

Bazette Governmen

OF

WESTERN AUSTRALIA.

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No. 65.]

PERTH: FRIDAY, 6th JULY.

[1951.

Prorogation of Parliament.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. IL.S.1

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

WHEREAS by the Constitution Act, 1889, it is provided that it shall be lawful for the Governor to prorogue the Legislative Council and the Legislative Assembly from time to time, by Proclamation or otherwise, whenever he shall think fit: Now, therefore, I, the said Governor, in exercise of the power conferred by the said Act, do hereby prorogue the Legislative Council and the Legislative Assembly until Thursday, the 2nd August, 1951.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of June, 1951.

By His Excellency's Command,

A. F. WATTS, Acting Premier.

GOD SAVE THE KING !!

Parliament Summoned to Meet for Business. PROCLAMATION

WESTERN AUSTRALIA TO WIT. JAMES MITCHELL,

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

WHEREAS under the provisions of the Constitution Act, 1889, it is made lawful for the Governor to fix the time and place for the holding of the first and every other session of the Legislative Council and the Legislative Council and the Legislative Council and the Legislative Assembly; and whereas the Legislative Council and the Legislative Assembly now stand prorogued until the 2nd day of August, 1951: Now, therefore, I, the said Governor, in exercise of the powers conferred by the said Act, do by this Proclamation announce and proclaim that the Second Session of the Twentieth Parliament shall be holden for dispatch of business on Thursday, the 2nd August, 1951, at the hour of 3 o'clock p.m., in the House of Parliament in the City of Perth; and Members of the Legislative Council and Members of the Legislative Assembly are hereby required to give their attendance at the said time and place accordingly.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of June, 1951.

By His Excellency's Command,

A. F. WATTS, Acting Premier.

GOD SAVE THE KING 1 1 1

PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

JAMES MITCHELL, Governor.

IL.S.]

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

PURSUANT to section 2 of the Anniversary of the Birthday of the Reigning Sovereign Act, 1937, I, the said Governor do hereby declare and proclaim with the advice and consent of the Executive Counwith the advice and consent of the Executive Council that the 12th day of November, 1951, shall be observed as a holiday in honour of the Birthday of His Majesty King George the Sixth, in lieu of any other day which may be prescribed or appointed in that behalf under any other Act or under any industrial award or agreement.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of June, 1951.

By His Excellency's Command,

A. F. WATTS, Acting Premier.

GOD SAVE THE KING !!!

Money Lenders Act, 1912-1937. PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

JAMES MITCHELL, Governor.

[L.S.]

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

PURSUANT to paragraph (f) of section 3 of the Money Lenders Act, 1912-1937, I, the said Governor, do hereby proclaim and declare that West Australian Finance Limited, a body corporate, shall be exempt from registration under the said Act for a period of 12 months from and including the 18th day of July, 1951.

Given under my hand and the Public Seal of the said State at Perth this 28th day of June, 1951.

By His Excellency's Command,

VAL R. ABBOTT, Attorney General.

GOD SAVE THE KING!!!

Health Act, 1911-1950.

PROCLAMATION

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

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

P.H.D. 1067/29.

P.H.D. 1067/29.

WHEREAS by section 46 of the Health Act, 1911-1950, it is provided that a local authority in exercise of the powers conferred by Part III of the said Act may make and levy rates of different amounts in respect of different portions of its district defined for that purpose by Proclamation: Now, therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation declare that the Morawa Road Board, being the local health authority for the Morawa Health District may make and levy rates of different amounts in respect of the different portions of its district as defined as follows:—

(a) Morawa, Pintharuka, Gutha, Canna, Koolanooka Townsites, established under the Land Act, 1933-1950.

1933-1950.

(b) Remaining portion of district.

Given under my hand and the Public Seal of the said State at Perth this 28th day of June, 1951.

By His Excellency's Command.

F. CARDELL-OLIVER, Minister for Health.

GOD SAVE THE KING!!!

Marketing of Apples and Pears Act, 1948. PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

JAMES MITCHELL, Governor.

[L.S.]

Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 4 of the Marketing of Apples and Pears Act, 1948, that the Governor may enter into an agreement with the Governor-General in Council of the Commonwealth for the appointment of the Commonwealth Board as the agent of the State Board to exercise and perform such of the powers, functions, discretions, authorities, duties and obligations of the State Board under the said Act as are specified in the agreement in accordance with and subject. in the agreement in accordance with and subject to the Act and to the Commonwealth Regulations in so far as such Regulations are applicable; tions in so far as such Regulations are applicable; and whereas such Agreement was duly entered into; and whereas by section 29 of the said Act it is further enacted that upon completion of all matters and things arising under the said Agreement the Governor shall make a proclamation to that effect: Now, therefore, I, the said Governor, acting with the advice and consent of the Executive Council, do hereby proclaim that all matters and things arising under the said Agreement have been completed.

Given under my hand and the Public Seal of the said State at Perth this 12th day of June, 1951.

By His Excellency's Command.

L. THORN, Acting Minister for Agriculture.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chamber at Perth, this 28th day of June, 1951, the following Orders in Council were authorised to be issued:—

Fire Brigades Act, 1942-1949. ORDER IN COUNCIL.

C.S.D. 169/51.

WHEREAS it is enacted by section 5 of the Fire Brigades Act, 1942-1949, that the municipal and road districts mentioned in the Second Schedule to the said Act are, for the purpose of the Act, constituted fire districts, by the names as in the said Schedule stated, and that the Governor may, by Order in Council, constitute the district of any other local authority a fire district, assign a name to any such fire district and include the same in Part II or Part III or Part IV of the Second Schedule to the said Act: Now, therefore, His Excellency the Governor, in exercise of the powers conferred by the said Act, doth hereby, with the advice and consent of the Executive Council, constitute that portion of the Denmark Fire District as referred to in the Schedule hereunder a fire district, assign the name of "Denmark Fire District" to the said fire district and order and direct that the said fire district be and the same is hereby included in Part IV of the Second Schedule to the said Act. to the said Act.

Schedule.

Schedule.

All that portion of land bounded by lines starting at the Northern side of Riche Road, a point on the Western boundary of Plantagenet Location 1854, and extending Southerly, South-Westerly, again Southerly, Easterly and again Southerly along boundaries of location 1854, Denmark Town Lots 126 and 127, locations 2046 and 2300 and Town Lot 238 and onwards to a North-Western boundary of Town Lot 254; thence generally North-Easterly, Southerly, Westerly, again Southerly, again Westerly and again Southerly along boundaries of Town Lots 254, 238, again 254, 255, again 238, again 255 and 259 to the North-Eastern corner of Town Lot 548; thence Southerly along the Eastern boundary of that lot and onwards to the high water mark of Wilson Inlet; thence generally South-Westerly along that high water mark to a point in prolongation Southerly of the Eastern boundary of Plantagenet Location 646; thence Northerly and Westerly to and along boundaries of locations 646 and 647 and onwards to the South-Easternmost corner of location 1974; thence North-Eastern was also a supplement of the South-Eastern of Meaten and Meaten and Meaten and Southern of the South-Eastern of the Sou Northerly and Westerly to and along boundaries of locations 646 and 647 and onwards to the South-Easternmost corner of location 1974; thence North-Easterly and Westerly along boundaries of that location to the South-Eastern corner of Denmark Estate Lot 617; thence Northerly along the Eastern boundary of that lot and onwards to a South-Eastern boundary of Town Lot 334, a point on the Northern side of Little River Road; thence generally South-Westerly, Northerly, Easterly, and again Northerly along boundaries of Town Lots 334, 150, 149 and 148 and onwards to the Northern side of McNabb Road (Road No. 5307); thence generally Westerly along that side to the South-Eastern side of McLean Road; thence generally North-Easterly and generally Easterly along that side to a North-Eastern corner of Town Lot 373; thence Northerly to the South-Eastern corner of Denmark Estate Lot 374; thence generally, Northerly along the Eastern boundaries of that lot to a point West of the South-Western corner of Denmark Estate Lot 613; thence East to that corner, a point on the North-Western side of Riche Road and thence generally North-Easterly along that side to the starting point.

(Public Plans Denmark Townsite and 452C/40.)

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

The Child Welfare Act, 1947-1950.

ORDER IN COUNCIL.

C.W.D. 1072/1938, Ex. Co. 1191.

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1950, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the persons named in the Schedule hereto to be Members of the Children's Courts at the places mentioned.

Schedule.

Westonia: George Arthur Leach, Percy John Lindley, vice Charles Mortimer Taylor and Charles William Cayzer.

Dongara: Frank Kennedy Slattery, vice E. A. Field and R. W. Clarkson.

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

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

ORDER IN COUNCIL.

M.W.S. 321/51.

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

Metropolitan Water Supply Improvements. Armadale-Kelmscott Road District.

Proposed reconditioning of thirty-six inch Hills Main—Kelmscott Section, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 7556.

This Order-in-Council shall take effect from the 6th day of July, 1951.

R. GREEN,

Acting Clerk of the Executive Council.

Water Boards Act, 1904-1949. Busselton Water Board—Proposed Loan £1,500. ORDER IN COUNCIL.

P.W.W.S. 6/39.

WHEREAS by the Water Boards Act, 1904-1949, a Water Board may, with the approval of the Governor, borrow money to discharge the principal money of any loan to another indebtedness of the Water Board: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council hereby approves, under the provisions of section 113 of the Water Boards Act, 1904-1949, of the Busselton Water Board borrowing the sum of one thousand five hundred pounds (£1,500) for a period of 15 years, interest on the said sum to be payable at the rate of three pounds ten shillings (£3 10s.) per centum per annum for the purpose of discharging the Busselton Water Board's bank overdraft as at 31st December, 1950, and discharging the indebtedness of the said Water Board to various creditors as at 31st December, 1950.

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

JUSTICES OF THE PEACE.

Premier's Department, Perth, 4th July, 1951.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has been pleased to approve of the appointment of Benjamin Kempston Killberby, Esquire, of Kent Street, Busselton, as a Justice of the Peace for the Mitchell Magisterial District.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that James Davis Milner, Esquire, of Calingiri, Chairman of the Victoria Plains Road Board, has been appointed a Justice of the Peace for the Avon, Geraldton and Perth Magisterial Districts during his term of office as Chairman of the Board.

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

PUBLIC SERVICE APPEAL BOARD ACT, 1920-1950.

Premier's Department, Perth, 28th June, 1951.

