain road along the Western boundaries of locations 1174 and 339, on the Southward by location 267 and Kojonup Location 4215, and on the Westward by Kojonup Locations 8742 and 5645; subject to survey, classification and pricing.

Kojonup District (near Hinkley Estate).

Corr. No. 4136/49. (Plan 417/80, F4.)

The Crown land, containing about 1,500 acres, bounded on the Northward by the prolongation Westward of the Southern boundary of location 6979, on the Eastward by the prolongation Northward of the Eastern boundary of location 7018, on the Southward by locations 7018

and 5443, and on the Westward by a cleared road extending Northwards from the North-Western corner of location 5443; subject to survey, classification and pricing.

Melbourne District (about 3 miles South of Lake Hind).

Corr. No. 3617/46. (Plan 57/80, C3.)

The Crown land, containing about 500 acres, bounded on the Northward by road No. 4306, on the Eastward by locations 1721 and 3236, on the Southward by road No. 3758, and on the Westward by location 2083; subject to survey, classification and pricing.

Murray District (about 5 miles West of Coolup).

Corr. No. 3434/46. (Plan 380D/40, B4.)

Location 979, containing 211a. 1r. 15p., at 7s. per acre; classification page 3 of 4113/29; subject to exemption from road rates for two years from date of approval of application; being H. R. Watts' cancelled lease 347/4212.

Nelson District (near Wilga).

Corr. No. 3362/46. (Plan 414B/40, F2.)

The Crown land, containing about 300 acres, bounded on the Northward by road No. 4239, on the Eastward by a line in prolongation Southward of the Eastern boundary of location 2945, on the Southward by location 10871, and on the Westward by the Donnybrook-Preston Valley Railway Reserve and boundaries of Wilga Township; subject to survey, classification, pricing and mining conditions.

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

Peel Estate (near Wellard).

Corres. 4682/21. (Plan 341D/40, C3.)

Lots 32, 33, 34 and 35, containing 33a. 3r. 2p., 44a. 3r. 17p., 44a. 3r. 27p. and 52a. 3r. 16p., respectively; purchase money, £75 8s., £72, £60, and £61, respectively; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £1 13s. 11d., £1 12s. 5d., £1 7s. and £1 7s. 6d., respectively; balance 35 years principal and interest at 4½% per annum £2 2s., £2 0s. 2d., £1 13s. 6d., £1 14s., respectively; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £1 17s. 9d., £1 16s., £1 10s. and £1 10s. 6d., respectively; balance 35 years principal and interest at 5% per annum £2 4s. 9d., £2 2s. 9d., £1 15s. 7d., and £1 16s. 2d., respectively; subject to exemption from road rates for two years from date of approval of application and to the special conditions governing selection in this estate.

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

Peel Estate (near Karnup).

Corres. 1321/49. (Plan 341D/40, C4.)

Lots 389 and 392, containing 159a. 1r. 35p. and 138a. 0r. 13p., respectively; purchase money, £200; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £4 10s., balance 35 years principal and interest at 4½% per annum £5 11s. 6d.; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £5, balance 35 years principal and interest at 5% per annum £5 18s. 8d.; subject to the conditions governing selection in this estate; being G. W. F. Brown's cancelled application.

Plantagenet District (about 14 miles East of Mt. Barker).

Corr. No. 2333/48. (Plan 451/80, D1.)

An area of about 100 acres, bounded by a line starting at a point one chain West of the North-West corner of location 3659 and extending South about 10 chains and West about 7 chains along road No. 10362; thence North about 16 chains along the Eastern boundary of a proposed road; thence East about 27 chains, North about 2 chains and East about 12 chains along the said proposed road; thence South-West about 6 chains along the surveyed road; thence about 30 chains West along the Northern side of road No. 10362 to the starting point. Subject to survey, classification and pricing.

## Plantagenet District (near Albany).

Corr. No. 1009/34. (Plan Albany Townsite, Sheet 2.)

Location 999, containing 30a. 3r., at 13s. per acre; classification page 37 of 1009/34; subject to exemption from road rates for two years from date of approval of application; being T. E. Meyer's cancelled lease 347/539.

Plantagenet District (8 miles West of Marbellup).

Corr. No. 3918/49. (Plan 451D/40, A4.)

The Crown land, containing about 60 acres, bounded on the Northward by a one-chain road along the Southern boundaries of locations 479 and 790, on the Eastward by locations 4685 and 1861, on the Southward by locations 789 and 1997, and on the Westward by road No. 1775; subject to survey, classification and pricing.

Plantagenet District (5 miles North-East of Mt. Barker).

Corr. No. 4807/49. (Plan 445/80, B4.)

The Crown land, containing about 400 acres, bounded on the Northward by locations 1132 and 5195, on the Eastward by location 5195, on the Southward by the prolongation Eastward of the Southern boundary of location 5186, and on the Westward by location 5186; subject to survey, classification, pricing, and the provision of any necessary roads.

Plantagenet District (3 miles South-West of Redmond).

Corr. No. 6833/25. (Plan 451D/40, B4.)

Location 3446, containing 100a., at 9s. 6d. per acre (including survey fee).

Sussex District (about 8 miles South-East of Vasse).

Corr. No. 832/31. (Plan 413C/40, DE3.)

Location 1864, containing 101a. 0r. 20p.; subject to classification and pricing, to exemption from road rates for two years from date of approval of application, and to the special conditions governing selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled.

Sussex District (4 miles North-East of Cowaramup).

Corr. No. 916/39. (Plan 413D/40, C4.)

Location 3921, containing about 35a.; subject to survey, classification and pricing.

Sussex District (2 miles East of Yallingup Siding).

Corr. No. 2120/31. (Plan 413D/40, B3.)

(a) Location 2860, containing 113a. 39p., at 12s. 6d. per acre.

(b) All that portion of location 2856, containing about 70 acres, situated Eastward of a line about 33 chains Eastward of and parallel to the Western boundary of the said location.

(c) The Crown land, containing about 300 acres, bounded on the Northward by location 2861, on the Eastward by location 2860 and a one-chain road along the Western boundaries of locations 2859 and 2857, on the Southward by location 2856, and on the Westward by the prolongation Southward of the Western boundary of location 2861.

Areas (b) and (c) subject to survey, classification and pricing.

Sussex District (near Cowaramup).

Corr. No. 1887/22. (Plan 413D/40, B4.)

Location 1694, containing 60a. 1r., and the Crown land, containing about 300 acres, bounded on the Westward by locations 1695 and 2592, on the Northward by road No. 3446, on the Eastward by a one-chain road along the Busselton-Margaret River Railway Reserve, on the South-Eastward by location 2593, and on the South-Westward by location 1694; subject to survey, classification and pricing.

Sussex District (2 miles South-West of Tutunup).

Corr. No. 1213/38. (Plans 413B/40, F2 and 413C/40, F3.)

Location 1793, containing 149a. 3r. 39p., at 7s. per acre (including survey fee and excluding improvements).

Swan District (near Lake Pindar).

Corr. No. 3864/48. (Plan 28/80, B4.)

Location 2692, containing 304a. 2r., at 9s. 6d. per acre; classification page 10 of 3864/48; subject to exemption from road rates for two years from date of approval of application; being J. M. Taylor's cancelled application.

Victoria District (8 miles North-East of Northampton).

Corr. No. 4492/49. (Plan 160D/40, C3 and 4.)

The Crown land, containing about 2,500 acres, bounded on the Northward by a one-chain road along the Southern boundaries of locations 9484 and 6194, and by locations 9484 and 6720, on the Eastward by locations 4399 and 4579, on the Southward by road No. 4904 and locations 9674 and 7280, and on the Westward by location 6621; subject to survey, classification, pricing, and the provision of necessary roads.

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

Victoria District and Wongoody Estate (near Wongoody).

Corres. 56/36. (Plan 127/80, DE1 and 2.)

Lot 5 and location 8851, also lot 7 and location 8853, also lot 8, containing 1,672a. 2r. 15p., 1,419a. 0r. 2p. and 1,406a. 2r. 19p., respectively; purchase money, £244, £286 and £257, respectively; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £5 9s. 10d., £6 8s. 9d. and £5 15s. 8d., respectively; balance 35 years principal and interest at 4½% per annum £6 16s. 1d., £7 19s. 6d. and £7 3s. 4d., respectively; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £6 2s., £7 3s. 8d. and £6 8s. 6d., respectively; balance 35 years principal and interest at 5% per annum £7 4s. 9d., £8 9s. 8d. and £7 12s. 5d., respectively; being H. B. and M. E. Mills' cancelled leases 3131/650 and 3131/612.

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

Wellington (Upper Capel Estate).

Corres. 2586/27. (Plans 414A/40, BC2, 414D/40, BC3.)

Locations 2543 and 2541, containing 227a. 0r. 7p. and 183a. 3r. 23p., respectively; purchase money, £645; to ex-servicemen: half-yearly instalments—first 5 years interest only at 4½% per annum £14 10s. 3d., balance 35 years principal and interest at 4½% per annum £17 19s. 7d.; civilians: half-yearly instalments—first 5 years interest only at 5% per annum £16 2s. 6d., balance 35 years principal and interest at 5% per annum £19 2s. 7d.; subject to Rural and Industries Bank indebtedness; selection restricted to ex-servicemen only; being A. W. Morey's cancelled lease 3131/622.

H. E. SMITH,  
Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919-1948.

## Closure of Road.

I, WALTER BORONUP CATTACH, being the owner of land over or along which the portions of roads hereunder described pass, have applied to the Drakesbrook Road Board to close the said portions of roads, viz.:—

## Drakesbrook.

481/19.

D.310. (A) Road No. 6351—from a surveyed road along the North-Western boundary of Harvey A.A. Lot 322 to road No. 6279.

(B) The surveyed road along the Eastern boundary of Harvey A.A. Lot 322, from a surveyed road at its North-East corner to road No. 6279.

(Plan 383A/40, C2.)

W. B. CATTACH.

I, James Twaddle on behalf of the Drakesbrook Road Board, hereby assent to the above application to close the road therein described.

JAMES TWADDLE,  
Chairman.  
Drakesbrook Road Board.

1/12/49.

THE ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

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

Ashburton.

2920/21.

A.131. The whole of roads No. 7378 and 7379.

H. E. SMITH,  
for Minister for Lands.

I, Jack McKenzie Clark, on behalf of the Ashburton Road Board, hereby assent to the above application to close the road therein described.

JACK K. CLARK,  
Chairman Ashburton Road Board.

28/11/49.

MARKETING OF APPLES AND PEARS ACT, 1949.

Notice.

UNDER section 13 of the Marketing of Apples and Pears Act, 1949, the Western Australian Apple and Pear Marketing Board constituted under the said Act doth hereby unconditionally exempt from the operation of the said section the apples and pears referred to in the Schedule to this notice.

This resolution was duly passed by the said Board at a meeting of the Board held on the 15th day of November, 1949.

J. COLBERT,  
Secretary of the said Board.

The Schedule.

1.—Early Non-export Varieties.

The undermentioned varieties of early non-export apples and pears:—

Apples—Alexander, Beauty of Bath, Devonshire Quarrenden, Gladstone, Irish Peach, Lady Carrington, Liveland Raspberry, Lord Nelson, Lord Suffolk, Marjorie Hay, Peasgood, Pomme de Neige, Prince Alfred, Red Astrachan, Red June, Trevitt, Twenty Ounce, William's Favorite, Willie Sharp.

Pears—Bartletts, Beacon, Benre Deil, Clapps, Fertility, Flemish Beauty, Howell, Jargonelle, Victoria, Souvenir du Congress.

2.—Early Harvested Apples and Pears.

Apples and pears not included in (1) actually harvested on or before the 14th day of February, 1950.

3.—Apples and Pears for Domestic and Stock Food Purposes.

Those quantities of apples and/or pears used by a grower for his own domestic consumption or for the feeding of his own stock on his own land.

PUBLIC WORKS TENDERS.

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

Kojonup 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 Narrogin, 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.

Ballidu 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 Courts 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, on 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.

Balingup 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, Domybrook, on and after 13th December, 1949.

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

Nannup 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, Nannup, 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.

Clearing—For part of Wellington Dam to Narrogin pipe line contract No. 2 (10693); Wednesday, 4th January, 1950; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Department, Collie, on and after 6th December, 1949.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Barracks, St. George's Place, Perth," and must be indorsed "Tender." The highest, lowest, or any tender will not necessarily be accepted.

W. C. WILLIAMS,  
Under Secretary for Works.

8th December, 1949.

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

M.W.S. 32/49.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 1, Bassendean, to serve lot 418, Kathleen Street.

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

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

Dated this 9th day of December, 1949, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,  
Under Secretary.

**MUNICIPAL CORPORATIONS ACT, 1906-1947.**

Municipality of Bunbury—Lease of Land.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 1950/49.

IT is hereby notified, for general information, that His Excellency the Governor has consented, under the provisions of section 211 of the Municipal Corporations Act, 1906-1947, to the lease of all that piece of land being portion of reserve 9997 granted by the Municipality of Bunbury for a term of five years to John Gill Poat, of 5 Charles Street, Bunbury.

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

**WATER BOARDS ACT, 1904-1947.**

Kulin Town Water Supply.

Notice of Intention.

For the Construction of Water Works in the Kulin Water Area in accordance with the Provisions of the Water Boards Act, 1904-1947.

NOTICE is hereby given that the Minister for Water Supply, Sewerage and Drainage intends to proceed with the construction of the works enumerated hereunder, within the Kulin Water Area.

(a) Description of Proposed Works and Locality in which they will be constructed:—

(1) Construction of a Storage Tank, capacity 4,000,000 gallons.

(2) Reticulation of the Townsite, complete with pumping machinery and all necessary valves and fittings.

(3) Installation of a Service Tank, capacity 25,000 gallons. All within the Kulin Water Area as shown in red on Plan P.W.D., 31900.

(b) Purposes for which the Proposed Works are to be Constructed—To supply water to the Kulin Townsite.

(c) The Times When and Places at Which the Plans, Specifications and Books of Reference may be inspected:—

At the office of the Minister for Water Supply, Sewerage and Drainage, Public Works Department, Perth, and at the office of the Road Board, Kulin, on or after the 28th day of November, 1949, for a period of one month, between the hours of 10 a.m. and 3 p.m.

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

**ROAD DISTRICTS ACT, 1919-1948.**

Rockingham Road Board.

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

L.G.1808/49.

THE Rockingham Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws.

1. In the interpretation of the by-laws the following words shall have the meanings assigned to them hereunder:—

(a) "Board" means the Rockingham Road Board.

(b) "Continuous Service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than ten days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full time service with the Armed Forces of the Commonwealth of Australia, or who was directed by the Manpower Directorate to serve elsewhere between the third day of September, 1939, and the third day of March, 1947, shall have such service counted as continuous service with the Board, provided the requisite proof is produced.

2. All employees of the Board shall, after each period of ten years' continuous service as permanent full time employees thereof commencing from 1st January, 1936, be entitled to three months' long service leave. Long service leave shall be taken at the convenience of the Board, who will, as far as possible meet with the wishes of the employee but the Board may require the employee to take leave by giving not less than three months' notice.

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

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

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

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

Passed by the Rockingham Road Board at an ordinary meeting of the Board held on the 25th October, 1949.

W. L. HUGHES,  
Chairman.

G. E. BLACK,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council on the 1st day of December, 1949.

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

## ROAD DISTRICTS ACT, 1919-1948.

Mundaring Road Board—General By-laws.

P.W. 1455/48.

WHEREAS under the provisions of the Road Districts Act, 1919-1948, the Road Board of any district is empowered to make, alter and repeal any by-laws: Now, therefore, the Mundaring Road Board doth hereby alter the general by-laws published in the *Government Gazette* on the 15th day of February, 1924, by inserting therein a new by-law to be Numbered 53A, as follows:—“No person, shall, without having obtained the written permission of the Board, take into or on to any reserve or recreation ground vested in or under the control of the Board, any intoxicating liquor.”

Passed at a meeting of the Mundaring Road Board held on the 10th day of November, 1949.