HIS Excellency the Governor in Executive Council, acting pursuant to section 17 of the Public Service Appeal Board Act, 1920-1950, has been pleased to amend the regulations made under and for the purposes of the said Act and published in the Government Gazette on the 15th day of September, 1939, and amended thereafter by notice published in the Government Gazette on the 27th day of October, 1939, in the manner set forth in the Schedule hereunder.

R. GREEN,

Acting Under Secretary, Premier's Department.

Schedule.

The abovementioned regulations are amended as follows:—

Regulation 17 is amended by deleting paragraph (2) and inserting in lieu thereof the following paragraph (2):—

(2) Any member of the Board being a Government employee and who is elected either by members of the Association or any one of the unions shall be paid, in addition to his salary, a fee of £1 10s. 0d. for each day of sitting as a member of the Board provided that no such member shall be paid more than £75 in any financial year for sitting as a member of the Board.

THE AUDIT ACT, 1904.

The Treasury, Perth, 28th June, 1951.

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

Receiver of Revenue.

Mines 2238/04.—Mr. M. Inglis for the Government Chemical Laboratories as from 21/6/51. The authority of Mr. R. B. McKenzie is cancelled.

A. J. REID, Under Treasurer.

Western Australia.

LAND AND INCOME TAX ASSESSMENT ACT, 1907-1948.

Land Tax.—Notice to Make Returns.

NOTICE is hereby given that every person who was at noon on the 30th day of June, 1951, the owner, within the meaning of the said Act, of any land whatsoever in Western Australia and who is liable to land tax, is hereby required to make and furnish to me at the office of the Commissioner of

Taxation, Perth, on or before the 31st day of August, 1951, a land tax return in the prescribed form

A return form A should be lodged by all persons owning land who have not previously rendered a land tax return. A return form GA in lieu of return form A should be lodged by a land owner (not liable for Federal land tax) who has bought or sold land or who has effected or varied improvements on land since 30th June, 1950. Where there have been no such changes, a further return will not be required.

Penalty for not furnishing a return—not less than £2 nor more than £100. Penalty for making a false return—not less than £2 nor more than £100 and treble tax.

Taxpayers may obtain return forms at the Taxation Department, Perth, or at any Post Office in Western Australia.

Dated at Perth this 2nd day of July, 1951.

T. C. H. POWELL, Commissioner of Taxation.

Taxation Department, Barrack Street, Perth.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
			***************************************	1951.
Metropolitan Water Supply	Clerk, Relieving, Accounts Branch (Item 1876)	C-II -2	Margin £250-£270	7th July.
Chief Secretary's	Inspector, Fisheries (Item 1112)	G-II1	Margin £200-£230	do.
Forests	Divisional Forest Officer, Grade 2 (Item 427)	P-II8/9	Margin £525-£625	do.
State Government Insurance Office	Clerk, Accounts Branch (Item 2125)	C-IIl	Margin £200-£230	14th July.
Public Works	Clerk (Relieving), Accounts Branch (Item 1501)	C-II2	Margin £250-£270	do.
Public Health	Clerk, Kalgoorlie Hospital (Item 1278)	C-IV.	40 per cent. to Margin £185	do.
Treasury	Clerk (Drugs and Stationery), Government Stores Branch (Item 134)	C-IIl	Margin £200–£230	21st July.
Native Affairs	Deputy Commissioner (Item 2895)	G-II7	Margin £475-£525	do.
Do	Clerk, Social Services Section (Item 2911)	C-IIl	Margin £200-£230	do.
Public Works	Clerk, Harvey, Hydraulic Engineer's Branch	C-II1	Margin £200-£230	do.
Agriculture	Agrostologist, North-West Branch (Item 2888) (a)	P-II8/9	Margin £525–£625	do.
Metropolitan Water Supply	Clerk, Applications Section (Item 1913)	C-II2	Margin £250-£270	do.
Lands and Surveys	Chief Inspector (Item 620)	G-II5	Margin £375-£400	do.

(a) Applications are called under sections 23 and 24 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.

Public Service Commissioner's Office, Perth, 4th July, 1951.

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

Ex. Co. 1084, P.S.C. 192/51—T. F. Herlihy, Instructor, Horticultural Branch, Department of Agriculture, to be Senior Instructor, Horticultural Branch, Class G-II-4, as from 2nd July, 1951.

Ex. Co. 927—M. Harwood, Resident Magistrate, Kalgoorlie District, Crown Law Department, to be Resident Magistrate and Warden, Cue, Class P-I-2, as from 1st February, 1950.

Ex. Co. 1014, P.S.C. 139/51—D. B. McKee, Clerk, Arrears Section, State Housing Commission, to be Clerk, Clerical Section, Architectural Division, State Housing Commission, Class C-II-2, as from 1st June, 1951.

Also of the following appointments under section 23 of the Public Service Act:—

Ex. Co. 1266, P.S.C. 368/50—William Henry O'Neill, to be Clerk, Carnarvon, Public Works Department, as from 1st November, 1950. Ex. Co. 1266, P.S.C. 932/48—John Athol Parish, to be Agricultural Adviser, 2nd Class, Department of Agriculture, as from 23rd August, 1950.

Ex. Co. 1266, P.S.C. 302/50—Audrey Rose Sadlier, to be Medical Officer of Schools, Public Health Department, as from 22nd June, 1950.

Health Department, as from 22nd June, 1950.

Ex. Co. 1266, P.S.C. 12/51—Joseph Percival McGrade, to be Clerk, Revenue Section, Metropolitan Water Supply Department, as from 1st January, 1951.

Ex. Co. 1266, P.S.C. 372/50—Joseph Faulds, to be Inspector of Mines, Collie, Mines Department, as from 16th November, 1950.

Ex. Co. 1266, P.S.C. 943/49—Eric John McManis, to be Inspector of Machinery, Mines Department, as from 16th November, 1950.

Ex. Co. 1266, P.S.C. 457/50—Imelda Mary Smith, to be Tracer, Land Titles Office, Crown Law Department, as from 16th November, 1950.

Ex. Co. 1266, P.S.C. 370/50—Thomas Edward Dockrill, to be Laboratory Technician (Histology), Government Medical Laboratories, Public Health Department, as from 14th November, 1950.

Ex. Co. 1266, P.S.C. 337/50—John Alfred Topliss, to be Inspector, Grade 3, Weights and Measures Branch, Police Department, as from 2nd October,

Ex. Co. 1266, P.S.C. 243/48—Shirley Joan Curtis, to be Junior Typist, Lands and Surveys Department, as from 10th October, 1950.

Ex. Co. 1084, P.S.C. 468/50—Joan Phyllis Piesley, to be Assistant, Records Branch, Mines Departto be Assistant, Records Branch, Mines Department, as from 16th November, 1950.

Ex. Co. 1084, P.S.C. 171/50—Leslie Henderson

Dunn, to be Plant Inspector, Northam and Central Areas, Public Works Department, as from 9th

Areas, Public Works Department, as from 9th August, 1950.
Ex. Co. 1084, P.S.C. 461/50—June Margaret Grieves, to be Assistant, Fremantle Traffic Office, Police Department, as from 16th November, 1950.
Ex. Co. 1084, P.S.C. 461/50—Patricia Joan Wallwork, to be Clerk-Typist, Fremantle Traffic

Office, Police Department, as from 16th November,

Ex. Co. 1084, P.S.C. 435/50—Jilly Mary Struthers, to be Junior Comptometrist, Forests Department, as from 24th October, 1950.

Also of the following re-appointment under section 30 of the Public Service Act:—

Ex. Co. 927, P.S.C. 359/51-G. A. W. Ash, to be Clerk, Lands and Surveys Department, Class C-IV, as from 23rd April, 1951.

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

Ex. Co. 1266—Clerk, Harvey H Engineer's Branch, Class C-II-1, Public Hydraulic Works Department.

Ex. Co. 1266—Field Technician, Wongan Hills, Wheat and Sheep Branch, Department of Agriculture, Class G-II-1/2.

Ex. Co. 1000. IT is hereby notified for general information that Monday, 13th August, 1951, will be observed as a Public Service Holiday at Broome (Broome Cup Day) in lieu of the holiday granted in the Metro-politan Area for the Royal Agricultural Show held at Claremont.

AMENDMENT TO CLASSIFICATION. To date from 18th December, 1950.

ITEM 2748, Inspector, Grade 3, Horticultural Branch, Department of Agriculture, to be Inspector, Grade 2, Class G-II-2/3.

S. A. TAYLOR, Public Service Commissioner.

Crown Law Department, Perth, 5th July, 1951.

HIS Excellency the Governor in Executive Council has cancelled the appointment of Jabez Lester-Smith as a Sworn Valuator under the Transfer of Land Act, 1893-1950.

HIS Excellency the Governor in Executive Council has approved of the extension of the appointment of Leonard Alfred Sawtell as Acting Usher to the Hon. Chief Justice as from the 26th May, 1951, for an indefinite period during the absence of J. S. Bryant, on leave.

THE Hon. Attorney General has approved of the appointment of Constable F. C. Ball, as acting Bailiff of the Ravensthorpe Local Court, during the absence on long service leave of Constable H. S. Woods.

THE Hon. Attorney General pursuant to section 7 of the Electoral Act, 1907-1949, and the authority delegated by the Governor thereunder, has approved of the undermentioned appointments:-

Francis Patrick McGrath, as substitute to discharge the duties of Electoral Registrar for the Geraldton and Greenough Electoral Districts of the Legislative Assembly during the absence of A. B. Rutherford, on leave. Robert William Jennings, as substitute to discharge the duties of Electoral Registrar for the Roe Electoral District of the Legislative Assembly during the absence of E. C. Holmes, on leave.

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

Terrence Milton Hickey, Wembley; William

Arthur Rogers, Floreat Park.

SOUTH-WEST COURT OF SESSION.

BY virtue of the powers conferred upon him by section 18 of the Courts of Session Act, 1921, the Hon. Attorney General has directed that a special sitting of the South-West Court of Session be held at Bunbury on Wednesday, the 25th July, 1951.

THE Department has been notified that the fol-

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

1. Trust Order No. 21595, dated the 13th March, 1951, drawn on the Clerk of Courts' Trust Fund for the sum of £10 7s. in favour of Commonwealth Crown Solicitor.

2. Trust Order No. 23925, dated the 7th May, 1951, drawn on the Clerk of Courts' Trust Fund for the sum of £5 9s. 11d. in favour of B. M. Lee.

H. SHEAN. Under Secretary for Law.

IN THE MATTER OF THE LICENSING ACT, 1911, AND THE AMENDMENTS THEREOF.