G. A. PROUDFOOT,  
Chairman.

JOHN MOORE,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

## ROAD DISTRICTS ACT, 1919-1948.

Wongan-Ballidu Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 1208/37.

IT is hereby notified for general information, that His Excellency the Governor has approved of the purchase of a front-end loader and a motor wagon as work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1948, by the Wongan-Ballidu Road Board.

GEO. S. LINDSAY,  
Secretary for Local Government.

## ROAD DISTRICTS ACT, 1919-1948.

Lake Grace Road Board.

Local Government Department,  
Perth, 5th December, 1949.

L.G. 1407/38.

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

GEO. S. LINDSAY,  
Secretary for Local Government.

## ROAD DISTRICTS ACT, 1919-1948.

Gnowangerup Road Board.

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

P.W. 88/38.

THE Gnowangerup Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by-laws:—

(1) In the interpretation of these by-laws the following words shall have the meanings assigned to them hereunder:—

(a) “Board” means the Gnowangerup Road Board.

(b) “Continuous Service” means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than ten days without leave of absence being granted by the Board.

(2) All employees of the Board shall after each period of ten years continuous service as permanent full-time employees thereof commencing from 30th June, 1936, be entitled to three months’ long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months’ notice.

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

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

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

(6) In the event of the resignation, retirement, or death of an employee the Board may pay to such employee (or in the case of death, to his personal representative, or if there be none to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement, or death or if the Board after consideration of all the circumstances direct that the death of an employee be presumed the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death, such date to be determined by the Board.

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

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

Passed by the Gnowangerup Road Board at an ordinary meeting of the Board held on Thursday, 20th day of October, 1949.

D. KEITH HOUSE,  
Chairman.

W. J. CUNEO,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

## ROAD DISTRICTS ACT, 1919-1948.

Pingelly Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 905/37.

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

GEO. S. LINDSAY,  
Secretary for Local Government.

## TRUST FUNDS INVESTMENT ACT, 1924-1926.

Wandering Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 912/49.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has ordered that the Trust Funds Investment Act, 1924, as amended by the Trust Funds Investment Act Amendment Act, 1926, shall apply to the Wandering Road Board, and that trustees and other persons authorised by law to invest money in the debentures or other securities issued by a municipality shall be authorised to invest money in the debentures issued by the Wandering Road Board.

GEO. S. LINDSAY,  
Secretary for Local Government.

## ROAD DISTRICTS ACT, 1919-1948.

Bruce Rock Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 149/39.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of Lot 57, Bruce Rock, and Lot 31, Bruce Rock, including buildings thereon, for extension of Civic Centre and Recreation Reserve as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1948, by the Bruce Rock Road Board.

GEO. S. LINDSAY,  
Secretary for Local Government.

THE ROAD DISTRICTS ACT, 1919-1948, AND THE  
CATTLE TRESPASS, FENCING AND  
IMPOUNDING ACT, 1882-1932.Augusta-Margaret River Road Board—Amendment  
to Poundage By-laws.

P.W. 1920/49.

THE by-laws relative to poundage fees and sustenance charges made by the Augusta-Margaret River Road Board and published in the *Government Gazette* on the 19th day of February, 1932, pages 258 and 259, and the 4th day of November, 1938, page 1889, are hereby amended by deleting by-laws numbered 2, 3 and 4 thereof, and substituting the following:—

2. All impounded animals shall be subject to a charge on the following scale of poundage fees, besides trespass fees:—

	s.	d.
For every horse, mare, gelding, mule, ass, camel, or pony above 12 months old ..	7	6
For every foal under 12 months old ..	5	6
For every bull, cow, ox, or steer over 12 months old ..	7	6
For every calf under 12 months old ..	5	6
For every pig or goat ..	2	6
For sheep (not exceeding 30), per head ..		2
For sheep (not exceeding 60), per head ..		1

Such fees to be paid for each day or part of a day during which such animals shall be in the pound.

3. For the proper sustenance of impounded horses, cattle, etc., the poundkeeper and ranger shall be empowered to charge the following rates:—For each horse, mare, gelding, mule, ass, pony, or head of horned cattle above 12 months old—3s. 6d. per day of 24 hours. Feed—hay or chaff, 20 lb.; for each foal, colt, or head of horned cattle under 12 months old, excepting sucking foals or calves, fed on hay or chaff (15 lb.)—2s. 6d. per day of 24 hours.

4. Any impounded cow in full milk shall be milked by the poundkeeper or any other person appointed by the Augusta-Margaret River Road Board, immediately on its being impounded, or at any time necessary, and such milk shall be given or thrown away, unless immediately claimed by the owner:

Passed by the Augusta-Margaret River Road Board on the 11th September, 1948.

EDWARD WILLMOTT,  
Chairman.

K. G. SHEPHERDSON,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

## TRAFFIC ACT, 1919-1948.

Broomehill Road Board—Parking By-law.

P.W. 2109/48.

THE Broomehill Road Board, pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1948, and in exercise of the powers therein conferred, doth hereby make the following by-law to have effect within the Broomehill Road Board District:—“No person in charge of any vehicle defined in the Second Schedule of the Traffic Act, 1919-1948, and including a cycle, shall cause or permit such vehicle to stand on the West side of Jasper Street, between a point opposite the North-East corner of the hall buildings and the intersection of Jasper and Ivy Streets.”

Passed by resolution of the Broomehill Road Board at a meeting held on the 20th day of October, 1949.

NORMAN ANDERSON,  
Chairman.

J. W. SIBBALD,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

## ROAD DISTRICTS ACT, 1919-1948.

Dardanup Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 1755/46.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the construction of a secretary's residence as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1948, by the Dardanup Road Board.

GEO. S. LINDSAY,  
Secretary for Local Government.

## ROAD DISTRICTS ACT, 1919-1948.

Katanning Road Board—By-laws—Long  
Service Leave.

P.W. 1246/35.

THE Katanning Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it, doth hereby make and publish the following by-laws:

1. In the interpretation of these by-laws, the following words shall have the meanings assigned to them hereunder:—

(a) “Board” means the Katanning Road Board.

(b) “Continuous service” means service in the employment of this Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. All employees of the Board shall, after each period of 10 years' continuous service as permanent full-time employees thereof, commencing 1st July, 1940, be entitled to three months' long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

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

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

5. Employees shall not be entitled to long service leave until the completion of 10 years' service. After the completion of the first 10 years, employees will then be entitled to a *pro rata* payment if they leave the service of the Board before the next period is completed.

6. In the event of the resignation, retirement, or death of any employee, the Board may pay to such employee (or in the case of death, to his personal representative, or if there be none, to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement, or death, or if the Board, after consideration of all circumstances, direct that the death of any employee be presumed, the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which would under this by-law have been granted to the employee immediately prior to the date of his death, such date to be determined by the Board.

7. An employee dismissed by the Board shall not be paid any sum in pursuance of the preceding by-law.

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

Passed by the Katanning Road Board at the ordinary meeting of the Board held on the 9th day of November, 1949.

F. M. BOWDEN,  
Chairman.

W. E. BROUGHTON,  
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 1st day of December, 1949.

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

ROAD DISTRICTS ACT, 1919-1948.

Katanning Road Board.

Local Government Department,  
Perth, 5th December, 1949.

P.W. 1214/29.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of two (2) tip trucks as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1948, by the Katanning Road Board.

GEO. S. LINDSAY,  
Secretary for Local Government.

THE ROAD DISTRICTS ACT, 1919-1948.

Road Board Election.

Local Government Department,  
Perth, 5th December, 1949.

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

Date of Election; Member Elected; Surname, Christian Name; Ward; Occupation; How Vacancy occurred: (a) Effluxion of time, (b) Resignation, (c) Death; Name of Previous Member; Remarks.

Geraldton Road Board.

12th November, 1949; Gould, George Lawrence; South; Farmer; (c); Bone, J. M.; unopposed.

Wanneroo Road Board.

26th November, 1949; Handcock, Gilbert McIntosh; Central; Storekeeper; (b); Lorigan, P.

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

ROAD DISTRICTS ACT, 1919-1948.

Dandaragan Road Board.

Local Government Department,  
Perth, 6th December, 1949.

P.W. 397/34.

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

GEO. S. LINDSAY,  
Secretary for Local Government.

THE ROAD DISTRICTS ACT, 1919-1948.

Armadale-Kelmescott Road Board.

NOTICE is hereby given that the Armadale-Kelmescott Road Board proposes to borrow the sum of £7,000 to be expended on works and undertakings in the Armadale-Kelmescott Road Board District, the said works and undertakings being the purchase of the following plant:—

1. £2,242 for the purchase of one Malcolm Major Fordson grader.

2. £1,000 for the purchase of one International hydraulic hoist tip motor truck.

3. £3,758 for the part purchase price of one Aveling Austin Diesel power grader.

The plans and specifications and the estimated cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed including the initial expenditure in connection with the raising of the said loan, are open for inspection at the office of the Armadale-Kelmescott Road Board situate at Jull Street, Armadale, for one calendar month after the last publication hereof between the hours of 8.30 a.m. and 5 p.m., Mondays to Fridays.

The amount of £7,000 is proposed to be raised by the sale of debentures repayable with interest by 20 equal half yearly instalments over a period of 10 years after the date of issue thereof in lieu of the formation of a sinking fund. The debentures shall bear interest at the rate of £3 7s. 6d. per centum, per annum payable half yearly.

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

Dated the 1st day of December, 1949.

R. O. WILLIAMS,  
Chairman.

SPENCER GWYNNE,  
Secretary-Engineer.

## THE ROAD DISTRICTS ACT, 1919-1948.

Notice of Intention to Borrow.

Proposed Loan No. 10—£1,000.

NOTICE is hereby given that the Kondinin Road Board proposes to borrow the sum of £1,000 to be expended on works and undertakings in the Kondinin Road District, the said works and undertakings being the purchase of a rear-end loader and a tip-truck. All particulars showing proposed expenditure of the money to be borrowed are open for inspection of ratepayers at the office of the Board for one month after the publication of this notice, during office hours.

The amount of £1,000 is proposed to be raised by the sale of debentures, repayable with interest by 16 equal half-yearly instalments over a period of eight (8) years after the date of issue thereof, in lieu of the formation of a sinking fund. Such debentures shall bear interest at a rate of £3 7s. 6d. per centum per annum, payable half-yearly.

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

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Board, be of special benefit to the whole of the Kondinin Road Board district, and any loan rate applicable may be levied on all rateable land in the district.

Dated this 3rd day of December, 1949.

K. M. GROWDEN,  
Chairman.

J. ASHBY-FREEMAN,  
Secretary.

## THE ROAD DISTRICTS ACT, 1919-1945.

Kondinin Road Board.

Notice of Intention to Borrow—Proposed  
Loan No. 11—£1,000.

NOTICE is hereby given that the Kondinin Road Board proposed to borrow the sum of £1,000 to be expended in works and undertakings in the Kondinin Road District, the said works and undertakings being the construction of footpaths, kerbing and sealing portion of the roadways within the Kondinin townsite. All particulars showing the proposed expenditure of the money to be borrowed are open for inspection of ratepayers at the office of the Board for one month after the publication of this notice, during office hours.

The amount of £1,000 is proposed to be raised by the sale of debentures, repayable with interest by 40 half-yearly instalments of a period of twenty (20) years after the date of issue thereof, in lieu of the formation of a sinking fund. Such debentures shall have interest at a rate of £3 7s. 6d. per centum per annum, payable half-yearly.

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

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Board, be of special benefit to the Kondinin Ward, and any loan rate applicable may be levied on all rateable land within the Kondinin Ward.

Dated this 3rd day of December, 1949.

K. M. GROWDEN,  
Chairman.

J. ASHBY-FREEMAN,  
Secretary.

## THE ROAD DISTRICTS ACT, 1919-1948.

Menziess Road Board.

Notice of Intention to Borrow—Loan No. 1—£3,200.

NOTICE is hereby given that at a meeting of the Board held on the 10th day of September, 1949, the Menziess Road Board resolved to borrow the sum of

£3,200 to be expended on works and undertakings in the Menziess Road District, the said works and undertakings being the purchase of a Diesel power grader.

All particulars showing the proposed expenditure of the money to be borrowed, including initial expenses, 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 £3,200 is proposed to be raised by sale of debentures, repayable with interest in 20 equal half-yearly instalments over a period of 10 years from date of issue thereof. Such debentures shall bear interest at the rate not exceeding 3% per annum, payable half-yearly.

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

Dated this 2nd day of December, 1949.

C. E. PURCHASE,  
Chairman.

K. TRUMAN,  
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.

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 West-erly of the Southern boundary of Wellington Location 656 and extending Easterly to and along that boundary to its South-Eastern corner; thence Southerly and East-erly along boundaries of Boyanup A.A. Lot 282, to its Easternmost corner; thence East-South-East-erly, cross-ing 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-East-erly and South-West-erly along boundaries of Wellington Location 4506 to its South-Easternmost corner; thence South-West-erly to the North-Easternmost corner of Boyanup A.A. Lot 303; thence North-West-erly along the South-Western side of a surveyed road to a point in prolongation East-erly of the Southern boundary of lot 192; thence West-erly, to and along that boundary and onwards to the North-Eastern corner of Wellington Location 4402; thence Southerly and West-erly along boundaries of that location and onwards to the right bank of the Preston River; thence generally North-erly 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.

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Schedule.

All that portion of the Preston Road Board bounded by lines commencing at the intersection of the prolongation Westerly of the Southern boundary of Wellington Location 4402 and the right bank of the Preston River and extending Easterly and Northerly to and 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 Southern boundary 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-Bridgetown Railway Reserve to the Western boundary of Wellington 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 Capel 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.

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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 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 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 of Stirling 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 Railway Reserve; thence South-Easterly along that boundary 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 boundary 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 West-erly 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 loca-tion 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 onwards to a point in prolongation Easterly of the Northern boundary of lot 305 aforesaid; thence West-erly 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 West-erly of the Northern boundary of Wellington Location 7, and extending Easterly along the Northern bound-aries 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 Welles-ley 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 West-erly downwards along that bank to the mouth of the Collie River at Pelican Point; thence North-West-erly to the South-Eastern corner of location 24; thence West-erly 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-West-erly 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 West-erly 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-West-erly 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 on-wards, 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-West-erly 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 West-erly of the Northern boundary of Wellington Loca-tion 497 and extending Easterly to and along that bound-ary to its North-Eastern corner; thence Southerly along part of its Eastern boundary to a point in pro-

longation West-erly of the Northern boundary of loca-tion 2420; thence Easterly to and along that boundary and onwards to the Eastern side of Bussell Highway; thence generally South-West-erly along that side to the South-Western corner of Boyanup A.A. Lot 255; thence West-erly to and along the Southern boundary of Wel-lington Location 4583 to its South-Western corner; thence South-West-erly 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-West-erly and North-West-erly 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 West-erly along part of the Southern boundary of that location to the North-Western corner of Boyanup A.A. Lot 285; thence South-erly to a point in prolongation Easterly of the Northern boundary of lot 274; thence West-erly to and along the Northern boundary of that lot and onwards to the East-ern boundary of lot 262; thence Southerly to its South-Eastern corner; thence West-erly, Northerly, again West-erly, Southerly and again West-erly along boundaries of that lot to its South-Western corner; thence West-erly along the Southern boundary of lot 261 and part of 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 West-erly along 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 start-ing point.

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 Bays-water 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 Bays-water 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.

THE BAYSWATER ROAD BOARD DISTRICT.

Notice requiring Payment of Rates under Part VI. of the Road Districts Act, 1919-1946.

THE several registered proprietors or owners in fee simple of the several pieces of land described in the fourth column of the schedule hereto and persons appearing in the Register Book to have an estate or interest in such land and whose names appear in the first column of the said schedule.

Take Notice that—

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

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

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

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

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

Dated the 7th day of December, 1949.

ALFRED B. BONE,  
Secretary of the Board.

[L.S.]

Schedule hereinbefore referred to.