AND in the matter of a Petition for Authority to grant a new License.

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

Governor of the State of Western Australia: THE humble Petition of the undersigned showeth as follows:—(1) That your petitioners are a majority in number of the electors as defined by the said Act living within a circle having a radius of 40 chains from the centre of: Portion of Fremantle Suburban Lot 38 and being lot 2 of Plan 2596 the whole of the land comprised in Certificate of Title Volume 327, Folio 3, and known as No. 204 South Street, Beaconsfield. (2) That there has been an increase of population in such area, and that such increase is likely to be permanent. (3) That there are no licensed premises within such area. (4) That a gallon license is required within the area to meet the requirements of the public. (5) That there is a store on the said land, and it is a suitable location for a gallon license.

there is a store on the said land, and it is a suitable location for a gallon license.

Your petitioners, therefore, humbly pray: That the Licensing Court may, pursuant to the powers in that behalf contained in the Licensing Act, 1911, have authority to grant a new gallon license in respect of the premises on the said land. And your petitioners will humbly pray, etc.

Consecutive No., Roll No., Name, Occupation, Address.

Address.

1, —, D. Hamilton, Carpenter, 29A Davies Park, Beaconsfield; 2, 6525, D. Smith, Housewife, 18 Taylor Street, Hilton Park; 3, 7669, J. G. Starkie, Horse Trainer, 124 Watkins Street, White Gum Valley; 4, 7668, G. Starkie, Housewife, 124 Watkins Street, White Gum Valley; 5, — C. Lloyd, Carpenter, Flat 1B, Mulberry Farm, Beaconsfield; —, —, E. Lloyd, Housewife, Flat 1B, Mulberry Farm, Beaconsfield; 6, 8844, R. L. Worthy, Carpenter, Flat 1A, Mulberry Farm, Beaconsfield; 7, 91, A. G. Allen, Housewife, 2A Mulberry Farm; 8, —, R. Northen, Bricklayer, 1D Fifth Avenue, Mulberry Farm; 9, 92, B. A. Allen, Fitter, 2A Mulberry Farm; 10, 6726, L. Raston, Carpenter, 2B Mulberry Farm; 11, 6724, G. Raston, Housewife, 2B Mulberry Farm; 12, —, E. D. Garnett, Carpenter, 4A Mulberry Farm; 13, —, W. J. Garnett, Housewife, 4A Mulberry Farm; 14, — B. Clark, Housewife, 4C Mulberry Farm, Beaconsfield; 15, 2034, P. F. Davis, Housewife, 6A Mulberry Farm, Beaconsfield; 16, 2037, T. G. Davis, Bricklayer, 6A Mulberry Farm,

Consecutive No., Roll No., Name, Occupation, Address

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Beaconsfield; 17, 4835, G. W. Lorimer, Carpenter, 6B Mulberry Farm, Fremantle: —, 4884, C. Lorimer, Housewife, 6B Mulberry Farm, Fremantle: 18, 323, Christopher A. Azzaro, Plumber, 7A Mulberry Farm; 19, 322, Catherine Azzaro, Housewife, 7A Mulberry Farm; 20, —, James Chisholm, Carpenter, 7A Mulberry Farm, Beaconsfield: 21, —, James Watt, Plumber, 7D Mulberry Farm, Beaconsfield: 22, —, N. Watt, Housewife, 7D Davies Park, Mulberry Farm; 23, —, V. A. Duffy, Housewife, Flat 13B, Davies Park; 24, —, A. Duffy, Bricklayer, Flat 13B, Davies Park; 24, —, A. Duffy, Bricklayer, Flat 13B, Davies Park; 25, —, John Browning, Carpenter, 13A Mulberry Farm; 26, —, Christina Browning, Housewife, Flat 13A, Mulberry Farm; 27, —, Robert C. Boyle, Engineer, Flat 12B, Mulberry Farm; 29, —, W. R. Bowles, Housewife, 12A Mulberry Farm; 30, —, M. Bowles, Housewife, 12A Mulberry Farm; 31, —, J. Cunims, Housewife, 10D Davies Park; 34, —, F. M. Halse, Housewife, 10D Davies Park; 33, —, C. Halse, Boilermaker, 8A Davies Park; 34, —, F. M. Halse, Housewife, 8B Davies Park; 34, —, F. M. Halse, Housewife, 8B Davies Park; 37, —, F. Adams, Coppersmith, 55D Davies Park; 37, —, F. Adams, Coppersmith, 55D Davies Park; 40, 8037, A. Tilbury, Housewife, 53B Davies Park; 40, 8037, A. Tilbury, Housewife, 53B Davies Park; 40, 8037, A. Tilbury, Housewife, 53B Davies Park; 44, —, N. A. Webster, Hüter, 53B Davies Park; 45, 41, —, N. A. Webster, Hüter, 53B Davies Park; 45, 40, 6060, G. A. Powell, Retort Setter, 51D Mulberry Farm; 48, 369, A. E. Baker, Pensioner, 11 Central Avenue, Beaconsfield; 51, —, E. M. Gadsby, Labourer, 11 Central Avenue, Beaconsfield; 54, —, N. Flower, Housewife, 16D Fifth Avenue; 55, —, N. Flower, Engineer, 16E Fifth Avenue; 54, —, N. Flower, Housewife, 16D Fifth Avenue; 54, —, N. Flower, Housewife, 16D Fifth Avenue; 54, —, N. Flower, Engineer, 16E Fifth Avenue; 54, —, N. Flower, Engineer, 16E Fifth Avenue; 54, —, N. Flower, Engineer, 16E Mulberry Farm; 59, —, H. H. Bates, Carpenter 67, —, A. Bruse, Plasterer, 18B Mulberry Farm; 68, —, A. Eales, Carpenter, 18A Mulberry Farm; 69, —, L. E. Eales, Housewife, 18A Mulberry Farm; 70, —, W. Dauntless, Carpenter, 24C Mulberry Farm; 71, —, A. Horsfall, Engineer, 10C Mulberry Farm; 72, —, M. A. Horsfall, Housewife, 10C Davies Park; 73, —, F. Amer, Blacksmith, 10A Davies Park; 74, —, R. Minehull, Fitter, 53A Davies Park; 75, —, F. Minehull, Housewife, 53A Davies Park; 76, 4466, F. R. Kennea, Carpenter, 50B Davies Park; 77, 4467, M. Kennea, Housewife, 50B Davies Park; 78, —, H. Finerty, Labourer, 50A Davies Park; 79, —, B. Finerty, Housewife, 50A Davies Park; 80, —, G. A. Frost, Housewife, 51A Davies Park; 81, —, W. M. Pridmore, Housewife, 51B Davies Park, 82. —, D. Turton, Housewife, 48B Davies Park, South Fremantle; 83, —, F. Bowden, Housewife, Flat 48A Davies Park, Beaconsfield; 84, —, F. Bowden, Glazier, 48A Davies Park, Beaconsfield; 85, 968, C. Brown, Welder, 46C Davies Park; 86, —, T. McGovern, Carpenter, 42C Davies Park; 87, —, V. McGovern, Housewife, 42D Davies Park; 88, —, M. M. Hayward, Housewife, 42D Davies Park; 89, —, E. M. O'Meara, Housewife, 42D Davies Park; 89, —, E. M. O'Meara, Housewife, 40D Davies Park; 89, —, E. M. O'Meara, Housewife, 27B Mulberry Farm; 91, —, T. Grige, Housewife, 35B Mulberry Farm; 92, 94, E. Allen, Housewife, 35B Mulberry Farm; 93, 2339, A. Dunbar, Housewife, 35A Mulberry Farm; 94, —, P. Hamilton, Housewife, 29A Davies Park; 95, —, F. Howe, Waterside Worker, 29C Davies Park; 96, —, D. Howe, Housewife, 29D Fifth Avenue, Mulberry Farm;

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98, —, G. J. Hall, Housewife, 29D Fifth Avenue; 99, —, M. Hartree, Housewife, 29D Fifth Avenue; 100, —, D. Chucop, Carpenter, 28A Fifth Avenue; 101, —, E. Collings, Housewife, 28B Fifth Avenue; 102, —, K. Collings, Waterside Worker, 28B Fifth Avenue; 103, —, W. G. Hendy, Painter, 24B Fifth Avenue; 104, —, Edith Hendy, Housewife, 24B Fifth Avenue; 105, —, Mrs, Smith, Housewife, 24D Fifth Avenue; 106, —, R. Byrne, Housewife, 23A Fifth Avenue; 107, —, E. Pimblett, Housewife, 16A Davies Park; 109, 2340, N. S. Dunbar, Painter, 35A Davies Park; 110, 103, S. Allen, Wire Mattress Maker; 35B Davies Park; 111, —, E. Ivory, Housewife, Flat 1C Davies Park, Beaconsfield; 112, 4122, J. F. Ivory, Bricklayer, Flat 1C Mulberry Farm, Beaconsfield; 113, 5062, G. Manning, Pensioner, 2 Fifth Avenue, Beaconsfield; 114, —, E. Manning, Housewife, 2 Fifth Avenue, Beaconsfield; 115, 4413, J. Keating, Waterside Worker, 8 Fifth Avenue, Beaconsfield; 116, 1541, D. H. Cole, Representative, 10 Fifth Avenue, Beaconsfield; 117, —, N. E. Cole, Housewife, 10 Fifth Avenue, Beaconsfield; 118, —, J. J. Dyer, Housewife, 12 Fifth Avenue, Beaconsfield; 119, —, E. D. Dyer, Truck Driver, 12 Fifth Avenue, Beaconsfield; 120, 2100, A. J. Ditchburn, Fitter, 18 Fifth Avenue, Beaconsfield; 120, 2100, A. J. Ditchburn, Fitter, 18 Fifth Avenue, Beaconsfield; 121, 1098, L. E. Burns, Clerk, 22 Fifth Avenue, Beaconsfield; 123, 1099, L. Burns, Housewife, 22 Fifth Avenue, Beaconsfield; 123, 1099, L. Burns, Housewife, 22 Fifth Avenue, Beaconsfield; 123, 1099, L. Burns, Housewife, 24 Fifth Avenue, Beaconsfield; 126, 733, W. Q. Sharpen, Housewife, 40 Fifth Avenue, Beaconsfield; 127, 2254, J. Doggett, Labourer, 55 Central Avenue; 130, 4231, S. Jennings, Fisherman, 50 Central Avenue; 130, 4231, S. Jennings, Fisherman, 50 Central Avenue; 130, 4231, S. Jennings, Fisherman, 50 Central Avenue; 137, 7497, L. I. Smith, Housewife, 42 Central Avenue; 136, —, K. F. Jones, Shunter, 77 Central Avenue; 135, 4306, A. W. Jones, Tax Haynes, Retired, 35 Central Avenue; 141, 6511, B. Pinker, Housewife, 35 Central Avenue; 142, 3645, W. E. Haynes, Housewife, 36 Central Avenue; 143, 6895, A. Rixon, Housewife, 36 Central Avenue; 144, 2951, H. Garbutt, Engineer, 48 Fifth Avenue; 144, 2953, M. Garbutt, Housewife, 48 Fifth Avenue; 146, 3037, S. F. Gibson, Clerk, 46 Fifth Avenue; 147, 3031, M. Gibson, Housewife, 46 Fifth Avenue; 148, 6914, E. Roberts, Housewife, Lefroy Street and Fifth Avenue; 149, 6916, E. W. Roberts, Labourer, Power House; 150, —, H. Garnett, Soldier, 47 Central Avenue; 151, —, M. Garnett, Home Duties, 47 Central Avenue; 151, —, M. Garnett, Home Duties, 47 Central Avenue; 152, 8541, L. W. West, Motorman, F.M.T., 33 Central Avenue; 153, 8530, A. N. West, Home Duties, 33 Central Avenue; 154, —, J. A. Smedley, Retired, 33 Central Avenue; 155, 8752, A. Winfield, Cleaner, 25 Central Avenue; 155, 7844, D. Sweetman, Clerk, 30 Central Avenue; 157, 7848, E. M. Sweetman, Housewife, 30 Central Avenue; E. M. Sweetman, Housewife, 30 Central Avenue; 157, 7848, E. M. Sweetman, Housewife, 30 Central Avenue; 158, 7855, M. J. Sweetman, Clerk, 30 Central Avenue; 159, —, T. Nicholas, Survey Chain Man, 21 Central Avenue; 160, —, F. Nicholas, Housewife, 21 Central Avenue, Beaconsfield; 161, 4730, I. P. Leggett, Tram Driver, 18 Central Avenue, Beaconsfield; 162, 4729, G. H. Leggett, Housewife, 18 Central Avenue, Beaconsfield; 163, —, J. C. Mustard, Tally Clerk; 15 Central Avenue, Beaconsfield; 164, 7580, E. N. Soulsby, Labourer, 11 Central Avenue, Beaconsfield; 165, 1761, R. Cox, Labourer, 14 Central Avenue, Beaconsfield; 166, 3978, F. Humphries, Housewife, 9 Central Avenue, Beaconsfield; 167, 3979, J. Humphries, Waterside Worker, 9 Central Avenue, Beaconsfield; 168, 1640, A. F. Cook, Labourer, 7 Central Avenue, Beaconsfield; 168, 1640, A. F. Cook, Labourer, 7 Central Avenue, Beaconsfield; 170, 1660, R. Cook, Labourer, 7 Central Avenue, Beaconsfield; 171, 7183, W. A. Scott, Storeman, 6 Central Avenue, H. P.; 172, 3502, G. Hard, Housewife, 4 Central Avenue; 173, 3503, N. Hard, Labourer, 4 Central Avenue; 174, 7182, S. Scott, E. M. Sweetman, Housewife, 30 Central Avenue;

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Address.

Housewife, 6 Central Avenue; 175, 4696, D. Lawson, Trainer, 213 South Street; 176, 3407, E. Hall, Housewife, 213 South Street; 177, —, R. Sernon, Traveller, 215 South Street; 1778, 8325, V. Nowles, Bodybuilder, 3 York Street; 179, —, H. Bolland, Labourer, 23 York Street; 180, 4226, G. Jennings, Housewife, 33 York Street; 181, 1453, M. Cikarela, Housewife, 43 York Street, Beaconsfield; 182, 8591, F. White, Storeman Packer, 45 York Street, Beaconsfield; 183, 8587, K. White, Housewife, 45 York Street, Beaconsfield; 184, 4350, Stephen Jones, Salesman, 50 York Street, Beaconsfield; 185, 4301, A. C. Jones, Housewife, 50 York Street, Beaconsfield; 186, 6079, J. Nicol, Labourer, 44 York Street, South Fremantle; 187, 6080, K. Nicol, Housewife, York Street, Beaconsfield; 188, 374, A. I. Baker, Truck Driver, 34 York Street; 189, 7655, R. Stanley, Housewife, 40 York Street; 190, 4572, R. J. Knight, Theatre Employee, 40 York Street; 191, 401, R. Baker, Housewife, 34 York Street; 193, 3121, Mrs. Goldsworthy, Housewife, 28 York Street; 193, 2122, Mrs. Goldsworthy, Labourer, 28 York Street, 194, 2122, P. Goldsworthy, Labourer, 28 Yor 401, R. Baker, Housewife, 34 York Street; 192, 7220, F. Shank, Housewife, 30 York Street; 193, 3121, Mrs. Goldsworthy, Housewife, 28 York Street; 194, 3123, R. Goldsworthy, Labourer, 28 York Street; 195, 8715, A. N. Wilson, Married, 26 York Street; 196, 8745, W. Wilson, Baker, 26 York Street; 196, 8745, W. Wilson, Baker, 26 York Street; 197, 762, J. Bombaro, Labourer, 12 York Street, 198, 824, Wm. Bowe, Pensioner, 36 Lefroy Street, Hilton Park; 199, 822, M. Bowe, Housewife, 36 Lefroy Street, Hilton Park; 200, 7438, C. Smith, Storeman, 38 Lefroy Street, Hilton Park; 201, 7574, T. Smith, Housewife, 38 Lefroy Street, Hilton Park; 202, 2897, E. Fullston, Housewife, 45 Gibson Street, Hilton Park; 203, 7332, W. Simpson, Retired, 43 Gibson Street; 204, 8026, G. Thorn, Housewife, 38 Gibson Street; 205, 504, P. Batchelor, Housewife, 33 Gibson Street; 206, 99, K. F. Allen, Window Dresser, 34 Gibson Street; 207, 97, G. Allen, Housewife, 34 Gibson Street; 207, 97, G. Allen, Housewife, 34 Gibson Street; 208, 6610, E. G. Power, Waterside Worker, 24 Gibson Street; 209, 7326, C. Simpson, Bohool Teacher, 8 Gibson Street; 210, 7329, E. Simpson, Housewife, 4 Gibson Street; 211, 2453, A. Edwards, Housewife, 2 Gibson Street; 212, 3381, A. Wallin, Labourer, 2 Gibson Street; 212, 2382, E. Wallin, Labourer, 2 Gibson Street; 214, 6684, F. Raffaele, Housewife, 223 South Street; 215, 6688, J. Raffaele, Housewife, 223 South Street; 216, 6686, O. Raffaele, Housewife, 223 South Street; 218, 6685, G. Raffaele, Business Manager, 223 South Street; 221, 260, F. Armstrong, Stockman, 222 South Street; 222, 4888, V. Loxhiavo, Farmer, 223 South Street; 224, 704, J. Bishop, Labourer, 223 South Street; 227, 296, F. Atkinson, Housewife, 235 South Street; 228, 301, R. G. Atkinson, Meat Salesman, 235 South Street; 229, —, E. Thorpe, Housewife, 2 Shepherd Street; 231, —, O. Thorpe, Bootmaker, 2 Shepherd Street; 231, —, O. Thorpe, Bootmaker, 2 Shepherd Street; 233, 4196, N. J. Jeffery, Painter, 3 Shepherd Street; 234, 4186, E. Jeffery, Housewife, 3 Shephe 3121, Mrs. Goldsworthy, Housewife, 28 York Street; Housewife, 2 Shepherd Street; 231, —, O. Thorpe, Bootmaker, 2 Shepherd Street; 232, —, N. J. Thorpe, Painter, 2 Shepherd Street; 233, 4196, N. J. Jeffery, Painter, 3 Shepherd Street; 234, 4186, E. Jeffery, Housewife, 3 Shepherd Street; 235, 8766, M. Winter, Housewife, 4 Shepherd Street; 236, 138, A. Anderson, Plumber, 6 Shepherd Street; 237, —, V. McIntyre, Housewife, 8 Shepherd Street; 238, 535, A. Beale, Carpenter, 11 Shepherd Street; 239, 5214, E. J. Matson, Labourer, 14 Shepherd Street; 240, 8474, R. S. Watt, Labourer, 29 Shepherd Street; 241, 6720, R. Rapley, Bricklayer, 33 Shepherd Street; 242, 6719, E. Rapley, Housewife, 33 Shepherd Street, Hilton Park; 243, 1921, A. Curtis, Housewife, 35 Shepherd Street, Hilton Park; 244, 1923, C. J. Curtis, Rigger, 35 Shepherd Street, Curtis, Housewife, 35 Shepherd Street, Hilton Park; 244, 1923, C. J. Curtis, Rigger, 35 Shepherd Street, Hilton Park; 245, 8004, D. Thompson, Housewife, 46 Lefroy Street, Hilton Park; 246, 4527, T. Kingsbury, Labourer, 40 Lefroy Street, Hilton Park; 247, 7341, T. Sims, Fireman, 4 Fifth Avenue, Beaconsfield; 248, 7378, E. Sims, Housewife, 4 Fifth Avenue, Beaconsfield; 249, 1548, F. Cole, Salesman, 16 Fifth Avenue, Beaconsfield; 250, 7382, T. S. Sloan, Tramway Employee, 237 South Street; 251, 1434, R. Chester, Waterside Worker, 239 South Street; 252, 1433, P. Chester, Home Duties, 239 South Street; 253, 2202, J. A. Dix, Waterside Worker, 243 South Street; 254, 710, S. Bishop, Waterside Worker, 245