Names of Registered Proprietors or Owners, and also of all Other Persons having an Estate or Interest in the Land.	Date since which the Default has continued.	Amount Owing, showing separately the Amount Owing as Rates, and any Other Amounts Owing.	Description of the several Pieces of Land referred to.
Susan Veronica Scruby	1st July, 1928	£ s. d. 8 10 10	All that piece of land being portion of Swan Location 1216, being Lot 19 on deposited Plan 2478, being the whole of the land comprised in Certificate of Title registered Volume 277, Folio 163
Robert Callander	1st July, 1931	7 1 0	All that piece of land being portion of Swan Location 1139, being Lot 11 on Plan 4381, Section F, and being the whole of the land comprised in Certificate of Title registered Volume 27, Folio 85.
Louisa Margaretta Holberton	1st July, 1944	3 13 11	All that piece of land being portion of Swan Location 1178, being Lot 26 on Plan 1656, being the whole of the land comprised in Certificate of Title registered Volume 139, Folio 198
Elgar Cassimar O'Mahony	1st July, 1940	2 13 6	All that piece of land being portion of Swan Location 1233, being Lot 194 on Plan 1936, being the whole of the land comprised in Certificate of Title registered Volume 632, Folio 107

APPOINTMENT

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

Registrar General's Office,  
Perth, 7th December, 1949.

THE following appointment has been approved:—

R.G. No. 169/42—Mr. Alfred Norman Deas to act temporarily as District Registrar of Births, Deaths and Marriages for the Boulder Registry District, to maintain an office at Boulder, during the absence on leave of Mr. Donald Guy Denny; appointment to date from 2nd December, 1949.

R. J. LITTLE,  
Registrar General.

Registrar General's Office,  
Perth, 7th December, 1949.

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

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

*Roman Catholic Church.*

23/49; 1/12/49; Rev. Joseph Peksa; Migration Reception Centre, Northam; Northam.

23/49; 5/12/49; Right Rev. Otto Raible, S.C.A., Vicar Apostolic of Kimberley; Broome; Broome.

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; 1/11/49; Rev. Charles Heury Sherlock, Th.L.; The Rectory, Denmark; Plantagenet.

R. J. LITTLE,  
Registrar General.

## ARMADALE-KELMSCOTT VERMIN BOARD.

THE Armadale-Kelmscott Vermin Board, by virtue of sections 96 and 98 of the Vermin Act, 1918-1942, hereby orders as follows:—

The owners and/or occupiers of all holdings within the district of the Armadale-Kelmscott Road Board shall destroy all rabbits on such holdings and upon roads bounding or intersecting the same, from the 7th day of December, 1949, to the 30th day of June, 1950.

The means which shall be adopted for such destruction shall be the laying of poison baits of a suitable nature for the killing of rabbits, not more than four feet apart, in furrows, to the satisfaction of the Board's Vermin Inspector, and at least one 2 lb. tin per 100 acres each month.

Also fumigation of all burrows must be effectively carried out and the burrows efficiently closed to ensure the killing of all rabbits sheltering therein.

By order of the Board,  
SPENCER GWYNNE,  
Secretary-Engineer.

## VERMIN ACT, 1918-1946.

Department of Agriculture,  
Perth, 1st December, 1949.

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

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

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

*Accepted Tenders.*

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
1054/49	1949. Dec. 2	White Rock Quarries	488A, 1949	Crushed Granite for South Fremantle Power Station, as follows:— Item 1 .... Item 2 ....	Public Works	25s. per ton. 24s. 6d. per ton.
1009/49	do.	Melbourne Steamship Co., Ltd.	467A, 1949	Newcastle Coal and Coke at Perth and Fremantle as required from 1st January, to 31st December, 1950, as follows:— Items 2 (a) and (b), 3 (a) and (b), 4 (a), (b) and (c)	Various	Rates on application.
1007/49	do.	C. Brown	464A, 1949	Purchase and Removal of 2 only Secondhand 6.50 x 16 Olympic Tyres, as per Item 1	S.I.O.	£1 5s.
982/49	do.	R. P. Smith	459A, 1949	Purchase and Removal of Secondhand 1934 model Bedford BXC Utility, as per Item 1	Public Works	£87 10s.
657/49	do.	McPhersons, Ltd.	390A, 1949	1 only C.M.H.H. 1 in. Ajax Ball-bearing Single Stage Centrifugal Pump, as per Item 1	do.	£191 15s.
875/49	do.	.....	436A, 1949	Steel Furniture for Old Women's Home, Mt. Henry, as follows:— Item 3 .... Item 4 .... Item 5 ....	Women's Home	£7 16s. 6d. each. £6 10s. 6d. each. £4 1s. 6d. each.
		Jason Industries, Ltd.	.....			
		H. L. Vawser & Son	.....			

*Cancellation of Contract.*

Tender Board No.	Date.	Contractor.	Particulars.
297/49	1949. Nov. 25	Gilbert's (A'sian) Agency	Schedule 424A, 1949.—6,000 tons Portland Cement, as per Item 1.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Tenders for Government Supplies.*

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1949.			
Dec. 1	541A, 1949	Bread for Muresk Agricultural College	Dec. 15
Dec. 6	543A, 1949	Cartage of Bricks from Byford	Dec. 15
Dec. 6	547A, 1949	Water Meters	Dec. 15
Nov. 10	473A, 1949	Firewood for No. 4 Pumping Station	Dec. 15
Oct. 11	429A, 1949	Power Hacksaw, Radial and Pillar Type Drilling Machines, Plain Shaper, Grinding Machines, Slotter, Screwing Machine, Lathes and Drill for South Fremantle Power Station	Dec. 15
Nov. 24	521A, 1949	$\frac{1}{2}$ in. and $\frac{3}{4}$ in. Water Meters	Dec. 15
Nov. 22	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.	Dec. 15
Nov. 22	519A, 1949	Stainless Steel Equipment for "Sunset" Home	Dec. 15
Dec. 1	538A, 1949	Petrol Driven Hopper Cooled Engine	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	Arc 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	518A, 1949	Feed Pumps	Dec. 22
Dec. 6	544A, 1949	Linoleum and Paper Felt for Old Men's Home	Dec. 22
Dec. 6	545A, 1949	Portable Air Compressors	Dec. 22
Dec. 6	546A, 1949	Concrete Mixers for Public Works Department	Dec. 22
Dec. 6	548A, 1949	Diesel Engine for Forests Department	Dec. 22
Dec. 8	549A, 1949	4 in. dia. Reinforced Concrete (Hydraulic) Pipe	Dec. 22
Nov. 22	517A, 1949	Fabrication, Corrosion, Proofing, Assembly Transport, and Erection of Steel Towers for State Electricity Commission	1950. Extended to Jan. 5
Dec. 1	539A, 1949	C.I. Special Pipes, Bends, etc., for Albany Pumping Station	Extended to Jan. 5
Nov. 10	474A, 1949	Chlorinating Plant—Margaret River Water Supply	Extended to Jan. 5
Nov. 24	522A, 1949	Industrial Trucks for Railway Department	Jan. 19
Nov. 29	531A, 1949	4 in. nom. diameter Centrifugally Cast Iron Water Pipes	Feb. 2
Nov. 22	513A, 1949	Materials for Conversion of 500 tons Forging Press from Hydraulic to Oil Operation for Midland Junction Workshops	Feb. 9
Nov. 15	486A, 1949	Vertical Milling Machine for Midland Junction Workshops	Feb. 9
<i>For Sale by Tender.</i>			1949.
Dec. 6	542A, 1949	Used Parts of Bedford Utility	Dec. 15

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.

A. H. TELFER,  
Chairman.

8th December, 1949.

## THE MINING ACT, 1904-1945.

Department of Mines,  
Perth, 1st December, 1949.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1945, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Tailings Licenses, Authorities to Mine, and Temporary Reserves as shown below.

(Sgd.) A. H. TELFER,  
Under Secretary for Mines.

*Gold Mining Leases.*

The undermentioned applications for Gold Mining Leases were approved, subject to survey:—

Goldfield.	District.	No. of Application.
Coolgardie	Coolgardie	*5845, *5846.
Dundas	.....	*1717, *1718.
East Coolgardie	East Coolgardie	*6221E, *6231E.
East Murchison	Black Range	1100B.
Mount Margaret	Mount Malcolm	1832c.
North Coolgardie	Ularring	*1157U, *1158U, 1159U.
	Niagarra	933G.

*Mineral Leases.*

The undermentioned applications for Mineral Leases were approved, subject to survey :—

Goldfield.	District.	No. of Application.
Ashburton ....	.....	139.
Northampton ....	.....	*231.

The surrender of the undermentioned Authority to Mine was accepted :—

Goldfield.	District.	No. of Application.
Broad Arrow ....	.....	A.T.M. 907H (1W/48).

The undermentioned Gold Mining Lease was declared forfeited for breach of labour conditions, and prior right of application is granted under section 107, subsection (1) :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.	Name of Person to whom prior right of Application is granted.
Murchison ....	Mount Magnet	1281M	Saturn ....	W. J. Parkinson ....	A. C. Sunman

The forfeiture of the undermentioned Gold Mining 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.	Lessees.
Coolgardie ....	Coolgardie ....	5834	O. A. Saunders.
Mount Margaret ....	Mount Malcolm ....	1827c	M. Gannon, H. J. Dower.
		1828c	M. Gannon, H. J. Dower.

The undermentioned applications for Authorities to Mine on reserved and exempted land were approved conditionally :—

No.	Corres. No.	Occupants.	Authorised Holding.	Goldfield.	Locality.
915H (1/49)	854/49	Guiseppe Pezzetti ....	P.A. 1003D ....	Murchison ....	Day Dawn.
916H (5E/49)	927/49	Arthur R. King ....	P.A. 4804E ....	East Coolgardie	Brown Hill.

The undermentioned applications for Licenses to Treat Tailings or Mining Materials were approved conditionally :—

No.	Corres. No.	Licensees.	Goldfield.	Locality.	Period.
1137H (2/49)	944/49	R. Myles, W. D. Maitland	Dundas ....	Late G.M.L. 1583	Three months from 1st December, 1949.
1138H (1/49)	956/49	J. Collett, M. J. Robertson	Murchison ....	Late G.M.L. 203	Six months from 1st December, 1949.
1142H (4N/49)	980/49	J. H. Terrell ....	Murchison ....	Late G.M.L. 1925N	Twelve months from 1st December, 1949.
1143H (5N/49)	981/49	T. A. Davis, J. Townsend	Murchison ....	Late G.M.L. 1226N	Three months from 1st December, 1949.
1144H (6N/49)	982/49	F. M. Scott ....	Murchison ....	Late G.M.L. 805N	Two months from 1st December, 1949.

The undermentioned application for Renewal of Licenses to Treat Tailings or Mining Material was approved conditionally :—

No.	Corres.	Licensees.	Goldfield.	Locality.	Period.
1079H (1/47)	879/47	Hans, Wehr ; Werner, Wehr	Phillips River	Late M.L. 15 ....	Twelve months from 1st October, 1949.

The undermentioned Temporary Reserves have been approved conditionally :—

No.	Corres. No.	Occupier.	Term.	Locality.
1239H	899/49	Norseman Gold Mines, No Liability	Six months from 26th October, 1949 ....	Norseman.
1246H	1120/49	Australian Blue Asbestos, Limited	Twelve months from 21st November, 1949 ....	Wittenoom Gorge.

The authority granted to occupy conditionally the undermentioned Temporary Reserve has been extended :—

No.	Corres. No.	Occupant.	Term Extended to.	Locality.
1225H	1209/48	Bridgeman, H. V. S. ....	Six months from 1st September, 1949 ....	East of Euro.

#### WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information, that with the approval of the Minister, as required by section 22 of the Government Railway Act, 1904-1948, the following alterations and additions have been made to the scales of charges, schedules, etc., now appearing in the Goods Rates Book dated 1st March, 1935, and the Coaching Rates Book dated 1st December, 1941.

##### Goods Rates Book.

Page 165, from 7/11/49.—Shunting Charges—Fremantle.—Insert James Joseph Farrell (sublease of Messrs. Richmond N.S. Brewing Coy. W.A. Ltd's siding). Same shunting charges to apply.

Page 167, from 18/11/49.—Shunting Charges—North Fremantle.—Delete Westralian Farmers Ltd., sublease State Implement Works siding.

Page 203, from 7/11/49.—List of Stations and Sidings.—Amend Wungong to read Wungong.

Page 209, from 7/11/49.—Distance Table, South-Western Lines.—Amend Wungong to read Wungong.

##### Coaching Rates Book.

Page 14, from 7/11/49.—Alternative Routes (2) Country Lines—Class B.—Amend—The difference in mileage (if any) will be charged for at the ordinary single fare.

Page 15, from 18/11/49.—Instruction 19—Insert:—Passengers travelling South of Malcolm to stations on the Laverton Section and vice versa, may be permitted to travel, Malcolm to Leonora and return, free of charge.

Page 40, from 18/11/49.—Educational Establishments—Vacation Fares—Concession will not apply to students or pupils insert (e) who are in receipt of a living allowance. Concession will apply to—Insert (Subject to (e) above).

Page 52, from 14/11/49.—Sleeping Car Fares and Regulations.—Paragraph 2 of scale.—Delete Yalgoo to Wiluna.

Page 157, from 7/11/49.—Distance Table—South-Western Lines.—Amend Wungong to read Wungong.

A. G. HALL,

Commissioner of Railways.

#### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 112 of 1949.

Between Hospital Employees' Industrial Union of Workers, W.A., Applicant, and Home of Peace for the Chronic Sick (Incorporated), Respondent.

HAVING heard Mr. L. G. Severn on behalf of the Applicant and Mr. F. S. Cross on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in Section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 26 of 1948, be and the same is hereby amended in the terms of the schedule attached hereto.

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

By the Court,

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

##### SCHEDULE.

(1) Clause 4.—Definitions.

Add the following subclause to the clause:—

(c) "Union" shall mean the Hospital Employees' Industrial Union of Workers, W.A.

(2) Clause 5.—Hours.

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

Forty (40) Hours exclusive of meal times shall constitute a week's work. Provided that to suit the convenience of the employer Eighty (80) hours may be worked each fortnight.

(b) Provided that the first four (4) hours worked in excess of forty (40) hours per week or where an 80 hour fortnight is worked the first eight (8) hours worked in excess of eighty (80) hours shall be paid for at ordinary rates.

(3) Clause 6.—Overtime.

Insert at the beginning of subclause (a) the following words:—

(a) Subject to subclause (b) of Clause 5 hereof.

(4) Clause 20.—Wages.

(a) Wages shall be paid for at least fortnightly.

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

(i) Basic wage. Per week.  
 £ s. d.  
 Females .. .. . 3 13 5

(ii) Junior Nurse Assistants (with full Board and Lodgings).

Per cent. of Female Basic wage per week.  
 First year's experience .. 62  
 Second year's experience .. 72  
 Third year's experience .. 82

(iii) Adult Nurse Assistants (over 19 years of age) but with less than six months' experience.

Margin over Female Basic wage.  
 s. d.  
 First six months' experience .. 2 6  
 Second six months' experience .. 7 6  
 Second year's experience .. 12 6  
 Thereafter at the rates prescribed in (a) (iv) hereof commencing at first year's experience.

(iv) Adult Nurse Assistants (over 19 years of age) and with at least two years' experience.

Margin over Female Basic wage.  
 £ s. d.  
 During 1st year's experience as adult 17 6  
 During 2nd year's experience as adult 1 2 6  
 Thereafter .. .. . 1 5 0

(5) This amendment will take effect as from the beginning of the first pay period commencing after the date hereof.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 115 of 1949.

Between The Fire Brigade Officers' Association, Union of Workers (Coastal Districts), of Western Australia, Applicant, and The Western Australian Fire Brigades Board, Respondent.

HAVING heard Mr. C. Harvey on behalf of the Applicant and Mr. C. A. Reeve on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in Section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 2 of 1943, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 24th day of November, 1949.

By the Court,

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

Schedule.

Clause 2.—Application.