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South Street; 255, 709, Sheila Bishop, Housewife, 245 South Street; 256, —, A. Monaco, Wood Merchant, 3 Smith Street; 257, 7029, J. Rowe, Labourer, 13 Smith Street; 258, 195, W. L. Anderson, Railways, 15 Smith Street; 269, 154, F. Anderson, Railways, 15 Smith Street; 261, 253, J. Owen, Pensioner, 15 Smith Street; 261, 253, J. Owen, Pensioner, 15 Smith Street; 262, 251, C. E. Owen, Pensioner, 15 Smith Street; 262, 251, C. E. Owen, Pensioner, 15 Smith Street; 263, 553, T. J. Beard, Storeman, 12 Montgomery Street; 264, 551, M. Beard, Home Duties, 12 Montgomery Street; 265, S13, F. D. McClumpha, Home Duties, Montgomery Street; 266, —, F. Uttley, Carpenter, Lefroy Street; 267, —, O. Uttley, Housewife, Lefroy Street; 270, 6782, D. J. Rees, Home Duties, 48 Lefroy Street; 271, 6779, J. Rees, Civil Servant, 48 Lefroy Street; 272, 5315, D. McClumpha, Dental Mechanic, Montgomery Street; 273, —, Chas. Freeman, Shop Assistant, 18 Smith Street; 274, 1410, V. Chamberlain, Housewife, 24 Smith Street; 275, 794, O. Botica, Retired, 24 Smith Street; 276, 792, G. Botica, Retired, 24 Smith Street, Fremantle; 278, 3587, R. Hart, Housewife, 6 Smith Street, Hilton Park; 280, —, T. Y. Martin, Grocer, 4 Smith Street, Hilton Park; 280, —, T. V. Martin, Grocer, 4 Smith Street, Hilton Park; 280, —, T. V. Martin, Grocer, 4 Smith Street, Hilton Park; 280, —, T. W. Martin, Grocer, 4 Smith Street, Hilton Park; 281, —, Olive Martin, Housewife, 2 Smith Street, Hilton Park; 283, 5548, F. S. Marchant, Milk Vendor, 251 South Street, Hilton Park; 284, 5092, P. Marchant, Housewife, 251 South Street, Hilton Park; 285, 5088, F. S. Marchant, Milk Vendor, 251 South Street, Hilton Park; 285, 5088, F. S. Marchant, Milk Vendor, 251 South Street, Hilton Park; 286, 6634, H. F. Millard, Housewife, 10 Cadd Street; 299, 79, G. Atkinson, Housewife, 10 Cadd Street; 299, 97, G. Atkinson, Housewife, 10 Cadd Street; 299, 79, D. Atkinson, Housewife, 10 Cadd Street; 299, 71, G. Atkinson, Housewife, 10 Cadd Street; Labourer, 244 South Street; 299, 8340, G. J. Wagner, Butcher, 66 Lefroy Street, Hilton Park; 300, 8008, G. L. Thompson, Housewife, 64 Lefroy Street, Hilton Park; 301, 6144, J. O'Brien, Printer, 68 Lefroy Street, Hilton Park; 302, 6141, D. O'Brien, Housewife, 68 Lefroy Street, Hilton Park; 303, —, I. Sinclair, Housewife, 70 Lefroy Street, Hilton Park; 304, —, G. Sinclair, Labourer, 70 Lefroy Street; 305, 7344, J. Sinclair, Truck Driver, 70 Lefroy Street; 306, 7905, E. Taylor, Housewife, 185 Carrington Street; 307, —, M. Heath, Home Duties, 179 Carrington Street, Hilton Park; 308, —, M. Heath, Truck Driver, 179 Carrington Street, Hilton Park; 309, 6690, M. Raffaele, Home Duties, 192 Carrington Street, Hilton Park; 310, —, J. Edmonds, Home Duties, 194 Carrington Street, Hilton Park; 311, 5620, R. I. Milbourne, F.M.T. Employee, 198 Carrington Street; 312, 5619, I. V. Milbourne, Home Duties, 198 Carrington Street; 313, 3877, E. Horrocks, Home Duties, 210 Carrington Street; 314, 3878, S. Horrocks, Labourer, 210 Carrington Street; 315, 7727, J. Stokes, Retired, 212 Carrington Street; 315, 7727, J. Stokes, Retired, 212 Carrington Street; 317, 8481, M. Wearne, Home Duties, 214 Carrington Street; 317, 8481, M. Wearne, Home Duties, 214 Carrington Street, Hilton Park; 318, 4452, R. Kelly, Butcher, 263 South Street; 319, 2543, S. Empson, Fireman, 249 South Street; 319, 2543, S. Empson, Housewife, 249 South Street; 321, 886, W. T. Branch, Freezer Hand, 191 Samson Street, Hilton Park; 322, 4837, V. D. Livingstone, Housewife, 248 South Street, Hilton Park; 323, 4836, J. C. Livingstone, Welder, 248 South Street, Hilton Park; 327, 3191, J. Graham, Engine Driver, 15 Darling Street, Hilton Park; 328, 3189, F. Graham, Housewife, 15 Darling Street; 329, —, F. McNally, Engine Driver, 13 Darling Street; 330, —, Olive McNally, Housewife, 13 Darling Street; 331, —, F. A. Marchant, Tanning Foreman, 11 Darling Street; 332, —, E. Marchant, Consecutive No., Roll No., Name, Occupation,

Housewife, 11 Darling Street; 333, 3445, E. M. Hawley, Housewife, 9 Darling Street; 334, 6554, M. J. Polineau, Truck Driver, 7 Darling Street; 335, —, G. Langley, Waterside Worker, 5 Darling Street, Hilton Park; 336, —, E. A. Sims, Engine Driver, 3 Darling Street; 337, —, M. Sims, Housewife, 3 Darling Street; 339, —, A. Green, Engine Driver, 1 Darling Street; 340, 8822, E. J. Woods, Master Butcher, 2 Darling Street; 341, 8821, N. Woods, Housewife, 2 Darling Street; 342, 174, J. Anderson, Case Maker, 6 Darling Street, Hilton Park; 343, 179, M. Anderson, Housewife, 6 Darling Street; 344, 8817, R. N. Woodhams, —, 10 Darling Street; 345, 8816, A. F. Woodhams, Housewife, 10 Darling Street; 346, 7812, A. Surman, Housewife, 256 South Street; 347, 7810, N. F. Surman, Contractor, 256 South Street; 348, 263, J. O. Armstrong, Lorry Driver, 173 Carrington Street; 349, 252, A. E. Armstrong, Housewife, 173 Carrington Street; 350, 877, H. Branch, Housewife, 199 Samson Street; 351, —, C. M. Low, Housewife, 199 Samson Street; 352, 4260, E. Johnson, Housewife, 165 Carrington Street; Housewife, 11 Darling Street; 333, 3445, E. M. Haw-Branch, Housewife, 191 Samson Street; 351, —, C. M. Low, Housewife, 199 Samson Street; 352, 4260, E. Johnson, Housewife, 165 Carrington Street; 353, 4271, K. Johnson, Barman, 165 Carrington Street; 354, 455, F. Barratt, Home Duties, 169 Carrington Street; 355, 456, W. E. Barratt, Carpenter, 169 Carrington Street; 356, 781, S. Boot; Rigger, 180 Carrington Street; 357, 779, F. H. Boot, Housewife, 180 Carrington Street; 358, —, R. J. Martin, Shipping Clerk, 180 Carrington Street; 359, —, R. Martin, Typist, 180 Carrington Street; 360, —, D. Boot, Shop Assistant, 180 Carrington Street; 361, —, S. Boot, Shop Assistant, 180 Carrington Street; 361, —, S. Boot, Shop Assistant, 180 Carrington Street; 362, 4174, V. Jane, Home Duties, 178 Carrington Street; 363, 4173, P. S. Jane, Retired, 178 Carrington Street; 363, 4173, P. S. Jane, Retired, 178 Carrington Street; 364, 7264, O. Sheppard, Housewife, 166 Carrington Street, Hilton Park; 365, 440, J. Chivers, Housewife, 152 Carrington Street, Hilton Park; 366, 439, A. P. Chivers, Retired, 152 Carrington Street, Hilton Park; 367, 2883, W. R. Fuge, Fireman, 185 Samson Street; 368, 2882, I. L. Fuge, Housewife, Samson Street, Hilton Park; 369, —, Q. Cumbor Housewife, 183 Samson Street, Hilton Park; 370, —, F. O. Cumbor, Electrical Fitter, 183 Samson Street, Hilton Park; 371, —, D. Campbell, Engineer, 181 Samson Street, Hilton Park; 372, 699, H. Bishop, Engineer, 50 Minilya Avenue, Hilton Park; 372, 4291, M. Johnston, Housewife, Minilya Avenue, Hilton Park; 374, 4294 P. Johnston, Engineer, Hilton Park; 374, 4294 P. Johnston, Engi Street, Hilton Park; 371, —, D. Campbell, Engineer, 181 Samson Street, Hilton Park; 372, 699, H. Bishop, Engineer, 50 Minilya Avenue, Hilton Park; 373, 4291, M. Johnston, Housewife, Minilya Avenue, Hilton Park; 374, 4294, P. Johnston, Engineer, Minilya Avenue, Hilton Park; 375, —, R. P. Bowen, Electrical Fitter, Minilya Avenue, Hilton Park; 376, —, M. Bowen, Housewife, Minilya Avenue, Hilton Park; 377, 2739, W. Floyd, Welder, Minilya Avenue, Hilton Park; 377, 2739, W. Floyd, Welder, Minilya Avenue, Hilton Park; 378, 2740, W. D. Floyd, Housewife, Minilya Avenue, Hilton Park; 379, —, R. H. Morrison, Housewife, Minilya Avenue, Hilton Park; 381, 2700, E. K. Fletcher, Home Duties, 62 Minilya Avenue, Hilton Park; 381, 2700, E. K. Fletcher, Home Duties, 62 Minilya Avenue, Hilton Park; 382, 746, H. Boost, Labourer, 160 Samson Street; 384, 3414, F. W. Hall, Butcher, 232 Carrington Street, Hilton Park; 385, 3411, H. Hall, Housewife, 232 Carrington Street, Hilton Park; 386, 3959, R. Hughes, Housewife, 234 Carrington Street, Hilton Park; 386, 3959, R. Hughes, Housewife, 234 Carrington Street, Hilton Park; 388, 547, B. D. Beard, Clerk, 238 Carrington Street, Hilton Park; 388, 547, B. D. Beard, Clerk, 238 Carrington Street, Hilton Park; 391, 7916, H. J. Taylor, Waterside Worker; 242 Carrington Street, Hilton Park; 391, 7916, H. J. Taylor, Waterside Worker, 242 Carrington Street, Hilton Park; 393, 8626, D. Wildy, Engine Driver, 244 Carrington Street, Hilton Park; 393, 48625, L. Wildy, Home Duties, 244 Carrington Street, Hilton Park; 399, 791, Norrison, Fitter's Assistant, 254 Carrington Street, Hilton Park; 396, 1875, J. Bugley, Carpenter, 252 Carrington Street, Hilton Park; 399, —, M. J. Knight, Painter, 256 Carrington Street, Hilton Park; 399, —, M. J. Knight, Painter, 256 Carrington Street, Hilton Park; 399, —, M. J. Knight, Painter, 256 Carrington Street, Hilton Park; 402, 1525, R. W. Cochrane, Housewife, 260 Carrington Street; 403, 1524, R. W. Cochrane, Lumper, 260 Carrington Street; 404, 1153, B. Cable, Housewife, 262 C Consecutive No., Roll No., Name, Occupation,

rington Street; 406, 4485, E. S. Kerr, Housewife, 264 Carrington Street; 407, 8048, D. Todd, Housewife, 266 Carrington Street; 408, —, A. Unbehaun, Housewife. Electrical Fitter, 268 Carrington Street; 409, —, M. G. Unbehaun, Housewife, 268 Carrington Street; Electrical Fitter, 268 Carrington Street; 409, —, M. G. Unbehaun, Housewife, 268 Carrington Street; 410, 8174, M. V. Troy, Housewife, 270 Carrington Street; 411, —, P. Goodall, Horse Driver, 274 Carrington Street; 412, —, P. Goodall, Tile Fixer, 274 Carrington Street; 412, —, P. Goodall, Housewife, 74 Carrington Street; 413, —, P. Goodall, Housewife, 74 Carrington Street; 414, —, G. V. Cornell, Housewife, 276 Carrington Street; 415, —, Mrs. Sloan, Housewife, 278 Carrington Street; 416, —, H. Collier, Turbo Driver, 272 Carrington Street; 417, —, E. Collier, Housewife, 272 Carrington Street; 418, —, A. Brandrett, Instrument Maker, Lot 1162 Carrington Street; 419, —, A. Brandrett, Housewife, Lot 1162 Carrington Street; 420, —, D. Mudge, Housewife, 3 Lynn Street; 420, —, D. Mudge, Housewife, 3 Lynn Street; 422, 2358, M. I. Dunkley, Housewife, 5 Lynn Street; 423, —, M. A. Carroll, Housewife, 7 Lynn Street; 423, —, M. A. Carroll, Housewife, 8 Lynn Street; 426, 7057, Ben Russell, Plumber, 6 Lynn Street; 426, 7059, Mrs. Russell, Home Duties, 6 Lynn Street; 427, —, Mrs. Backhouse, Housewife, 4 Lynn Street; 429, 4488, E. Ketteridge, Housewife, 2 Lynn Street; 429, 4488, E. Ketteridge, Store Houseman, 2 Lynn Street; 430, 3422, William Hall, Labourer, 67 Paget Street; 431, 3405, Eileen Hall, Domestic, 67 Paget Street; 431, 3405, Eileen Hall, Domestic, 67 Paget Street; 432, 7833, W. Swain, Labourer, 67 Paget Street; 434, 4399, R. Kaigg, Boiler Attender, 61 Paget Street; 435, 4398, L. Kaigg, Housewife, 59 Paget Street; 436, 8399, R. Walsh, Housewife, 59 Paget Street; 437, 8401, T. Walsh, Waterside Worker, 59 Paget Street; 439, 4098, O. Irons, Housewife, 57 Paget Street; 439, 4098, O. Irons, Housewife, 57 Paget Street; 439, 4098, O. Irons, Housewife, 57 Paget Street; 436, 3399, R. Walsh, Housewife, 59 Paget Street; 437, 8401, T. Walsh, Waterside Worker, 59 Paget Street; 438, 4097, J. Irons, Lumper, 57 Paget Street; 439, 4098, O. Irons, Housewife, 57 Paget Street; 440, 4645, J. F. Lange, Lumper, 55 Paget Street; 441, 4642, O. Lange, Housewife, 55 Paget Street; 442, 6443, J. Perry, Housewife, 53 Paget Street; 443, 8344, L. V. Waldeck, Housewife, 51 Paget Street; 444, 8344, G. Waldeck, Electric Crane Driver, 51 Paget Street; 445, 7333, A. J. Sims, Labourer, 7 Rennie Street; 446, —, R. Griffith, Labourer, 9 Rennie Street; 447, 7716, E. Stoddart, Housewife, 5 Rennie Street; 448, —, D. Pratt, Housewife, 3 Rennie Street; 449, —, D. Newton, Labourer, 3 Rennie Street; 450, —, M. Morgan, Labourer, 3 Rennie Street; 451, —, D. Newton, Housewife, 3 Rennie Street; 453, 5397, R. McGuinness, Lumper, 2 Rennie Street; 454, 5395, J. McGuinness, Lumper, 2 Rennie Street; 454, 5395, J. McGuinness, Housewife, 2 Rennie Street; 457, 4809, J. Lindsay, Retired, 6 Rennie Street; 457, 4809, J. Lindsay, Housewife, 6 Rennie Street; 459, —, J. Fockley, Housewife, 6 Rennie Street; 460, —, B. Jakovic, Hairdresser, 49 Paget Street; 461, 8749, R. Winbank, Naval Police, 47 Paget Street; 461, 8749, R. Winbank, Naval Police, 47 Paget Street; 461, 8749, R. Winbank, Naval Police, 47 Paget Street; 463, 5878, K. Mottram, Clerical Work, 45 Paget Street; 463, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 5878, K. Mottram, Clerical Work, 45 Paget Street; 466, 6, J. Stevenson, Lumper, 1 Farrell Street; 466, —, F. Trudgeön, Storeman, 3 Farrell Street; 465, 3085, V. A. Gleadall, Housewife, 3 Farrell Street; 466, —, J. Stevenson, Lumper, 1 Farrell Street; 467, —, F. Trudgeon, Housewife, 4 Farrell Street; 468, 8176, H. Trudgeon, Cement Moulder, 4 Farrell Street; 469, 8175, J. Trudgeon, Housewife, 4 Farrell Street; 470, 8177, W. J. Trudgeon, Painter, 4 Farrell Street; 471, 871, Mrs. Bradley, Housewife, 43 Paget Street; 472, —, Mrs. Scott, Housewife, 41 Paget Street; 473, 4700, R. Lawson, Lumper, 39 Paget Street, 473, 4700, R. Lawson, Lumper, 39 Paget Street, Fremantle; 474, 4699, P. Lawson, Housewife, 39 Paget Street, Fremantle; 475, 7759, R. Strawbridge, Labourer, 37 Paget Street, Hilton Park; 476, 1187, D. Campbell, Housewife, 20 Nicholas Street, Hilton Park; 477, 2537, B. Ernby, Housewife, 18 Nicholas Street, Hilton Park; 478, 2931, A. D. Gamble, Truck Driver, 16 Nicholas Street, Hilton Park; 479, 6467, J. A. Rochester, Labourer, 14 Nicholas Street, Hilton Park; 480, —, V. Ball, Driver, 12 Nicholas Street, Hilton Park; 481, 5832, I. Morgan, Home Duties, 12 Nicholas Street, Hilton Park; 482, —, R. Morsatt Laboure, 10 Nicholas Street, Hilton Park; 482, —, R. Morsatt Laboure, 10 Nicholas Street, Hilton Park; 482, —, R. Morsatt Laboure, 10 Nicholas Street, Hilton Park; 482, —, R. Morsatt Laboure, 10 Nicholas Street, Hilton Park; Hilton Park Hilton Park; 481, 5832, 1. Morgan, Home Duties, 12 Nicholas Street, Hilton Park; 482, —, R. Morfett, Labourer, 10 Nicholas Street, Hilton Park; 483, 2281, Mrs. V. Donaldson, Housewife, 8 Nicholas Street, Hilton Park; 484, 2422, C. Dyke, Labourer, 6 Nicholas Street; 485, 2421, C. J. Dyke, Home Duties, 6 Nicholas Street; 486, 6700, D. J. Ralphs, Home Duties, 4 Nicholas Street, Hilton Park; 487, 5825, W. A. Morgan, Storeman, 2 Nicholas Street,

Consecutive No., Roll No., Name, Occupation, Address

Consecutive No., Roll No., Name, Occupation, Address.