Delete present clause and insert in lieu thereof:—  
 This Award shall apply to Sub-Station Officers, Station Officers, District Officers and Inspecting Officers in the employ of the Western Australian Fire Brigades Board.

Clause 4.—Salaries.

Delete present sub-clause (c) and insert in lieu thereof:—

Scale of Salaries: The following shall be the scale of salaries per annum and the grades within such ranges of the officers hereunder mentioned:—

(i) Sub-Station Officer .. .. £366-£386-£406  
 (ii) Station Officer .. .. £406  
 (iii) District Officer .. .. £426-£446  
 (iv) Inspecting Officer .. .. £466

Delete present sub-clause (d) and insert in lieu thereof:—

The basic wage adjustments prescribed in sub-clause (b) shall be in addition to the rates in sub-clause (c) thereof and at the date of these amendments to the Award shall be as follows:—

Metropolitan Area .. .. £170  
 South-West Land Division .. .. £170  
 Kalgoorlie and Boulder .. .. £190

Delete present sub-clause (f) and insert in lieu thereof:—

In addition to the salaries and basic wage adjustments payable to Station Officers, District Officers and Inspecting Officers, such officers shall receive an allowance of £26 per annum in compensation for their having to attend fire calls when they are off duty but available: Provided that officers occupying quarters at Headquarters shall not be required to react under this clause except when called by the duty officer.

Delete the whole of sub-clause (g).

Clause 5.—Seniority.

Delete present clause and insert in lieu thereof:—

The order of seniority shall be as set out hereunder:—

1. Inspecting Officer.
2. District Officer.
3. Station Officer.
4. Sub-Station Officer.

Clause 6.—Hours of Duty.

Insert new sub-clause (e).

Inspecting Officers attached to a district shall not be required to work more than fifty-six (56) hours per week: Provided that where Inspecting Officers are detailed for duty outside the district to which they are appointed, this clause shall not apply.

Clause 11.—Quarters.

Delete present clause and insert in lieu thereof:—

Station Officers, District Officers and Inspecting Officers who are provided with quarters by the Board shall occupy the quarters free of rent. The valuation of such quarters shall be deemed to be £39 per annum.

Station Officers, District Officers and Inspecting Officers not provided with quarters shall be paid a rent allowance of £1 2s. 6d. per week; provided that Sub-Station Officers shall not receive a rent allowance or free quarters.

Clause 13.—Light, Power and Heating.

Delete present clause and insert in lieu thereof:—

An allowance of £5 per annum shall be paid to Station Officers, District Officers and Inspecting Officers to cover light, power and heating of their quarters.

These amendments shall come into force as from and including the 7th October, 1949.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 253A of 1948.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Co-operative Bulk Handling Ltd., Respondent.

HAVING heard Mr. C. H. Golding on behalf of the Applicant and Mr. F. S. Cross on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in Section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 9 of 1944, as amended, be and the same is hereby further amended in the manner following:—

Clause 6.—Wages.

1. Delete sub-clause (b) of this clause and insert in lieu thereof the following:—

(b) Margin per week.  
 £ s. d.  
 (i) Bin attendants .. .. 1 10 0  
 (ii) Weighbridge officers .. 1 0 0

2. This amendment shall take effect as from the beginning of the first pay period commencing after the date hereof.

Dated at Perth this 24th day of November, 1949.

By the Court,

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 28 of 1947.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, W.A. Goldfields Branch, Applicant, and Tippetts Limited, Jeanette Cafe, G.M. Dining Rooms, Strand Cafe, Australia Cafe, Randwick Cafe, Grand Spot Cafe, Grosvenor Tearooms, Railway Dining Rooms, Boulder, and Angel Hostel, Respondents.

The Conciliation Commissioner, in pursuance of the powers and duties conferred upon him by section 108 B. of the Industrial Arbitration Act, 1912-1949, and in pursuance of a remission made to him by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the above-named parties.

Award.

1.—Title.

This Award shall be known as the Restaurants and Lodging Houses (Eastern Goldfields) Award, 1949.

2.—Arrangement.

- |                        |                                  |
|------------------------|----------------------------------|
| 1. Title.              | 18. Under-rate Workers.          |
| 2. Arrangement.        | 19. Public Holidays.             |
| 3. Area.               | 20. Annual Leave.                |
| 4. Scope.              | 21. Payment for Sickness.        |
| 5. Term.               | 22. Junior Workers.              |
| 6. Hours.              | 23. Junior Worker's Certificate. |
| 7. Spread of Shifts.   | 24. Meals.                       |
| 8. Breaks in Shift.    | 25. Uniforms.                    |
| 9. Night Shifts.       | 26. Women Climbing Ladders.      |
| 10. Night Workers.     | 27. Roster.                      |
| 11. Weekly Holidays.   | 28. Record.                      |
| 12. Meal Hours.        | 29. No Reduction.                |
| 13. Overtime.          | 30. Posting of Award.            |
| 14. Wages.             | 31. Board of Reference.          |
| 15. Board and Lodging. | 32. Definitions.                 |
| 16. Higher Duties.     |                                  |
| 17. Weekly Wage.       |                                  |

3.—Area.

This Award shall have effect and operate over the area comprised within a radius of six (6) miles from the Post Office, Kalgoorlie.

4.—Scope.

This Award shall apply to workers employed in boarding and/or lodging houses, restaurants and tearooms.

5.—Term.

The term of this Award shall be for a period of three (3) years from the beginning of the first pay period commencing after the date hereof.

6.—Hours.

(a) Forty (40) hours shall constitute a week's work.

(b) If any worker is at liberty to leave the premises of the employer for any time not less than half an hour, but elects to remain thereon, such time shall not be included in the working time.

7.—Spread of Shifts.

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

(b) Subject to clause 13, the longest spread of shift in any one day or shift, Monday to Friday, inclusive, shall not exceed thirteen (13) hours, and on Saturdays and Sundays twelve and a half (12½) hours.

8.—Breaks in Shift.

In addition to breaks for meals of not less than half and hour each, there shall be not more than one break in any shift.

9.—Night Shifts.

Except as provided in clause 10, a worker shall not be called upon to work more than three (3) night shifts a week, unless working day and night shifts in alternate weeks. This shall not apply to male workers employed exclusively on night work.

Night shift shall mean a shift where the worker finishes for the day after 8 p.m.

10.—Night Workers.

(a) Female workers employed on more than three (3) night shifts in any one week shall be paid for such night shifts at the rate of ten per cent. (10%) extra unless working day and night shifts in alternate weeks.

(b) This clause shall not apply to casual workers nor to workers employed on day and night shifts in alternate weeks.

11.—Weekly Holidays.

All workers shall be entitled to and shall receive a full day off duty each week in establishments which open seven (7) days per week and half a day off duty in establishments which open six (6) days per week. Provided that the half day shall commence not later than two o'clock in the afternoon and terminate at the usual starting time next day. If a worker is required to work on his or her day or half day off, double time shall be paid.

12.—Meal Hours.

Not less than half an hour shall be allowed off for each meal time.

13.—Overtime.

(a) All work done by workers after the completion of forty (40) hours per week or in excess of rostered hours per day, shall be deemed overtime and shall be paid for at the rate of time and a half for the first two (2) hours per day and thereafter double time.

(b) Notwithstanding anything contained in this Award—

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

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

14.—Wages.

The following shall be the minimum rates of wages payable to workers per week:—

(a) Basic wage—		Per Week.
		£ s. d.
Males .. .. .	7	0 5
Females .. .. .	3	15 10
		Margin Per Week.
		Males. Females.
		£ s. d. £ s. d.

(b) Adult workers—

Cooks in restaurants and boarding houses—				
In establishments where three or more cooks are employed—				
First cook .. .. .	1	15 0	2	0 0
Second cook .. .. .	15	0	1	7 6
Third cook .. .. .	10	0	1	0 0
Other cooks .. .. .	10	0	1	0 0
Where two cooks are employed—				
First cook .. .. .	1	5 0	1	10 0
Second cook .. .. .	10	0	1	2 6
Where only one cook is employed .. .. .	1	0 0	1	5 0
Waiter .. .. .	5	0	—	—
Kitchenman, pantryman, sculleryman, yardman, handyman, general hand and unspecified workers .. .. .	Nil	—	—	—
Kitchen charge-hand in tea-room .. .. .	—	—	1	0 0
Counterhand .. .. .	—	—	17	6
Waitress .. .. .	—	—	17	6
Kitchenmaid, pantrymaid, scullerymaid, housemaid, cleaner, general hand and unspecified workers .. .. .	—	—	15	0

	Per Cent. of Male Basic Wage.	Per Cent. of Female Basic Wage.
(c) Junior workers—		
Under 16 years of age ..	40	65
16 to 17 years of age ..	60	80
17 to 18 years of age ..	85	100
18 to 19 years of age		
Boarding and/or lodging houses .. .. .	95	Margin 5d.
Restaurant and tea rooms		Adult Rates.
Over 19 years of age ..		Adult Rates.
Over 16 years of age and under 21 years of age with less than six months' ex- perience .. .. .	40	65

#### 15.—Board and Lodging.

(a) No employer shall be compelled to board and/or lodge any worker; but where full board is provided, the employer shall be entitled to deduct from the wages of male workers each week a sum equal to twenty per cent. (20%) of the male basic wage, and where lodging is provided, a sum equal to ten per cent. (10%) of the male basic wage.

(b) If full board is provided, the employer shall be entitled to deduct a sum equal to thirty-six per cent. (36%) of the female basic wage each week from the wages of female workers, and where lodging is provided, a sum equal to eighteen per cent. (18%) of the female basic wage.

(c) If full board is not provided, the employer shall be entitled to deduct from the wages of the worker a sum proportionate to the amount of board provided.

(d) Full board shall mean three ordinary meals a day.

(e) If any dispute arises as to the value or amount of the board provided, it shall be referred to the Board of Reference for decision.

(f) No worker shall be compelled to lodge on the employer's premises.

#### 16.—Higher Duties.

Any worker called upon to perform duties carrying a higher rate of pay than those for which he or she was engaged for more than two hours in any one day shall be paid the higher rate for the whole day.

#### 17.—Weekly Wage.

Wages shall be paid weekly. When no agreement in writing is made determining the period of service, then a notice of not less than twenty-four (24) hours shall be given by either party of intention to terminate the service. This clause shall not be deemed to apply to casual workers.

#### 18.—Under-rate Workers.

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

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

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

#### 19.—Public Holidays.

(a) All work done on the days observed as New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Kalgoorlie or Boulder Cup Day, Christmas Day and Boxing Day shall be paid for at the ordinary rate and an additional day on full pay shall be added to the amount of annual leave to which the worker is entitled under clause 20 for each day or part of a day so worked: Provided that, if, by agreement between the employer and the worker, or as a result of the worker's own default, only part of a day is worked by the worker on any such day, an addition shall be made to such annual leave equivalent only to the time actually worked on such day.

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

#### 20.—Annual Leave.

(a) Except as hereinafter provided, a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 months' continuous service with such employer.

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

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

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

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

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

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

#### 21.—Payment for Sickness.

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

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

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

#### 22.—Junior Workers.

Junior workers may be employed in the proportion of one (1) junior to every two (2) or fraction of two (2), not being less than one, adult workers employed in the same occupation.

#### 23.—Junior Worker's Certificate.

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

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

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

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

#### 24.—Meals.

Meals shall be provided for workers in accordance with the menu in the particular establishment.

#### 25.—Uniforms.

(a) Where employers require stiff white cuffs and collars, or white aprons or coats, to be worn by their employees, they shall pay one shilling (1s.) per week to the employees for the laundering of the same; or otherwise cause the laundering to be done free of charge to the worker.

(b) Only a plain uniform of black and white, or black, or white, colours shall be required of the worker.

(c) If the employer requires an alteration of the above colours in the uniform, he shall pay for the cost of the alteration.

(d) The employer may require plain white head bands to be worn.

#### 26.—Women Climbing Ladders.

No woman or girl shall be permitted or compelled to climb ladders for the purpose of cleaning fan-lights, electric fans, walls or windows.

#### 27.—Roster.

A roster of the working hours of all workers shall be exhibited in a place where it may be conveniently and readily seen by each worker concerned, such roster shall denote the hours to be worked for the week ahead, and shall be open for inspection by a duly accredited union representative during all working hours. Such roster may only be altered on account of sickness or absence of the worker, or on account of any contingency that the employer could not reasonably foresee.

#### 28.—Record.

The employer shall keep or cause to be kept at his business premises, or at each one of them if more than one, a time and wages record wherein shall be entered the name, occupation, and in the case of juniors, the age on his or her last birthday, the time he or she commences and finishes work each day, the hours worked on each day, and the wages paid to each worker each week. Such record shall be entered up weekly. The employer and each worker shall be severally responsible for the proper posting up of this record. The record shall be open to inspection by a duly authorised representative of the Union. He shall be permitted to take extracts therefrom on a portion of the employer's premises convenient to the employer, during all working hours.

#### 29.—No Reduction.

Nothing herein contained shall entitle an employer to reduce the wages of any worker who at the date of this Award was being paid a higher rate of wages than the minimum prescribed for his or her class of work.

#### 30.—Posting of Award.

The Union shall be permitted to exhibit a copy of this Award in some place on the employer's premises where it may be readily perused by each worker.

#### 31.—Board of Reference.

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

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

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

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

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

The provisions of regulation 92 of the regulations made under the Industrial Arbitration Act, 1912-1949, shall be deemed to apply to any Board of Reference appointed hereunder.

#### 32.—Definitions.

(a) "Boarding and/or Lodging House" shall mean any establishment not being a hotel, coffee palace, or similar residential establishment, where and while more than six (6) boarders and/or lodgers, not being members of the proprietor's family, are received for pay or reward.

(b) "Restaurant" means an establishment where no restriction is placed on the nature of the food cooked or served.

(c) "Tearoom" means any eating house where the only foods served for consumption on the premises are tea, coffee, and similar beverages, sandwiches, pies, pasties and such prepared foods as are usually supplied by wholesale pastrycooks, toast, cakes, biscuits, pastries, cold salad, cold meat, and prepared beef tea and other extract of soups which are supplied by the manufacturer in tins or bottles ready for consumption, but where no food is cooked on the premises.

(d) "Junior worker" for the purpose of this Award, means a worker in a restaurant or tearoom under eighteen (18) years of age, or a worker in a boarding and/or lodging house under nineteen (19) years of age who in either case is in receipt of less than the adult rate of pay, or a worker over the age of eighteen (18) or nineteen (19) years, respectively (as the case may be), and under twenty-one (21) years of age who has had not more than six (6) months' experience in the industry.

In witness whereof this Award has been signed by the Conciliation Commissioner, and the Seal of the Court has been hereto affixed this 8th day of November, 1949.

(Sgd.) S. F. SCHNAARS,  
Conciliation Commissioner.

#### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 110 of 1949.

Between Hospital Employees' Industrial Union of Workers, W.A., Applicant, and Home of Peace for the Chronic Sick (Incorporated), Respondent.

HAVING heard Mr. L. G. Severn on behalf of the applicant and Mr. F. S. Cross on behalf of the respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 1B of 1945 be and the same is hereby amended in the terms of the attached Schedule.

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

By the Court,

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

Schedule.

(1) Clause 1.—Area.

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

This Award shall be limited to the area occupied by the Home of Peace for the Chronic Sick (Inc.).

(2) Clause 3.—Definitions.

Delete this clause and insert in lieu thereof the following:—  
 "Orderly" shall be any male worker not covered by any other Award employed in and/or around a hospital or other institution who is not otherwise classified in this Award.

(3) Clause 4.—Hours.

Delete this clause and insert in lieu thereof the following:—  
 Forty (40) hours shall constitute a week's work and shall be worked on any six (6) days of the week; provided that eighty (80) hours may be worked in eleven (11) days each fortnight at the option of the employer. Provided further that where possible the employer shall institute a five-day working week.

(4) Clause 10.—Sick Leave.

Delete the preamble to subclause (a) of this clause and insert in lieu thereof the following:—  
 (a) Sick leave with pay shall be granted on the following scale on production of a medical certificate, or, in regard to leave not exceeding two (2) days, other evidence satisfactory to the management.

(5) Clause 11.—Uniforms.

Delete subclauses (e) and (f) of this clause and insert in lieu thereof the following:—  
 (c) Boots shall be available for kitchenmen.  
 (f) Safety Appliances.—Rubber gloves, gowns and a ready supply of suitable disinfectant or antiseptic shall be available to all workers who handle infectious cases or patients suspected to be suffering from any infectious disease.

(6) Clause 15.—Wages.

Delete this clause and insert in lieu thereof the following:—  
 The minimum rates of wages payable to workers covered by this Award shall be as follows:—

	Per Week.	
	£ s. d.	
(a) Basic Wage—		
Males .. .. .	6 15 11	
Females .. .. .	3 13 5	
	Margin Per	
(b) Adult Males—	Week Over Male	
	Basic Wage.	
(i) Orderlies—		
(a) Ward—		
First year of service ..	5 0	
Second year of service ..	10 0	
Third year of service ..	15 0	
Thereafter .. .. .	18 4	
(b) Other—		
First year of service ..	5 0	
Thereafter .. .. .	10 0	
(ii) Cooks—		
First cook .. .. .	1 15 0	
Other cooks .. .. .	1 5 0	
(iii) Kitchenmen—		
First year of service ..	5 0	
Second year of service ..	10 0	
Third year of service ..	15 0	
Thereafter .. .. .	18 4	
	Margin per Week	
(c) Adult Females—	Over Female	
	Basic Wage.	
Wardmaids, kitchenmaids, house-		
maids and waitresses (over 19		
years of age) .. .. .	13 3	
First cook, or when only one is		
employed .. .. .	1 11 2	
Other cooks .. .. .	1 5 2	
(Senior maids who are regarded as		
such by the employer shall be paid		
three shillings (3s.) per week in		
addition to the rates prescribed		
herein.)		
	Percentage of	
(d) Junior Workers (Male)—	Male Basic	
	Wage per Week.	
Under 17 years of age .. ..	50	
17 to 18 years of age .. ..	65	
18 to 19 years of age .. ..	75	
19 to 20 years of age .. ..	85	
20 to 21 years of age .. ..	95	

	Percentage of
(e) Junior Workers (Female)—	Female Basic
	Wage per Week.
Under 17 years of age .. ..	65
17 to 18 years of age .. ..	75
18 to 19 years of age .. ..	90
Thereafter the minimum adult rate	
prescribed.	

Liberty is reserved to any party to apply in respect to the female rates herein in the event of the Defence (Transitional Powers) Act (Female Minimum Rates) ceasing to operate.

(7) Clause 16.—Deductions and Allowances.

Delete subclause (c) of this clause.  
 (8) This amendment shall take effect as from the beginning of the first pay period commencing after the date hereof.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 25 of 1949.

Between Western Australian Police Union of Workers, Applicant, and Hon. Minister for Police, Respondent.

HAVING heard Mr. W. J. Halliday on behalf of the Applicant and Mr. C. A. Reeve on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 15 of 1945, as amended by Order Nod. 230 of 1947, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 3rd day of November, 1949.

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

Schedule.

Clause 6.—Lodging Allowances.

Delete the whole of the existing clause and insert in lieu thereof the following:—  
 The following lodging allowances shall be payable when quarters are not provided:—  
 Commissioned officers—£60 per annum.  
 Non-commissioned officers and constables—3s. per diem.

Clause 13.—Plain Clothes Duty Allowances.

Delete the figures "1s. 6d." in line three and insert in lieu thereof the figures "2s."

Clause 14.—Clothing Allowance.

Delete the whole of the existing clause and insert in lieu thereof the following:—  
 (a) Commissioned officers shall receive a uniform and boot allowance of £30 per annum.  
 (b) Every non-commissioned member of the Detective Force and non-commissioned officer and constable of the general Police Force doing continuous duty for 21 consecutive days or over in plain clothes shall receive an allowance at the rate of £27 10s. per annum during the period so employed for clothing, boots and mackintosh. Provided that such *pro rata* clothing allowance will be paid to employees engaged on night patrol for 14 consecutive days or over.  
 (c) Members of the Pillaging Staff shall receive an additional special clothing allowance of £5 per annum.  
 (d) Members of the Uniform Police who are supplied with uniform and mackintosh shall receive an allowance of £3 as boot allowance.  
 (e) Employees engaged as mounted men shall be supplied with leggings and spurs.

Clause 15.—Prisoners' Rations.

Delete the whole of the existing clause and insert in lieu thereof the following:—  
 Where employees are called upon to ration prisoners they shall be allowed 2s. per meal supplied at all stations in the Northern Police District and 1s. 6d. per meal at all stations elsewhere, except where the contract system is in force, and (for aboriginals) in the Northern Police District.

Clause 16.—Trackers' Allowance.

Delete the whole of the existing clause and insert in lieu thereof the following:—

Where employees are obliged to supply rations to native trackers they shall be paid 6s. per day at all stations, with the exception of Hall's Creek, where the allowance shall be 7s.

Clause 18.—Liquor Inspection Branch.

Delete the whole of the existing clause and insert in lieu thereof the following:—

A sergeant or constable qualified to perform liquor inspection duties and primarily engaged on liquor inspection shall receive an allowance of 3s. per diem, plus a clothing allowance of £27 10s. per annum. The Inspector in Charge of the Liquor Inspection Branch shall receive an allowance of 3s. per diem.

Clause 27.—Hours.

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

(a) The working hours at a centre shall be, for beat and office duty, eight continuous hours per day, but not more than 96 hours per fortnight. Provided that hours worked in excess of 80 hours per fortnight and not exceeding 96 shall be paid for as provided in clause 27A. Provided also that these hours shall apply to Police work generally where circumstances permit, but where duties are light and intermittent, such as watch-house or garage duty, mounted duty, orderly work or escort, or any duty for which travelling allowance is paid, they need not be adhered to.

Subclause (g).—After the words "to 11 p.m." in line five, add the words, "Provided that hours worked in excess of 80 hours per fortnight and not exceeding 96 shall be paid for as provided in clause 27A."

Clause 27A.

Delete the whole of the existing clause and insert in lieu thereof the following:—

(a) An allowance in consideration of duty in excess of 40 hours per week, but not exceeding 48, shall be made to all commissioned officers, non-commissioned officers, constables, plain clothes police, detective constables, probationary detectives and probationary constables. This shall be calculated at the rate of time and a quarter for eight hours at the appropriate daily

rate prescribed in clause 4 (a), (b), (c) and (d), and shall equal one and one-quarter days' wages per week.

(b) The allowance prescribed in this clause shall be paid for a period not exceeding three calendar months to employees absent on recreation leave, sick leave, or long service leave.

Provided always that when an employee is on leave without pay, no allowance shall be paid.

Schedules Nos. 1, 2 and 3.

Delete the whole of these schedules and insert in lieu thereof the schedules hereunder appearing and numbered 1, 2 and 3, respectively.

Liberty is reserved to either party to have the question of hours further reviewed in 12 months from the date hereof.

These amendments shall come into force as from the first pay period to commence in November, 1949.

Schedule No. 1.

Rank.	Rate per day.		Annual Salary.		Lodging Allowance (See Cl. 6).		Total General Salary, excluding allowances shown in Schedule 2.	
	s.	d.	£	s. d.	£	s. d.	£	s. d.
<b>Commissioned Officers—</b>								
Chief Inspector ....	....	....	802	14 0	60	0 0	862	14 0
<b>Inspectors—</b>								
1st Class ....	....	....	694	18 0	60	0 0	754	18 0
2nd Class ....	....	....	664	18 0	60	0 0	724	18 0
3rd Class ....	....	....	644	18 0	60	0 0	704	18 0
<b>Uniformed Sergeants and Detective Sergeants—</b>								
1st Class ....	29	4	535	6 8	54	15 0	590	1 8
2nd Class ....	28	4	517	1 8	54	15 0	571	16 8
3rd Class ....	27	4	498	16 8	54	15 0	553	11 8
<b>Constables, Plain Clothes Police, Detective Constables, Probationary Detectives, Women Constables and Probationary Constables—</b>								
25 years and over ....	25	4	462	6 8	54	15 0	517	1 8
20 to 25 years ....	24	4	444	1 8	54	15 0	498	16 8
15 to 20 years ....	23	10	434	19 2	54	15 0	489	14 2
10 to 15 years ....	23	4	425	16 8	54	15 0	480	11 8
5 to 10 years ....	22	10	416	14 2	54	15 0	471	9 2
3 to 5 years ....	22	4	407	11 8	54	15 0	462	6 8
Under 3 years ....	21	10	398	9 2	54	15 0	453	4 2
Probationary Constables ....	18	10	343	14 2	54	15 0	398	0 2

SCHEDULE No. 2—Allowances.

Uniform.	Special Annual.	5s. per diem, £91 5s. p.a.	3s. per diem, £54 15s. p.a.	2s. 6d. per diem, £45 12s. 6d. p.a.	2s. per diem, £36 10s. p.a.	1s. 6d. per diem, £27 7s. 6d. p.a.	1s. per diem, £18 5s. p.a.
£30—Commissioned Officers (Cl. 14 (a))	£50—Inspectors-in-Charge of C.I.B. Traffic, L.I.B. Metropolitan Area (Cl. 4 (e))	Prosecuting Sergeant, Perth (Cl. 26)	Inspector (C.I.B. (Cl. 12))	Prosecuting Sergeant, Fremantle (Cl. 26)	Traffic Inspectors (2) (Cl. 19 (a))	Detective Sergeant-in-Charge, Fingerprints (Cl. 23)	Staff Head Office (Cl. 17 (b))
£32 10s.—Pillaging Staff (Cl. 14 (e))	O/C Wireless Branch (Cl. 24)		Detective Sergeant (Cl. 12)	Assistant Prosecuting Sergeant, Perth (Cl. 26)	Traffic Sergeants (Cl. 19 (a))	Traffic Constables (Cl. 19 (a))	District Office Clerks (Cl. 17 (a))
£27 10s.—Payable to members under (Cl. 14 (b))	£25—Motor Vehicle Examiner (Cl. 19 (b))		Detective Constable (Cl. 12)		Gold Stealing Staff (Cl. 25)	Engineer of Launch (Cl. 22)	Clerk, Liquor Inspection Branch (Cl. 17 (b))
Liquor Inspection Branch (Cl. 18)	£3—Boot Allowance payable to all members (excluding Commissioned Officers) not in receipt of Uniform Allowance (Cl. 14 (d))		Inspector Liquor Inspection Branch (Cl. 18)		Probationary Detectives (Cl. 13)		Pointsmen (Cl. 20)
Women Constables (Cl. 14 (b))			Qualified Liquor Inspector (Cl. 18)		Plainclothes Constables (Cl. 13)		Qualified Fingerprint Officers (Cl. 23)
Chauffeurs (Cl. 21)					Pillaging Staff (Cl. 13)		Photographers (Cl. 23)
							Qualified Wireless Staff (Cl. 24)
							Chauffeur-in-Charge of Police Garage (Cl. 21)

## SCHEDULE 3.

## Summary of Allowances Paid under Schedule 2.

Employee.	Per Annum.		Per Day.	Per Annum.		Per Day.	Per Annum.		Total Annual.	
	£	s. d.	s. d.	£	s. d.	s. d.	£	s. d.	£	s. d.
Chief Inspector	30	0 0	...	...	...	...	...	...	30	0 0
Criminal Investigation Branch—										
Inspector-in-Charge	50	0 0	30 0 0	3 0	54 15 0	...	...	...	134	15 0
Other Inspectors	...	...	30 0 0	3 0	54 15 0	...	...	...	84	15 0
Detective Sergeants	...	...	27 10 0	3 0	54 15 0	...	...	...	82	5 0
Detective Constables	...	...	27 10 0	3 0	54 15 0	...	...	...	82	5 0
Probationary Detectives	...	...	27 10 0	2 0	36 10 0	...	...	...	64	0 0
O/C Wireless Branch	50	0 0	27 10 0	...	...	...	...	...	77	10 0
Qualified Staff	...	...	27 10 0	1 0	18 5 0	...	...	...	45	15 0
Detective Sergeant, Fingerprints	...	...	27 10 0	3 0	54 15 0	1 6	27 7 6	...	109	12 6
Qualified Fingerprint Staff	...	...	27 10 0	1 0	18 5 0	...	...	...	45	15 0
Photographers	...	...	27 10 0	1 0	18 5 0	...	...	...	45	15 0
Pillage Prevention Staff	...	...	32 10 0	2 0	36 10 0	...	...	...	69	0 0
Gold Stealing Detection Staff—										
Inspector	...	...	30 0 0	3 0	54 15 0	2 0	36 10 0	...	121	5 0
Detective Sergeant	...	...	27 10 0	3 0	54 15 0	2 0	36 10 0	...	118	15 0
Detective Constable	...	...	27 10 0	3 0	54 15 0	2 0	36 10 0	...	118	15 0
Uniformed Members	...	...	3 0 0	2 0	36 10 0	...	...	...	39	10 0
Traffic Branch—										
Inspector-in-Charge	50	0 0	30 0 0	2 0	36 10 0	...	...	...	116	10 0
Other Inspectors	...	...	30 0 0	2 0	36 10 0	...	...	...	66	10 0
Traffic Sergeants	...	...	3 0 0	2 0	36 10 0	...	...	...	39	10 0
Traffic Constables	...	...	3 0 0	1 6	27 7 6	...	...	...	30	7 6
Traffic Pointsmen	...	...	3 0 0	1 0	18 5 0	...	...	...	21	5 0
Motor Vehicle Examiner	25	0 0	27 10 0	1 6	27 7 6	...	...	...	79	17 6
Liquor Inspection Branch—										
Inspector-in-Charge	50	0 0	30 0 0	3 0	54 15 0	...	...	...	134	15 0
Qualified Liquor Inspector	...	...	27 10 0	3 0	54 15 0	...	...	...	82	5 0
Clerk, Liquor Inspection	...	...	27 10 0	1 0	18 5 0	...	...	...	45	15 0
General Police—										
Inspector-in-Charge, Metropolitan Area	50	0 0	30 0 0	...	...	...	...	...	80	0 0
Other Uniform Inspectors	...	...	30 0 0	...	...	...	...	...	30	0 0
Prosecuting Sergeant, Perth	...	...	3 0 0	5 0	91 5 0	...	...	...	94	5 0
Prosecuting Sergeant, Fremantle	...	...	3 0 0	2 6	45 12 6	...	...	...	48	12 6
Assistant Prosecuting Sergeant, Perth	...	...	3 0 0	2 6	45 12 6	...	...	...	48	12 6
Staff Clerk, Head Office	...	...	3 0 0	1 0	18 5 0	...	...	...	21	5 0
District Office Clerks	...	...	3 0 0	1 0	18 5 0	...	...	...	21	5 0
Engineer Police Launch	...	...	3 0 0	1 6	27 7 6	...	...	...	30	7 6
Chauffeur-in-Charge, Garage	...	...	27 10 0	1 0	18 5 0	...	...	...	45	15 0
Chauffeurs	...	...	27 10 0	...	...	...	...	...	27	10 0
Plain Clothes Constables	...	...	27 10 0	2 0	36 10 0	...	...	...	64	0 0
Women Constables	...	...	27 10 0	...	...	...	...	...	27	10 0
Uniform Constables making inquiries in Plain Clothes	...	...	27 10 0	...	...	...	...	...	27	10 0
All members of Uniform Branch not in receipt of Uniform Allowance	...	...	3 0 0	...	...	...	...	...	3	0 0

NOTE.—In addition to the abovementioned allowances, members of the Police Force will receive the allowances shown in Clause 27A according to Rank and Grade.

### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 111 of 1949.

Between Hospital Employees' Industrial Union of Workers, W.A., Applicant, and The Minister for Public Health, Minister for Child Welfare, and others, Respondents.