Hilton Park; 488, 2442, R. A. Edgington, Home Duties, 2 Nicholas Street, Hilton Park: 489, 6508, R. A. Pilling, Waterside Worker, 27 Rennie Street, Hilton Park; 490, 6807, M. Pilling, Home Duties, 27 Rennie Street; 491, —, D. Ferguson, Storeman, 11 Rennie Street, Hilton Park; 492, —, G. Ferguson, Home Duties, 11 Rennie Street; 493, 5648, J. Miller, Housewife, 13 Rennie Street; 495, 7414, R. Smirke, Slaughterman, 17 Rennie Street; 496, 4240, F. H. Jellof, Engineer, 15 Rennie Street; 497, —, Famlonga, Truck Driver, 19 Rennie Street; 498, —, Famlonga, Housewife, 19 Rennie Street; 499, 3879, D. M. Horton, Home Duties, 21 Rennie Street; 500, 6894, J. Rivers, Clerk, 23 Rennie Street; 501, 6893, A. Rivers, Home Duties, 23 Rennie Street; 503, 2995, E. Gerovich, Labourer, 54 Lefroy Street; 503, 2995, E. Gerovich, Labourer, 54 Lefroy Street; 504, —, L. Gerovich, Truck Driver, 54 Lefroy Street; 506, 622, G. R. Bentley, Textile Foreman, 74 Lefroy Street; 506, 622, G. R. Bentley, Textile Foreman, 74 Lefroy Street; 507, 623, J. M. Bentley, Home Duties, 74 Lefroy Street; 509, 2252, V. Dodds, Home Duties, 74 Lefroy Street; 509, 2252, V. Dodds, Home Duties, 74 Lefroy Street; 509, 2252, V. Dodds, Home Duties, 31 Paget Street; 511, 7962, S. Theaker, Home Duties, 31 Paget Street; 512, —, J. Divall, Housewife, 29 Paget Street; 513, 8458, H. Watson, Housewife, 25 Paget Street; 514, 6303, R. Parkes, Boiler Maker, 21 Paget Street; 515, 6304, J. Parker, Housewife, 19 Paget Street; 518, —, L. Jones, Traveller, 13 Paget Street; 519, —, T. Davis, Retired, 13 Paget Street; 522, 438, E. Barfield, Cabinet Maker, 7 Paget Street; 524, 3306, E. Grimshaw, Housewife, 7 Paget Street; 524, 3306, E. Grimshaw, Housewife, 5 Paget Street; 524, 3306, E. Grimshaw, Truck Driver, 5 Paget Street; 524, 3306, E. Grimshaw, Truck Driver, 5 Paget Street; 525, 3307, J. Grimshaw, Truck Driver, 5 Paget Street; 526, 4395, H. T. Jury, Housewife, 1 Paget Street; 527, 4396, J. P. Jury, Housewife, 1 Paget Street; 52 Jury, Housewife, 1 Paget Street; 528, 7589, D. M. Spark, Housewife, 18 Paget Street; 529, 460, N. F. Barrett, Carpenter, Ethelwyn Street; 530, 457, A. Barrett, Housewife, Ethelwyn Street; 531, 5624, W. Mileham, Carpenter, Ethelwyn Street; 532, 5623, S. L. Mileham, Housewife, Ethelwyn Street; 533, 5972, C. F. Nash, Carpenter, 48 Ethelwyn Street; 534, 5984, S. G. Nash, Hairdresser, 48 Ethelwyn Street; 535, 4007, K. Hunter, Housewife, 22 Ethelwyn C. F. Nash, Carpenter, 48 Ethelwyn Street; 534, 5984, S. G. Nash, Hairdresser, 48 Ethelwyn Street; 535, 4007, K. Hunter, Housewife, 22 Ethelwyn Street, Hilton Park; 536, —, E. Wilson, Housewife, 22 Ethelwyn Street, Hilton Park; 537, 6070, E. Nichols, Housewife, Victor Street; 538, 7216, J. H. Shackleton, Lumper, 38 Victor Street, Hilton Park; 539, 7215, F. E. Shackleton, Housewife, 38 Victor Street, Hilton Park; 540, 6350, E. J. Patterson, Housewife, 36 Victor Street, Hilton Park; 541, 2043, A. W. Dawson, Lumper, 16 Victor Street, Hilton Park; 542, 2042, A. Dawson, Housewife, 16 Victor Street, Hilton Park; 543, —, L. J. Minett, W.A.G.R., 29 Clarke Street, Hilton Park; 544, —, F. B. Minett, Housewife, 29 Clarke Street, Hilton Park; 545, 3627, G. Hawkins, Wharf Labourer, 27 Clarke Street, Hilton Park; 546, 6877, P. A. Rippen, Wharf Labourer, 27 Clarke Street, Hilton Park; 548, 4475, W. C. Kennington, Miller, 23 Clarke Street, Hilton Park; 548, 4475, W. C. Kennington, Miller, 23 Clarke Street, Hilton Park; 550, —, C. W. Collett, Horse Trainer, Gallop Street, Hilton Park; 551, L. Cellett, Housewife, Gallop Street, Housewife, 23 Clarke Street, Hilton Park; 550, —, C. W. Collett, Horse Trainer, Gallop Street, Hilton Park; 551, —, L. Collett, Housewife, Gallop Street, Hilton Park; 552, 2845, G. A. Franklin, Textile, 182 Watkins Street; 553, 2844, E. E. Franklin, Housewife, 182 Watkins Street; 554, —, B. G. Richards, Plasterer, 180 Watkins Street; 555, —, J. M. Richards, Housewife, 180 Watkins Street; 556, 1930, S. Dadson, Factory Hand, 15 Taylor Street, Hilton Park; 557, 5297, F. McCallum, Housewife, 13 Taylor Street, Beaconsfield; 558, 6522, E. Pittaway, Boiler Maker, 18 Taylor Street, Hilton Park; 559, 4857, S. Logan, Waterside Worker, 3 Taylor Street, Beaconsfield; 560, 4854, D. Logan, Housewife, 3 Taylor Street, Beaconsfield; 561, 6681, A. street, Beaconsfield; 560, 4854, D. Logan, House-wife, 3 Taylor Street, Beaconsfield; 561, 6681, A. Baffail, Greengrocer, Taylor Street, Beaconsfield; 562, 3701, H. Hennessey, Waterside Worker, 210 South Street, Beaconsfield; 563, 3700, F. D. Hennessey, Housewife, 210 South Street, Beaconsfield; 564, 7239, R. Sharpen, Bus Driver, 40 Fifth Avenue; 565, 5312, F. McClumpha, Metal Machinist, 125 Samson Street, Beaconsfield; 566, 5316, M. Mc

Consecutive No., Roll No., Name, Occupation, Address

Clumpha, Housewife, 125 Samson Street, Beaconsfield; 567, 1887, R. Cullem, Housewife, 2 Stoke Street, Beaconsfield; 568, 4783, L. Lewis, Housewife, 4 Stoke Street; 569, 4781, H. V. Lewis, Lumper, 4 Stoke Street; 570, 4272, P. Johnson, Housewife, 6 Stoke Street; 571, 4256, A. K. Johnson, Painter, 6 Stoke Street; 572, —, J. E. Ingram, Labourer, 8 Stoke Street; 573, —, W. Boyd, Labourer, 19 Stoke Street; 574, 6693, J. Raffaele, Home Duties, 16 Stoke Street; 575, —, S. Raffaele, Waterside Worker, 16 Stoke Street; 576, 7261, H. D. Shenfield, Waterside Worker, 18 Stoke Street; 577, 7260, J. B. Shenfield, Home Duties, 18 Stoke Street; 578, 7881, D. Tapper, Home Duties, 206 South Street; 579, 7883, L. Tapper, Labourer, 206 South Street; 580, —, H. Dymond, Salesman, 140 Watkins Street; 581, 6328, A. Pasqua, Gardener, 21 Stoke Street; 582, —, G. Seaton, Gardener, 21 Stoke Street; 583, 1687, M. Cooper, Labourer, 3 Stoke Street, Beaconsfield; 584, 5542, S. J. Meagher, Lumper, 1 Stoke Street, Beaconsfield; 586, 5541, E. Meagher, Housewife, 1 Stoke Street, Beaconsfield; 587, 721, M. Blackman, Housewife, 1 Stoke Street, Beaconsfield; 588, —, F. T. Marks, Barman, 121 Samson Street. Beaconsfield: 589, 5622, L. Mileham. Meagner, Housewife, I Stoke Street, Beaconsfield; 587, 721, M. Blackman, Housewife, I Stoke Street, Beaconsfield; 588, —, F. T. Marks, Barman, 121 Samson Street, Beaconsfield; 589, 5622, L. Mileham, Housewife, 202 South Street; 590, —, C. O'Hara, Horse Trainer, 7 Taylor Street; 591, —, P. Jackson, Housewife, 140 Watkins Street; 592, —, J. Secomb, Wool Valuer, 130 Watkins Street; 593, 6395, H. A. Pearce, Retired, 126 Watkins Street; 594, 5641, D. F. Miller, Storeman, 130 Watkins Street; 595, —, W. Graham, Lumper, 59 Nannine Avenue, White Gum Valley, Beaconsfield; 596, 3608, R. Hastings, Housewife, 51C Davies Park, Beaconsfield; 597, 3703, N. Hennessey, Lumper, 28 Fifth Avenue, Beaconsfield; 598, 2692, A. Fletcher, Housewife, 24 Fifth Avenue; 599, 7493, K. J. Smith, Warder, 219 South Street, Beaconsfield; 600, 7524, W. R. Smith, Housewife, 219 South Street, Beaconsfield; 601, —, D. E. Rumball, Housewife, 43A Mulberry Farm, Beaconsfield; 602, —, B. Hawkins, Housewife, 40C Davies Park, Beaconsfield; 604, —, R. H. O'Mear, Bricklayer, 40D Davies Park, Beaconsfield; 605, —, H. Rumball, Rigger, 43A Mulberry Farm, 1606, —, B. Dunstan, Housewife, Lot 15 Wongan, 1606, —, R. Dunstan, Housewife, 1606, —, R. Dunstan, Housewife, 1606, —, R. Dunstan, Housewife, 1606, —, R. Dunstan, Housewi Park, Beaconsfield; 603, —, N. Hawkins, Painter, 40C Davies Park, Beaconsfield; 604, —, R. H. O'Mear, Bricklayer, 40D Davies Park, Beaconsfield; 605, —, H. Rumball, Rigger, 43A Mulberry Farm; 606, —, B. Dunstan, Housewife, Lot 15 Wongan Avenue, White Gum Valley; 607, —, L. Dunstan, Tramway Employee, Lot 15 Wongan Avenue, White Gum Valley; 608, 1858, A. Crouch, Clerk, 93 Hope Street, Beaconsfield; 609, —, P. Norris, Housewife, 43B Davies Park, Beaconsfield; 610, 6392, E. Pearce, Housewife, 126 Watkins Street; 611, 3901, A. Howard, Housewife, 124 Watkins Street; 612, 3904, J. Howard, Carpenter, 124 Watkins Street; 613, 3441, R. Hamilton, Waterside Worker, 122 Watkins Street; 614, 3438, H. Hamilton, Housewife, 122 Watkins Street; 614, 3438, H. Hamilton, Housewife, 122 Watkins Street; 616, 618, 2742, F. P. Foley, Horse Trainer, 60 Hope Street; 619, 5791, D. A. Moore, Butcher, 61 Hope Street; 619, 5791, D. A. Moore, Butcher, 61 Hope Street; 620, 7432, A. Smith, Labourer; 63 Hope Street; 621, 7431, R. Smith, Labourer; 63 Hope Street; 621, 7431, R. Smith, Labourer; 63 Hope Street; 623, 8795, H. Wood, Packer, 71 Hope Street; 625, 8597, J. S. Whitford, Mechanic, 77 Hope Street; 625, 8597, J. S. Whitford, Mechanic, 77 Hope Street; 625, 8597, J. S. Whitford, Mechanic, 77 Hope Street; 625, 8597, J. S. Whitford, Mechanic, 77 Hope Street; 625, 8597, J. S. Whitford, Mechanic, 77 Hope Street; 626, 8595, D. Whitford, Housewife, 77 Hope Street, Beaconsfield; 626, 8595, D. Whitford, Housewife, 77 Hope Street, 630, 8097, V. Townley, Labourer, 83 Hope Street; 630, 8097, V. Townley, Labourer, 85 Hope Street; 631, 4620, L. Lambert, Motor Driver, 145 Watkins Street; 632, 5468, I. McLeish, Housewife, 39 Yalgoo Avenue; 633, 3833, L. G. Holman, Engineer, 40 Yalgoo Avenue; 634, 3832, H. Holman, Housewife, 40 Yalgoo Avenue; 637, 3345, E. Gummow, —, 42 Yalgoo Avenue; 638, 3864, G. Hopkins, Packer, 41 Yalgoo Avenue; 637, 3345, E. Gummow, —, 42 Yalgoo Avenue; 638, 3864, G. Hopkins, Packer, 41 Yalgoo Avenue; 639, 3710, P. Herbert, Home Duties, Consecutive No., Roll No., Name, Occupation, Address.