HAVING heard Mr. L. G. Severn on behalf of the applicant and Mr. C. A. Reeve on behalf of the respondents, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1949, doth hereby order and declare that Award No. 1A of 1945, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 24th day of November, 1949.

By the Court,

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

#### Schedule.

##### Clause 1.—Area and Scope.

After the line reading "Hospitals managed by Hospital Boards," insert an additional line as follows:—"Princess Margaret Hospital for Children."

In the third last line of the clause delete the words "the Children's Hospital Incorporated, or."

##### Clause 4.—Hours.

Delete the whole of subclause 2—Mental Hospitals, and insert in lieu thereof the following:—

##### 2.—Mental Hospitals.

(a) Laundry Staff.—The hours of laundry workers shall be eighty (80) per fortnight, to be worked in

nine (9) full shifts of eight (8) hours each and two (2) half shifts of four (4) hours each.

(b) Orderlies.—The hours of orderlies shall be eighty (80) per fortnight, to be worked in ten (10) and eleven (11) shifts at the option of the Department.

(c) Gardeners (Claremont).—The hours for gardeners shall be eighty (80) per fortnight, to be worked in nine (9) full shifts of eight (8) hours and two (2) half shifts of four (4) hours each.

(d) Maintenance Staff, viz., Carpenters, Plumbers, Electricians, Bricklayers, and Handymen (Claremont)—shall be forty (40) per week to be worked on Mondays to Fridays, inclusive.

(e) Cook (Whitby).—The hours of this worker shall be one hundred and sixty (160) in each four (4) weekly period with six (6) consecutive days off in the period.

(f) Farm Hands.—The daily hours of farm hands shall remain substantially as at present, but these workers shall in every seven (7) consecutive days be granted one and a half (1½) days off duty, namely, one full day and the next preceding afternoon, or one full day and the next succeeding morning off duty.

(g) All Other Staff.—For all other staff, forty (40) hours shall constitute a week's work, to be worked in any five (5) days of the week.

##### Subclause 3.—All Other Hospitals.

In paragraph (b) delete the words "Mortuary Orderly, Perth Hospital."

##### Clause 15.—Schedule of Wages.

Delete the existing clause and insert in lieu thereof the following:—

	Per Week.
	£ s. d.
Basic wage—	
Metropolitan Area—	
Males	6 15 11
Females	3 13 5

		Per Week. £ s. d.	Clause 15.—Schedule of Wages— <i>continued.</i>	
Basic Wage—				Percentage of Female Basic Wage.
South-West Land Division other than Metropolitan area—				
Males	.. . . .	6 15 4	Junior Female Workers—	
Females	.. . . .	3 13 1	Under 17 years of age	65
Goldfields and all other portions of the State—			Under 18 years of age	75
Males	.. . . .	7 2 11	Under 19 years of age	90
Females	.. . . .	3 17 2	At 19 years of age full adult rate.	
General Hospitals, Metropolitan Area and Kalgoorlie.			The proportion of female juniors shall be one (1) to every six (6) adults or part thereof.	
		Margin over Basic Wage. £ s. d.		Margin over Basic Wage. £ s. d.
Orderlies General—			Kitchenman (Royal Perth Hospital)—	
First year of service	.. . . .	5 0	First year of service	5 0
Second year of service	.. . . .	10 0	Second year of service	10 0
Third year of service	.. . . .	15 0	Third year of service	15 0
Thereafter	.. . . .	18 4	Thereafter	18 4
Orderlies employed in V.D. wards or clinics, driving ambulances, storeman, shaving orderly, boiler firing orderly, outpatient office orderly (Royal Perth Hospital), theatre orderly (Royal Perth Hospital, Fremantle Hospital and Princess Margaret Hospital), orderly collecting visitors' fees (Royal Perth Hospital), and orderlies on special night cleaning shift at Princess Margaret Hospital whilst actually so engaged, shall be paid five shillings (5s.) per week in addition to the above rates.			Kitchenman (elsewhere)—	
Storeman (Kalgoorlie)	.. . . .	1 8 0	First year of service	5 0
Mortuary and Anatomy Room Attendant (Royal Perth Hospital)	.. . . .	1 17 6	Second year of service	10 0
Deputy Head Orderly (Royal Perth Hospital)—			Third year of service	14 0
First year of service	.. . . .	1 7 6	Butcher	1 10 0
Second year of service	.. . . .	1 13 4	Male Cooks—	
Market Orderly (Royal Perth Hospital)—			First Cook	1 15 0
First year of service	.. . . .	1 7 6	Other cooks, male	1 5 0
Second year of service	.. . . .	1 13 4	Motor Driver of Vehicle—	
Head Orderly (Infections Diseases Branch, Royal Perth Hospital)—			Not exceeding 25 cwt. capacity	1 3 0
First year of service	.. . . .	2 7 6	Exceeding 25 cwt. but not exceeding 3 tons capacity	1 6 0
Second year of service	.. . . .	2 13 4	Exceeding 3 tons capacity	1 10 0
(A deduction of £1 per week for quarters, light, fuel and water to be made, and the above margin to be inclusive of any overtime and for being on call.)			Female Cooks—	
Head Orderly (Fremantle and Kalgoorlie)—			First cook (Royal Perth Hospital)	2 11 8
First year of service	.. . . .	1 7 6	First cook (elsewhere or where only one is employed)	1 12 6
Second year of service	.. . . .	1 13 4	Second cook (Royal Perth Hospital)	1 12 6
Plant Attendant	.. . . .	1 4 0	Other cooks	1 5 2
Assistant Plant Attendant	.. . . .	19 0		Percentage of Female Basic Wage.
		Percentage of Basic Wage.	Laundry Workers—	
Junior Males—			Junior Females—	
Under 17 years of age	.. . . .	50	Under 17 years	65
17 to 18 years of age	.. . . .	65	Under 18 years	75
18 to 19 years of age	.. . . .	75	Under 19 years	90
19 to 20 years of age	.. . . .	85		Margin over Basic Wage. £ s. d.
20 to 21 years of age	.. . . .	95	Adult Laundress (19 years)	15 0
The proportion of male juniors shall be one (1) to every eight (8) adults or part thereof.			Shirt and Collar Machinists	19 0
		Margin over Basic Wage. £ s. d.	Ironers	19 0
Wardsmasids, Kitchenmaids, Housemaids and Waitresses (over 19 years of age)			Washhousewoman	1 3 2
First year of service	.. . . .	14 6	Washhouseman-laundryman—	
After three years	.. . . .	16 6	First year	14 0
Senior maids who are regarded as leading hands by the employer shall be paid three shillings (3s.) per week in addition to the above margin.			Second year	18 4
Housekeeper, Kalgoorlie	.. . . .	1 15 0	Foreman Laundryman (other than Royal Perth Hospital)	1 12 6
			Head Seamstress (Royal Perth Hospital)	1 6 0
			Seamstress	1 0 0
			WOOROLOO.	
			Orderlies General—	
			First year of service	5 0
			Second year of service	10 0
			Third year of service	15 0
			Thereafter	18 4
			Orderlies sterilising sputum mugs shall be paid five shillings (5s.) per week in addition to the above rates.	
			Nursing Orderlies—	
			First year of service	13 0
			Second year of service	16 0
			Thereafter	1 0 0
			Groundsman—	
			First year of service	13 0
			Second year of service	15 0
			Third year of service	17 6
			Housekeeper	1 15 0
			Head Orderly—	
			First year of service	1 7 6
			Second year of service and thereafter	1 13 4
			Motor Driver of Vehicle—	
			(1) Not exceeding 25 cwt. capacity	1 3 0
			(2) Exceeding 25 cwt. but not exceeding 3 tons capacity	1 6 0
			(3) Exceeding 3 tons capacity	1 10 0

Clause 15.—Schedule of Wages—*continued.*

	Margin over Basic Wage.		
	£	s.	d.
<b>Kitchenman and Male Domestics—</b>			
First year of service .. .. .	6	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	12	6	
Butcher .. .. .	1	5	0
<b>Cooks—</b>			
Head Cook .. .. .	1	15	0
Other Cooks (male) .. .. .	1	5	0
Cooks (female) .. .. .	1	5	2
Seamstress .. .. .	1	1	1
<b>Laundry Workers—</b>			
Laundress .. .. .	19	0	
Head laundress .. .. .	1	12	6
<b>Washhouseman-laundryman—</b>			
First year of service .. .. .	14	0	
Second year of service .. .. .	17	6	
Foreman-laundryman .. .. .	1	12	6
<b>Housemaids, Kitchenmaids, Waitresses—</b>			
First year of service .. .. .	14	6	
After three years' service .. .. .	16	6	
Senior maids who are regarded as leading hands by the employer shall be paid three shillings (3s.) per week in addition to the above margin.			
<b>Lazaret Attendants—</b>			
Male .. .. .	1	0	0
Female .. .. .	1	0	0
Farmhands .. .. .	1	0	0
<b>Junior Workers—</b>			
Male juniors to be employed in connection with dairy and poultry farm only in the proportion of one junior to one adult.			
	Percentage of Amount Provided for Farmhand.		
Up to 17 years of age .. .. .	35		
17 to 18 years of age .. .. .	45		
18 to 19 years of age .. .. .	55		
19 to 20 years of age .. .. .	65		
20 to 21 years of age .. .. .	85		
<b>SUNSET.</b>			
<b>Orderlies—</b>			
	Margin over Basic Wage.		
	£	s.	d.
First year of service .. .. .	5	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	15	0	
Fourth year of service .. .. .	17	6	
After five years of service .. .. .	1	0	0
After seven years of service .. .. .	1	4	0
Orderly responsible for morgue shall be paid five shillings (5s.) per week in addition to the above rates.			
Senior staff orderly—15s. above orderly's margin.			
Senior orderly—5s. above orderly's margin.			
<b>Workmaster—</b>			
First year of service .. .. .	1	11	6
After first year of service .. .. .	2	0	0
Storekeeper—10s. above orderly's margin.			
<b>Cooks—</b>			
First cook .. .. .	2	0	0
Second cook .. .. .	1	5	0
Other cooks .. .. .	1	0	0
Cook-housekeeper .. .. .	1	9	0
<b>Mental Hospitals.</b>			
Bricklayer .. .. .	2	4	6
Carpenter .. .. .	2	4	6
Plumber .. .. .	2	4	6
Electrician (inclusive of 6s. war loading)	2	12	0
Butcher .. .. .	1	10	0
Head Gardener and Propagator .. .. .	1	19	0
Gardener and Propagator .. .. .	19	0	
Vegetable Gardener .. .. .	19	0	
Gardener (Lemnos and Heathcote) .. .. .	18	4	
Farm Hand .. .. .	1	0	0
Leading Farm Hand .. .. .	1	10	6

Clause 15.—Schedule of Wages—*continued.*

	Margin over Basic Wage.		
	£	s.	d.
<b>Hall Clerk (whilst present occupant employed) .. .. .</b>			
	1	2	6
<b>Steward—</b>			
First year of service .. .. .	5	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	15	0	
Thereafter .. .. .	17	6	
<b>Kitchenman—</b>			
First year of service .. .. .	6	0	
Second year of service .. .. .	8	0	
Thereafter .. .. .	12	6	
<b>Chief Orderly (Lemnos) .. .. .</b>			
	2	5	0
<b>Orderlies (Lemnos)—</b>			
First year of service .. .. .	5	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	15	0	
Fourth year of service .. .. .	17	6	
After five years of service .. .. .	1	0	0
After seven years of service .. .. .	1	2	6
<b>Handyman (Heathcote) .. .. .</b>			
	1	4	6
<b>Handyman—</b>			
First year of service .. .. .	14	0	
Thereafter .. .. .	19	0	
<b>Assistant, Dispensary and Laboratory .. .. .</b>			
	1	7	0
<b>Cooks—</b>			
First Cook, Male (Claremont) .. .. .	2	5	0
Second Cook, Male (Claremont) .. .. .	1	6	6
Other cooks .. .. .	1	2	6
Cook, Male (Whitby) .. .. .	1	5	0
First Cook, Male (Heathcote and Lemnos) .. .. .	1	6	6
Second Cook, Male (Heathcote and Lemnos) .. .. .	1	2	6
First Cook, Male (Greenplace) .. .. .	1	5	0
First Cook, Female (Heathcote and Lemnos) .. .. .	1	15	6
Second Cook, Female (Heathcote and Lemnos) .. .. .	1	7	6
First Cook, Female (Greenplace) .. .. .	1	7	6
<b>Storeman, working singly .. .. .</b>			
	1	8	0
<b>Laundry Workers—</b>			
Head Laundress .. .. .	1	15	0
Laundress .. .. .	1	0	0
<b>Laundryman—</b>			
First year of service .. .. .	14	0	
Second year of service .. .. .	18	4	
Employee on foul linen, 7s. 6d. extra.			
Seamstress .. .. .	1	10	0
<b>Housemaids—</b>			
First year of service .. .. .	14	6	
After three years of service .. .. .	16	6	
Senior housemaids—3s. per week extra.			
<b>Women's Homes and Receiving Depot.</b>			
<b>Orderly—</b>			
First year of service .. .. .	5	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	15	0	
Thereafter .. .. .	18	4	
<b>Gardener, Handyman (Receiving Home) .. .. .</b>			
	10	0	
<b>All Maids—</b>			
First year of service .. .. .	14	6	
After three years of service .. .. .	16	6	
<b>Cook-housekeeper (Nurses' Quarters) .. .. .</b>			
	19	0	
Cook .. .. .	1	12	6
Laundress and Washhousewoman .. .. .	1	3	2
<b>Country Hospitals.</b>			
<b>Orderlies—</b>			
First year of service .. .. .	5	0	
Second year of service .. .. .	10	0	
Third year of service .. .. .	15	0	
Thereafter .. .. .	18	4	
Orderly employed on V.D. cases, 5s. per week in addition to above rates.			
<b>Nursing Orderlies—</b>			
First year of service .. .. .	13	0	
Second year of service .. .. .	16	0	
Thereafter .. .. .	1	0	0
<b>Cooks, Male—</b>			
Twenty beds and over .. .. .	1	6	6
Under 20 beds .. .. .	1	2	6

Clause 15.—Schedule of Wages—*continued.*

	Margin over Basic Wage.		
	£	s.	d.
<b>Cooks, Female—</b>			
Twenty beds and over .. .. .	1	12	6
Under 20 beds .. .. .	1	5	2
<b>Laundry Workers—</b>			
First laundress, 20 beds or over ..	1	3	2
Under 20 beds .. .. .		19	0
Assistant Laundress .. .. .		11	8
Laundryman (Manual Laundry) ..		19	0
<b>All Maids—</b>			
First year of service .. .. .		14	6
After three years of service .. ..		16	6
<b>Junior Males—</b>			
	Percentage of Basic Wage.		
Under 17 years of age .. .. .		50	
17 to 18 years of age .. .. .		65	
18 to 19 years of age .. .. .		75	
19 to 20 years of age .. .. .		85	
20 to 21 years of age .. .. .		95	

The proportion of male juniors shall be one (1) to every eight (8) adults or part thereof.

**Junior Females—**

- Under 17 years of age—65% of female basic wage.
- Under 18 years of age—75% of female basic wage.
- Under 19 years of age—90% of female basic wage.
- At 19 years of age—full adult female rate.

The proportion of female juniors shall be one (1) to every six (6) adults or part thereof.

Liberty is reserved to any party to apply in respect of the female rates herein in the event of the Defence (Transitional Powers) Act (Female Minimum Rates) ceasing to operate.

Clause 16.—Deductions and Allowances.

Delete the whole of subclause (c) and insert the following:—

Except in the case of the Mortuary and Anatomy Attendant at the Royal Perth Hospital, the worker assisting in a post mortem examination shall be paid an allowance of seven shillings and sixpence for each post mortem, provided that in any case where the fee is paid by another department to the orderly assisting, such as a post mortem carried out by a coroner's order, the abovementioned allowance will not be paid.

Provided that liberty is reserved to any party to apply in respect to this subclause.

Insert the following new subclause:—

(f) Men engaged in cleaning outside windows (Royal Perth Hospital), 25 feet above ground level, shall be paid one shilling (1s.) per day extra.

These amendments shall take effect as from the 8th November, 1949.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 25 of 1949.

Between The Food Preservers Union of Australia, Western Australian Branch, Union of Workers, Coastal Districts, Applicant, and W.A. Match Co. Pty. Limited, Respondent.

WHEREAS an Industrial Dispute existed between the abovenamed parties and whereas the said dispute was referred into Court for the purpose of hearing and determination and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court: Now therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1949, and all other powers therein enabling it hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Title.

This Award shall be known as the "Match Manufacturing Industry" Award.

2.—Arrangement.

1. Title.
2. Arrangement.
3. Area.
4. Scope.
5. Term.
6. Definition.
7. Hours.
8. Overtime.
9. Wages.
10. Contract of Service.
11. Breakdowns.
12. Absence through sickness.
13. Holidays.
14. Annual leave.
15. Proportion of Juniors.
16. Junior workers' certificates.
17. Time and wages record.
18. Aged and infirm workers.
19. Posting of Award.
20. Board of Reference.
21. No reduction.

3.—Area.

This Award shall have effect over the area comprised within a radius of fifteen (15) miles from the G.P.O., Perth.

4.—Scope.

This Award shall apply to workers following the vocations mentioned in Clause 9 hereof in the match manufacturing industry.

5.—Term.

The term of this Award shall be for a period of one year from the beginning of the first pay period commencing after the date hereof.

6.—Definition.

"Casual worker" shall mean a worker employed for less than five (5) consecutive working days.

7.—Hours.

Forty (40) hours shall constitute a week's work to be worked in five (5) days from Monday to Friday, inclusive, between the hours of 7.30 a.m. and 6 p.m. with a meal break of at least forty-five (45) minutes' duration. Provided that the above spread of hours may be altered by agreement between the employer and the Union for any worker or workers governed by this Award. In default of agreement the matter may be referred to the Board of Reference for decision. A worker shall not be required to work for longer than six (6) hours without a break for a meal.

8.—Overtime.

(a) All work performed before the usual starting time or after the usual finishing time or on Saturdays shall be paid for at the rate of time and a half for the first four hours and double time thereafter.

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

(c) When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than one hour, he shall be provided with any meal required or shall be paid one shilling and sixpence (1s 6d.) in lieu thereof: Provided that such payment need not be made to a worker living in the same locality as the factory, who could reasonably return home for a meal.

(d) Notwithstanding anything contained in this Award:—

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

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

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

## 9.—Wages.

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

	Per Week.
	£ s. d.
(a) Basic wage—	
Males .. .. .	6 15 11
Females .. .. .	3 13 5
	Margin over
	Basic Wage
	per Week.
	s. d.
(b) Adult males—	
Man in charge of and making card-board inners—	
First six months' experience ..	11 6
Thereafter .. .. .	16 6
General factory hand .. .. .	11 6
(c) Adult females .. .. .	7 6
	Percentage of Male
	Basic Wage.
(d) Junior males—	
14 to 15 years of age .. .. .	25
15 to 16 years of age .. .. .	35
16 to 17 years of age .. .. .	45
17 to 18 years of age .. .. .	55
18 to 19 years of age .. .. .	65
19 to 20 years of age .. .. .	75
20 to 21 years of age .. .. .	85
	Percentage of Female
	Basic Wage.
(e) Junior females—	
15 to 16 years of age .. .. .	45
16 to 17 years of age .. .. .	50
17 to 18 years of age .. .. .	60
18 to 19 years of age .. .. .	70
19 to 20 years of age .. .. .	80
20 to 21 years of age .. .. .	90

(f) Casual workers shall be paid at the rate of ten per cent. (10%) extra.

## 10.—Contract of Service.

(a) Except in the case of casual workers, one week's notice on either side shall be necessary to terminate the engagement.

(b) Workers must be available and ready and willing to work on the days and during the hours required. A worker shall not be entitled to payment for absence from employment except as provided for in clause 12 hereof.

(c) Provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders or for misconduct.

## 11.—Breakdowns, etc.

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

## 12.—Absence Through Sickness.

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

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

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

## 13.—Holidays.

(a) Except as hereinafter provided, the following days, or the days observed in lieu, shall be allowed as holidays without deduction of pay, namely, New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

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

(c) All work performed on the holidays prescribed in subclause (a) hereof shall be paid for at the rate of double time.

## 14.—Annual Leave.

(a) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 months' continuous service with such employer.

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

(c) If after one month's continuous service in any qualifying 12-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

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

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

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

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

## 15.—Proportion of Juniors.

The proportion of junior female workers to adult female workers shall be in the ratio of two junior female workers to every three adult female workers: Provided that for the purposes of this clause a junior female worker shall mean a worker under the age of 21 years and who is in receipt of less than the adult female rate.

## 16.—Junior Workers' Certificates.

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

- (i) Name in full.
- (ii) Age and date of birth.
- (iii) Name of each previous employer.

Such of the above particulars as are within the knowledge of an employer shall be endorsed on the certificate and signed by the employer upon request by the worker.

No worker shall have any claim upon an employer for additional pay in the event of his age being wrongly stated in the certificate, and he alone shall be guilty of a breach of this Award.

Any such certificate shall be open for inspection by the Union representative during his inspection of the time and wages record.

17.—Time and Wages Record.

The employer shall keep, or cause to be kept, a record containing the following particulars:—

- (a) The name of each worker.
- (b) The class of work performed.
- (c) The hours worked each day.
- (d) The wage (and overtime, if any) paid.
- (e) The age of each junior worker.

Such record shall be open to the inspection of an accredited representative of the Union at all reasonable times during the ordinary office hours.

18.—Aged and Infirm Workers.

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

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

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

19.—Posting of Award.

The employer shall, upon the request of the Union, post a copy of this Award in a conspicuous place in the factory, where it is easily accessible to the workers.

20.—Board of Reference.

The Court may appoint for the purpose of this Award a Board of Reference, which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties.

There are assigned to the Board, in the event of no agreement being arrived at between the parties to the Award the functions of—

- (i) adjusting any matters of difference which may arise from time to time except such as involve interpretation of the provisions of this Award or any of them;
- (ii) dealing with any other matter which the Court may refer to the Board from time to time.

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1949, which for this purpose are embodied in this Award.

21.—No Reduction.

Nothing herein contained shall entitle an employer to reduce the wages of any worker who at the date of this Award was being paid a higher rate of wage than the minimum prescribed for his or her class of work.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1949, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 24th day of November, 1949.

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

Filed at my office this 24th day of November, 1949.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 28C of 1946.

Between The Operative Painters and Decorators Industrial Union of Workers, Perth, Applicant, and Foy & Gibson (W.A.) Ltd., Perth Ticketwriters, and Woolworths (W.A.) Ltd., and Filmads (W.A.) Ltd., Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred into Court for the purpose of hearing and determination, and whereas the said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner, 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 Conciliation Commissioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement

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

Memorandum of Agreement.

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

1.—Definitions.

(1) "Ticket-writer" means a worker who with water colours is engaged—

- (a) in the production of a ticket and/or show card the dimensions of which do not necessitate its being cut out of a board which exceeds in size an imperial sheet;
- (b) in the production of a ticket or show card the dimensions of which necessitate its being cut out of a board which exceeds in size an imperial sheet, where such work is not specifically covered by the Painters and Signwriters' Award (No. 28 of 1946).

(2) "Casual worker" means a worker who is employed for less than one (1) week, exclusive of hours of overtime.

2.—Area.

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

3.—Term.

The term of this Award shall be for a period of three (3) years from the date hereof.

4.—Contract of Service.

(1) In retail shops, warehouse and ticket-writing establishments—one (1) week's notice on either side shall be necessary to terminate the engagement, provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders, or for misconduct.

(2) In signwriting shops—one (1) day's notice on either side shall be required to terminate the engagement.

5.—Wages.

The minimum rates of wages payable to workers under this Award, other than junior workers, shall be:—

(a) Basic Wage—	Males.		Females.	
	£	s. d.	£	s. d.
Within a radius of 15 miles from the G.P.O., Perth ..	6	13 2	3	11 11
Outside a 15-mile radius but within a 25-mile radius from the G.P.O., Perth ..	6	12 11	3	11 9
(b) Adults—	Margin per Week.			
	Males.		Females.	
	£	s. d.	£	s. d.

- (i) For tickets coming under paragraph (a) of sub-clause (1) of clause 1 1 7 0 1 4 0
- (ii) For tickets coming under paragraph (b) of sub-clause (1) of clause 1 2 3 6 1 7 0

(c) A casual worker employed in a retail shop, or a warehouse, or a ticket-writing establishment, shall be paid ten per cent. (10%) in addition to the rates prescribed by this Award: Provided that this extra payment shall not apply in the case of a worker dismissed for misconduct or incompetence.

6.—Payment of Wages.

(1) Except as provided in subclause (2) of this clause, all wages shall be paid once weekly before the prescribed finishing time.

(2) When a worker is discharged before the usual pay day, he shall be paid all wages due on ceasing work.

(3) Wages shall not be paid in the meal time.

7.—Piecework.

No work coming under this Award shall be performed at piecework or labour only rates, unless or until such piecework or labour only rates shall have been fixed

by the Court of Arbitration or the Board of Reference. The expression "labour only" in regard to work means work for which the whole or part of the material is not supplied by the contractor.

#### 8.—Special Rates and Conditions.

##### I.—Other Monetary Allowances.

(1) **Leading Hand.**—A worker who takes part in the execution of any job or jobs in common with other workers, but who is given for not less than one (1) day the supervision or direction of the work of the other workers engaged on the job shall, if the other workers so engaged are two (2) or more in number, be paid one shilling and sixpence (1s. 6d.) per day extra while so engaged.

(2) **Higher Duties.**—A worker engaged in doing any work coming within the provisions of paragraph (b) of subclause (1) of clause 1 of this Award shall, if engaged on that work for less than one-half ( $\frac{1}{2}$ ) day, be paid at the higher rate applicable for the work for the time actually worked, but, if engaged for more than one-half ( $\frac{1}{2}$ ) day, then at the higher rate applicable and for the whole of the day in question.

##### II.—General.

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

#### 9.—Country Work.

(1) When a worker is engaged on outside work, the employer shall pay all fares, and a proper allowance at current rates shall be paid for all necessary meals. Fares shall be second-class, except when travelling by coastal boat, when saloon fares shall be paid.

(2) When a worker is engaged at such a distance that he cannot return at night, suitable board and lodging shall be found at the employer's expense.

(3) Travelling time outside ordinary working hours shall be paid for at ordinary rates up to a maximum of twelve (12) hours in any twenty-four (24) hour period from the time of starting on the journey: Provided that, when the travelling is by boat, not more than eight (8) hours shall be paid for in such period.

#### 10.—Under-rate Workers.

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

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

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

#### 11.—Fares and Travelling Allowances.

During the hours of work all travelling time from and to the employer's place of business, or from one job to another, shall be paid for by the employer at ordinary rates. The employer shall pay all fares in connection with such travelling.

#### 12.—Hours.

(a) Forty (40) hours shall constitute a week's work for all workers covered by this Award, such hours to be worked as follows:—

(i) In retail stores and warehouses—Not more than eight (8) hours per day, Monday to Friday inclusive, between 9 a.m. and 6 p.m., and not more than four (4) hours on Saturday between 9 a.m. and 1 p.m.

(ii) In signwriting and ticket-writing establishments—Not more than eight (8) hours per day, Monday to Friday inclusive, between 7.30 a.m. and 5 p.m., and not more than four (4) hours on Saturday between 7.30 a.m. and 12 noon.

(b) One (1) hour shall be allowed for a meal between 12 noon and 2 p.m., Monday to Friday, inclusive.

#### 13.—Overtime.

(1) Any worker who is called upon to work overtime for more than two (2) hours, without receiving notice of such overtime on the previous day, shall be provided

with a suitable meal, or shall be paid the sum of two shillings (2s.) in lieu thereof.

(2) Any worker who has left the premises at which he is employed, and is recalled to work after the usual ceasing time for less than one hour, shall receive payment for one (1) hour at overtime rates.

(3) If a worker who is required to work works during the recognised meal period, so that the commencement of the meal period is postponed for more than one-half ( $\frac{1}{2}$ ) hour, that worker shall receive payment at double time rates until he gets his meal.

(4) Subject to the preceding subclause, if a worker who is required to work during the recognised meal period does not in consequence obtain during his shift the full continuous meal period, or loses any portion of the meal period, he shall be paid at double times rates for the period not obtained, or any portion lost.

(5) The expression "recognised meal period" means the period customarily observed as the meal period by the worker or workers concerned, except when the time of commencement of the customary period is altered by mutual consent of the employer and the worker or workers in the shop to suit the convenience of the worker or workers or the employer, in which case the altered times shall be the basis of any rights under the preceding subclauses (3) and (4).

(6) Except as provided in clause 14 (b), all overtime worked shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(7) Notwithstanding anything contained in this Award—

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

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

#### 14.—Holidays.

(a) The following days, or the days observed in lieu, shall be allowed as holidays without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) Work performed on Sundays and on any of the holidays specified in subclause (a) hereof shall be paid for at the rate of double time.

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

(d) 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.

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

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

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

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

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

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

15.—Absence through Sickness.

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

(b) 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.

(c) This clause shall not apply when the worker is entitled to compensation under the Workers' Compensation Act.

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

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

16.—Board of Reference.

(1) For the purpose of this Award, a Board of Reference is hereby appointed, which shall consist of a chairman and two (2) representatives, one to be nominated by the representatives of the workers Union, and one to be nominated by the representatives of the employers' Union and the said Board shall have assigned to it, in the event of no agreement being arrived at between the parties to this Award, the functions of—

- (a) adjusting any matter of difference which may arise from time to time, except that which may involve interpretation of any of the provisions of this Award;
- (b) dealing with any other matter which the Court may refer to the Board from time to time.

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

17.—Junior Workers.

(1) Junior workers may be employed in the industry in the proportion of one junior worker to every one adult male worker or one junior worker to every two (2) adult female workers, in receipt, in either case, of the full adult rate of pay: Provided that the quotas hereinbefore specified may be increased in any special circumstances by the Board of Reference on application of any employer or worker. For the purposes of this clause the employer and/or his manager shall be regarded as a worker, if he actually performs substantial manual work in the industry.

(2) Wages for junior workers:

	Percentage of Basic Wage per Week.	
	Male.	Female.
First year's experience ..	20	45
Second year's experience ..	30	55
Third year's experience ..	45	75
Fourth year's experience ..	55	95

17.—Junior Workers—continued.

	Percentage of Basic Wage per Week.	
	Male.	Female.
Fifth year's experience ..	70	5s.
Sixth year's experience ..	70	5s.
Seventh year's experience ..	95	—

(3) "Experience" in this clause means experience with one or more employers in the industry, and where a junior has been employed with more than one employer in the industry, the term shall mean the sum of the periods of such employment.

18.—Junior Workers' Certificate.

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

- (1) Name in full.
- (2) Age and date of birth.
- (3) Name of each previous employer and length of service with each previous employer.
- (4) Class of work performed for each previous employer.

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

No worker shall have any claim upon an employer for additional pay, in the event of the age or length of service of the worker being wrongly stated in the certificate. If any worker shall mis-state his age on the above certificate, he shall be guilty of a breach of this Award.

19.—Access to Jobs or Shops.

The Secretary or any duly accredited representative of the Union of workers shall, with the consent of the employer or his representative, be allowed free access to any shop covered by this Award at any time during working hours.

20.—Record.

(1) Each employer shall provide and keep in each shop a record showing—

- (a) the name of each worker;
- (b) the time worked each day;
- (c) the overtime (if any) worked each day;
- (d) the amount paid, including fares, if any, together with the worker's signature for same when received.

(2) Such record shall be open and made available for inspection by the secretary or other duly accredited representative of the employers and workers' unions during working hours.

21.—Posting Copy of Award and Union Notices.

No employer shall prevent an official of the workers' Union from posting a copy of this Award, or any Union notice not exceeding fourteen (14) inches by nine (9) inches in a suitable place on any job.

22.—Breakdowns, etc.

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

23.—No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Agreement was being paid a higher rate of wage than the minimum prescribed for his or her class of work.

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

Dated at Perth this 14th day of October, 1949.

[L.S.]

S. F. SCHNAARS,  
Conciliation Commissioner.

Filed at my office this 14th day of October, 1949.

S. WHEELER,  
Clerk of the Court.

## THE PARTNERSHIPS ACT, 1895.

## Dissolution of Partnership.

NOTICE is hereby given that the Partnership existing between William Henry Lewington and Matthew Paul Cusack carrying on the business of Carpenters and Joiners at rear 18 Stirling Highway, Claremont, under the firm name of "Claremont Joinery Works," will be dissolved by mutual consent as from 9th December, 1949.

All debts due to and owing by the said firm will be received and paid by Austin M. Wallace of Alliance Buildings, 96 St. George's Terrace, Perth, who has been appointed Receiver to wind up the affairs of the Partnership.

Will all persons having claims against the said firm forward details thereof to A. M. Wallace, 96 St. George's Terrace, on or before the 15th December, 1949.

Dated this 5th day of December, 1949.

W. H. LEWINGTON.  
M. P. CUSACK.

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto carried on by Thomas Scullion, contractor of Wiluna, and John Arthur Pettit, employee of the Wiluna Gold Mines Limited, of Wiluna, as hotelkeepers of the Commercial Hotel, Wiluna, has been dissolved by mutual consent as from 31st October, 1949.

The business of hotelkeepers of the Commercial Hotel Wiluna will be carried on as from 1st November, 1949, by Mr. and Mrs. J. A. Pettit of Wiluna.

(Sgd.) T. SCULLION.  
J. A. PETTIT.

Witness—C. Fisher.

## NOTICE OF OFFICE.

Sherry's Pty. Ltd.

SHERRY'S PTY. LTD. hereby gives notice that its Registered Office is situated at 136 Victoria Street, Bunbury, and the days and hours during which such office is accessible to the public are:—9 a.m. to 5 p.m. week days (holidays excepted).

Dated this 1st day of December, 1949.

HENRY HERBERT SHERRY,  
Managing Director.

## COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office.  
The Association of Accountants of Australia.

THE Association of Accountants of Australia hereby gives notice that the Registered Office of the Company is situated at the offices of Messrs. W. A. Carcary, Halvorsen & Co., Chartered Accountants (Aust.), Warwick House, 63 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays inclusive (but excluding public holidays), 10 a.m. to 12 noon and 2 p.m. to 4 p.m.

Dated this 30th day of November, 1949.

H. B. HALVORSEN,  
Agent in Western Australia.

Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

## COMPANIES ACT, 1943-1949.

Bouchers Industries Pty. Limited.

NOTICE is hereby given that the Registered Office of Bouchers Industries Pty. Limited is situate at First Floor, W.A. Turf Club Building, Howard Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Week days (other than Saturdays and public holidays) from 9 a.m. to 5 p.m.

Dated the 24th day of November, 1949.

PARKER & PARKER,  
Solicitors for the Company,  
21 Howard Street, Perth.

## COMPANIES ACT, 1943-1946.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

The Yealering Farmers' Co-operative Company Limited.

1. THE Yealering Farmers' Co-operative Company Limited hereby gives notice that by a resolution of the company passed on the 18th day of November, 1949, the nominal share capital of the company was increased by the addition thereto of the sum of £10,000 divided into 10,000 shares of one pound each beyond the registered capital of £10,000.

2. The additional capital is divided as follows:—Number of Shares—10,000; 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 25th day of November, 1949.

A. KELLY,  
Secretary.

## HILL 50 GOLD MINE NO LIABILITY.

NOTICE is hereby given that certain shares have been forfeited for non-payment of the Second Call of 1s. per share due on 9th November, 1949, and will be offered for sale by public auction in the vestibule of the Perth Stock Exchange, C.M.L. Buildings, St. George's Terrace, Perth, at 10.30 a.m. on Thursday, 22nd December, 1949, unless the amount of the Call due on the shares be paid before 4 p.m. on the day preceding the sale.

Dated this 8th day of December, 1949.

By Order of the Board.

W. E. ASPINALL,  
Secretary.

## COMPANIES ACT, 1943-1949.

Section 330 (4).

Filtration and Water Softening Proprietary Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company, which is incorporated in Victoria, is situate at the office of Messrs. Parker & Parker, 21 Howard Street, Perth, and that the days and hours during which it is accessible to the public are from 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m. from Monday to Friday inclusive (public holidays excepted).

Dated this 2nd day of December, 1949.

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

## COMPANIES ACT, 1943-1949.

Form No. 35.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

(Westralian Farmers Co-operative Limited.)

1. WE, Westralian Farmers Co-operative Limited, hereby give notice that by a resolution of the company passed on the 24th day of November, 1949, the nominal share capital of the company was increased by the addition thereto of the sum of £500,000 (five hundred thousand pounds) divided into 500,000 shares of £1 (one pound) each beyond the registered capital of £500,000 (five hundred thousand pounds).

2. The additional capital is divided as follows:—Number of shares—500,000; class of shares—ordinary; nominal amount of each share—£1.

3. The conditions (e.g. voting rights, dividends, etc.), subject to which the new shares have been or are to be issued are as follows:—Each shareholder shall have one vote only.

4. No preference shares have been issued by the company.

Dated this 2nd day of December, 1949.

J. H. WORTHINGTON,  
Secretary.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1949.

Section 330 (4).

A. Wander Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company which is incorporated in England is situate at No. 101 St. George's Terrace, Perth, and that the days and hours during which it is accessible to the public are as follows:—From Monday to Friday (public holidays excepted), 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 7th day of December, 1949.

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

COMPANIES ACT, 1943-1949.

Coolan Pty. Ltd.

NOTICE is hereby given that the registered office of Coolan Pty. Ltd., is situated at Pastoral House, 156 St. George's Terrace, Perth, and such office is accessible to the public from 9 a.m. to 12 noon and 2 p.m. to 4 p.m. on Mondays to Fridays (public holidays excepted).

Dated the 25th day of November, 1949.

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

THE COMPANIES ACT, 1943-1949.

Section 379.

IN accordance with section 379 of the Companies Act, 1943-1949, notice is hereby given that the following is a list of the names and addresses of all the authorised sharebrokers at the date hereof registered under the Companies Act, 1943-1949.

Dated the 1st day of December 1949.

G. J. BOYLSON  
Registrar of Companies.

The List referred to—

First Part.—Members of Stock Exchange in Perth:  
Albert George Bird, of 97 St. George's Terrace, Perth.

Albert John Bird, of 97 St. George's Terrace, Perth.  
Robert Montague Black, of 54 St. George's Terrace, Perth.

Stanley George Brearley, of 46 St. George's Terrace, Perth.

Thomas Ernest Eyres, of 96 St. George's Terrace, Perth.

Samuel Edward Grimwood, of Perpetual Trustee Building, Howard Street, Perth.

Toby Alee James, of 104 St. George's Terrace, Perth.  
Arthur Cayley Lennox Lamb, of 23 Barrack Street Perth.

George Louis Maloney, of c/o. D. J. Carmichael and Co., 23 Barrack Street, Perth.

James Allan Maloney, of Palace Chambers, Maritana Street, Kalgoorlie.

George Henry Newton, of 105 St. George's Terrace, Perth.

John Stephens Newman, of 104 St. George's Terrace, Perth.

Colin Frederick Paterson, of Occidental House, 49 St. George's Terrace, Perth.

Henry Reid, of 104 St. George's Terrace, Perth.  
Charles Ronald Baden Saw, of 104 St. George's Terrace, Perth.

Second Part.—Members of other recognised Stock Exchanges:

Nil.

Third Part.—Authorised Representatives of Members of recognised Stock Exchanges:

Eric Percival Bird, of 97 St. George's Terrace, Perth.  
William John Fuller, of 105 St. George's Terrace, Perth.

Fourth Part.—Other authorised Sharebrokers.

Ernest Reginald Fleming, of Palace Chambers, Kalgoorlie.

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Perth Tyre Sales 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 Perth Tyre Sales Pty. Limited.

Dated this 1st day of December, 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 W. Letchford 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 W. Letchford Pty. Limited.

Dated this 1st day of December, 1949.

G. J. BOYLSON,  
Registrar of Companies.

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

IN THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895-1947.

WE, Morley John Thomas, of 8 Molloy Street, Bunbury, in the State of Western Australia, Chemist, and William John Connell, of Burlington Hotel, Victoria Street, Bunbury, aforesaid Hotelkeeper, trustees of and being persons hereunto authorised by Pastime Football Club, do hereby give notice that we are desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895-1947.

Dated this 2nd day of December, 1949.

M. J. THOMAS.  
W. J. CONNELL.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

Memorial of Pastime Football Club filed in pursuance of the Associations Incorporation Act, 1895-1947.

1. Name of the Institution—Pastime Football Club Incorporated.

2. Object or purpose of the Institution—The objects of the Club are to promote, encourage, and foster the playing of the Australian game of football and to provide facilities therefor and to promote football matches and competition between this and other football clubs and to promote good fellowship and sportsmanship amongst members and to do all acts incidental and conducive to the attainment of these objects. The seeking or obtaining of pecuniary profit or gain for division amongst members is not an object of the Club.

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

4. The name or names of the trustee or trustees—Morley John Thomas and William John Connell.

5. In whom the management of the Institution is vested, and by what means (whether by deed, settlement, or otherwise)—The management of the Club is vested in a General Committee of Management nominated and elected in terms of the rules of the Club. The management is so vested under the Constitution and Rules of the Club.

Slee & Anderson, of Stephen Street, Bunbury, Solicitors for Pastime Football Club.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Walter Harvey, formerly of Bayfordbury Lodge, near Hertford, but late of Rose Cottage, Hailey Lane, near Hertford, Herts, England, Retired Bricklayer, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executors, care of The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 9th 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 received notice.

Dated the 30th day of November, 1949.

JOHN H. O'HALLORAN,  
89 St. George's Terrace, Perth,  
Solicitor for the said Company.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Emma Frances Phillips, late of 4 Albert Street, Claremont, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the said State on or before the 9th 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 it shall then have had notice.

Dated the 29th day of November, 1949.

BOULTBEE, GODFREY & VIRTUE,  
of 66 St. George's Terrace, Perth,  
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Arthur Bertram Davey, late of 267 Marmion Street, Cottesloe, in the State of Western Australia, Newsagent, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the said State, on or before the 9th 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 it shall then have had notice.

Dated the 29th day of November, 1949.

BOULTBEE, GODFREY & VIRTUE,  
of 66 St. George's Terrace, Perth,  
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Beatrice Mary Powell, late of 34 Boronia Avenue, Hollywood, in the State of Western Australia, Married Woman, deceased, intestate.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 9th day of January, 1950, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 2nd day of December, 1949.

H. T. STABLES,  
of 37 St. George's Terrace, Perth,  
Solicitor for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alfred Townson Shrigley, late of 93 First Avenue, Mount Lawley, in the State of Western Australia, retired farmer, deceased.

TAKE notice that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 9th 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 it shall then have received notice.

Dated this 30th day of November, 1949.

JOHN H. O'HALLORAN,  
Solicitor for the Executor, the said The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, 89 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Frederick Hastings, late of "Woodlawn," Northam, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, care of the undersigned, on or before the 9th 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 5th day of December, 1949.

CONNOR & MAYBERRY,  
Of 110 Fitzgerald Street, Northam, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Foster Alfred Payne, late of Donnybrook, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, John Douglas Henderson, of Donnybrook, aforesaid, on or before the 9th 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 the 2nd day of December, 1949.

SLEE & ANDERSON,  
Of Stephen Street, Bunbury, Solicitors for the abovenamed Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 9th 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 7th day of December, 1949.

J. H. GLYNN,  
Public Trustee.

Public Trust Office,  
Perth, W.A.

Name, Occupation, Address, Date of Death,  
Matheson, Donald; Labourer; late of Wooroloo;  
13/9/49.

Name, Occupation, Address, Date of Death.

Bates, James; Labourer; late of Nedlands; 19/9/49.  
Bowen, Catherine; Widow; late of 31 Saleham Street, Victoria Park; 16/9/49.

Williams, Mary Catherine; Married Woman; formerly of Wyndham, but late of 3 Glanville Street, Mosman Park; 2/7/49.

Glass, Francis Dennis; Hunter and Contractor; late of Northampton; 20/6/49.

Main, Nellie; Married Woman; late of 63 Moran Street, Boulder; 7/9/49.

Goodall, Jean; Spinster; formerly of 452 Hay Street, Perth, but late of 823 Wellington Street, West Perth; 23/10/49.

Bulfin, Blanche, Spinster; late of Beaconsfield; 24/8/49.

White, Alexander; Prospector; formerly of Mount Magnet, but late of Nedlands; 19/10/49.

Walker, Elsie; Widow; late of 92 Hampstead Road, Broadview, in South Australia; 6/3/48.

Tyler, Louisa; Married Woman; formerly of 76 Tate Street, Leederville, but late of Nicholson Street, Nuna-wading, in South Australia; 22/4/49.

Rigg, John; Retired Farmer; late of "Brooklands," 14-mile Brook, Williams; 17/6/48.

Part I, By-law 11A.

Collection and Disposal of Rubbish, Urine and Nightsoil.  
No person other than the contractor to the Murray Road Board shall undertake the collection or disposal of rubbish, urine or nightsoil within the Murray Road Board Health District, or any part or parts thereof as may be notified by publication in a newspaper circulating in the district.

Penalty—£5 (five pounds).

Passed at a meeting of the Murray Road Board this 15th day of September, 1949.

A. F. BROWN,  
Chairman.  
H. A. SEAR,  
Secretary.

Approved by His Excellency the Governor in Executive Council, this 1st day of December, 1949.

R. H. DOIG,  
Clerk of the Council.

NOTICE.

THE GOVERNMENT GAZETTE.

The *Government Gazette* is published on Friday in each week, unless interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the *Government Gazette* is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies, 9d.; previous years, up to ten years, is. 6d.; over ten years, 2s. 6d.; postage, id. extra.

Subscriptions are required to commence and terminate with a quarter.

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 under-mentioned deceased persons.

Dated at Perth the 7th day of December, 1949.

J. H. GLYNN,  
Public Trustee.

Public Trust Office,  
Perth, W.A.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

Bowen, Catherine; Widow; late of 31 Saleham Street, Victoria Park; 16/9/49; 30/11/49.

Bates, James; Labourer; late of Nedlands; 19/9/49; 30/11/49.

Matheson, Donald; Labourer; late of Woorloo; 13/9/49; 30/11/49.

Goodall, Jean; Spinster; formerly of 452 Hay Street, Perth, but late of 823 Wellington Street, West Perth; 23/10/49; 1/12/49.

Bulfin, Blanche; Spinster; late of Beaconsfield; 24/8/49; 1/12/49.

White Alexander; Prospector; formerly of Mount Magnet, but late of Nedlands; 19/10/49; 1/12/49.

Walker, Elsie; Widow; late of 92 Hampstead Road, Broadview, in South Australia; 6/3/48; 1/12/49.

ERRATUM.

THE MINING ACT, 1904-1945.

Gold Mining Leases.

IN notice published under the above heading in *Government Gazette* of 2nd December, 1949, page 3130, for the number of lease applied for shown as Yilgarn \*5245, read \*4254.

THE HEALTH ACT, 1911-1948.

Murray Road Board—By-law.

P.H. 1033/31, Ex. Co. No. 2624.

WHEREAS under the Health Act, 1911-1948 a local authority may make by-laws: Now, therefore, the Murray Road Board, being a local authority within the meaning of the said Act and having adopted the Model By-laws as reprinted in the *Government Gazette* on the 4th December, 1944, doth hereby make the following by-law to stand as by-law 11A in the said adopted by-laws:—

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