Address.

645, 8862, E. S. Wych, Waterside Worker, 10 Tapper Street, White Gum Valley; 646, 8665, A. Williams, Factory Worker, 10 Tapper Street, White Gum Valley; 647, 8707, L. H. Willis, Housewife, 6 Tapper Street; 648, 8706, J. L. Willis, Waterside Worker, 6 Tapper Street; 649, 8552, F. Western, Labourer, 2 Tapper Street; 650, 8551, E. L. Western, Home Duties, 2 Tapper Street; 651, 1334, R. Carter, Truck Driver, 141 Watkins Street; 652, 1323, G. Carter, Home Duties, 141 Watkins Street; 653, 8508, E. Wellington, Home Duties, 143 Watkins Street; 654, 63, J. M. Alder, Butcher, 139 Watkins Street; 655, 62, J. N. Alder, Home Duties, 139 Watkins Street; 656, 4773, D. Lewis, Home Duties, 1 Tapper Street; 658, 1510, F. J. Cloke, Storeman, 5 Tapper Street; 659, 3241, S. V. Green, Waterside Worker, 7 Tapper Street; 660, 3232, A. Green, Housewife, 7 Tapper Street; 661, 5142, K. Marshall, Home Duties, 124 Samson Street; 662, 4578, F. Knott, Waterside Worker, 109 Samson Street, Beaconsfield; 663, 4586, R. Knott, House D. Levis, Edd. 664, 4506, D. De Detined 200 Semen Street. Worker, 109 Samson Street, Beaconsfield; 663, 4586, R. Knott, Housewife, 109 Samson Street, Beaconsfield; 664, 4896, D. Low, Rethred, 99 Samson Street; 665, 4897, E. Low, Housewife, 99 Samson Street; 666, 6627, C. Price, Seaman, cnr. Yalgoo and Samson Street; 667, 6635, O. Price, Housewife, cnr. Yalgoo and Samson Street; 668, 3302, J. McCarthy, Clerk, 122 Samson Street; Mite Gum Valley; 669, 5303, K. McCarthy, Housewife, 122 Samson Street; 670, —, O. J. Hansen, Waterside Worker, 120 Samson Street; 671, —, D. S. Hansen, Housewife, 120 Samson Street; 672, 6597, D. A. Powell, Housewife, 18 Nannine Avenue; 673, 3635, E. Haworth, Stone Polisher, 58 Nannine Avenue; 674, 3634, C. Haworth, Housewife, 58 Nannine Avenue; 675, —, Lee Hamil-Housewife, 58 Nannine Avenue, 675, —, Lee Hamilton, Housewife, 58 Nannine Avenue; 676, 3190, Mrs. Graham Housewife. 59 Nannine Avenue, White Housewife, 58 Nannine Avenue; 675, —, Lee Hamilton, Housewife, 58 Nannine Avenue; 676, 3190, Mrs. Graham, Housewife, 59 Nannine Avenue, White Gum Valley; 677, 8131, T. Goodall, Waterside Worker, 60 Nannine Avenue, White Gum Valley; 678, 8130, A. Goodall, Housewife, 60 Nannine Avenue, White Gum Valley; 679, 3546, K. Harris, Housewife, 137 Watkins Street, White Gum Valley; 680, 3551, T. Harris, Labourer, 137 Watkins Street; 681, 7641, W. Stalley, Packer, 121 Watkins Street; 682, 7640, Mrs. Stalley, Housewife, 121 Watkins Street; 683, 8524, L. Vagg, Truck Driver, 105 Watkins Street, White Gum Valley; 684, 8240, L. Vagg, Housewife, 105 Watkins Street, White Gum Valley; 685, 6418, J. Pelvin, Waterside Worker, 92 Samson Street, Fremantle; 686, —, W. Rowe, Labourer, 92 Samson Street, Fremantle; 687, 8598, A. G. Whitmore, Gardener, 20 Yalgoo Avenue, Beaconsfield; 689, —, R. Lynn, Housewife, 20 Elizabeth Street, Beaconsfield; 690, —, R. F. Sym, Jeweller, 20 Elizabeth Street, Beaconsfield; 691, 12588, W. Fallows, Storeman, 14 Elizabeth Street, Beaconsfield; 692, 2586, E. Fallows, Home Duties, 14 Elizabeth Street, Beaconsfield; 693, 1166, R. Caird, Waterside Worker, 10 Elizabeth Street, Beaconsfield; 694, 1165, C. Caird, Home Duties, 10 Elizabeth Street, Beaconsfield; 694, 1165, C. Caird, Home Duties, 10 Elizabeth Street, Beaconsfield; 695, —, P. A. MacLeod, 14 Elizabeth Street, Beaconsfield; 693, 1166, R. Caird, Waterside Worker, 10 Elizabeth Street, Beaconsfield; 694, 1165, C. Caird, Home Duties, 10 Elizabeth Street, Beaconsfield; 695, —, P. A. MacLeod, Labourer; 4 Elizabeth Street, Beaconsfield; 696, —, J. MacLeod, Housewife, 4 Elizabeth Street, Beaconsfield; 697, —, A. Carpenter, Warder, 9 Elizabeth Street, Beaconsfield; 697, —, A. Carpenter, Warder, 9 Elizabeth Street, Beaconsfield; 698, —, D. Carpenter, Housewife, 9 Elizabeth Street, Beaconsfield; 699, 8200, I. Turner, Housewife, 13 Elizabeth Street, Beaconsfield; 700, 8202, H. Turner, Carpenter, 13 Elizabeth Street, Beaconsfield; 701, —, G. Duzevich, Pensioner, 22 Elizabeth Street, Beaconsfield; 702, 5391, M. McGregor, Home Duties, 22 Elizabeth Street, Beaconsfield; 703, 5722, H. Mitchell, Retired, 19 Elizabeth Street, Beaconsfield; 704, 5720, F. Mitchell, Home Duties, 19 Elizabeth Street, Beaconsfield; 705, 8405, Charles W. Walters, Builder, 188 South Street, Beaconsfield; 706, 8406, M. E. Walters, Home Duties, 188 South Street, Beaconsfield; 707, 2822, A. J. Francis, Truck Driver, 192 South Street, Beaconsfield; 708, 2833, M. L. Francis, Home Duties, 192 South Street, Beaconsfield; 709, —, B. Doust, Secretary, 194 South Street, Beaconsfield; 710, —, R. M. Lennon, Pensioner, 193 South Street, Beaconsfield; 711, 6639, T. Pritchard, Retired, 205 South Street, Beaconsfield; 712, 6638, L. Pritchard, Retired, 205 South Street, Beaconsfield; 713, —, R. J. Taylor, Shunter, 15 Elizabeth Street, Beaconsfield; 714, —, J. F. Taylor, Home Duties, 15 Elizabeth Street, Beaconsfield; 714, —, J. F. Taylor, Home Duties, 15 Elizabeth Street, Beaconsfield; 715, 4412, I. M. Keating, Home Duties, 8 Fifth Avenue, Beaconsfield; 716, —, J. Brand, Carpet Layer, 20D Mulberry Farm; 717, 4185, A. Jeffery, Consecutive No., Roll No., Name, Occupation, Address

Home Duties, 184 South Street; 718, 4192, J. Jeffery, Home Duties, 184 South Street; 719, 347, S. C. Badham, Lumper, 24 Fifth Avenue, Beaconsfield; 720, —, G. H. Reynolds, Engineer, 20B Mulberry Farm; 721, —, M. Bridger, Plasterer, 15B Mulberry Farm; 722, —, F. Miragliotta, Fisherman, 11 Fifth Avenue, Passer February 1727, 1716, 1845 September 1862, 1865 —, G. H. Reyholds, Englieer, 205 Mulberry Farm, 721, —, M. Bridger, Plasterer, 15B Mulberry Farm, 722, —, F. Miragliotta, Fisherman, 11 Fifth Avenue, Beaconsfield; 723, 7176, John Scott, Clerk, Central Avenue; 724, 8760, W. H. Winfield, Lumper, 23 Nannine Avenue, Beaconsfield; 725, 8759, S. I. Winfield, Home Duties, 23 Nannine Avenue, Beaconsfield; 726, 8129, Mrs. Treloar, Home Duties, 22 Nannine Avenue, Beaconsfield; 727, —, G. D. Brown, Housewife, 45A Mulberry Farm; 728, —, A. J. Brown, Carpenter, 45A Mulberry Farm; 729, —, D. A. Doherty, Carpenter, 37B Mulberry Farm; 730, 7445, D. Smith, Bus Driver, 49 York Street; 731, —, W. F. Soley, Bus Driver, 49 York Street; 731, —, W. F. Soley, Bus Driver, 49 York Street; 732, 2667, C. V. Fitch, Housewife, 54 Central Avenue; 733, —, M. Wright, Housewife, Flat 40A, Davies Park; 734, 8765, F. Winter, Housewife, 203 South Street; 736, 5467, C. N. McLeish, Waterside Worker, 39 Yalgoo Avenue; 737, 8217, S. J. Tussler, Truck Driver, 175 Carrington Street, Fremantle; 738, 8216, G. C. Tussler, Housewife, 175 Carrington Street, Fremantle; 739, —, D. Wright, Carpenter, Flat 40A, Davies Park; 740, —, J. G. Rahn, Painter, 40B Mulberry Farm; 741, —, M. Cowen, Housewife, 40B Mulberry Farm; 742, —, M. Bowen, Housewife, 54 Minilya Avenue; 743, 7477, H. R. Smith, Housewife, 49 York Street; 744, —, F. S. Soley, Housewife, 49 York Street; 745, 7435, A. E. Smith, Truck Driver, 42 Central Avenue; 746, 7449, D. M. Smith, Domestic Duties, 42 Central Avenue; 747, —, Alice Doherty, Housewife, 37B Mulberry Farm; 748, —, P. M. Grafton, Housewife, 37A Mulberry Farm; 749, —, E. M. Grafton, Painter, 37A Mulberry Farm; 750, —, M. R. Treasure, Linesman, 37A Mulberry Farm; 751, —, E. H. Treasure, Linesman, 37A Mulberry Farm; 755, —, J. E. Rice, Housewife, 39A Mulberry —, M. R. Treasure, Housewife, 37A Mulberry Farm, 751, —, E. H. Treasure, Linesman, 37A Mulberry Farm; 752, —, J. E. Rice, Housewife, 39A Mulberry Farm; 753, 2424, D. M. Eacott, Housewife, 39B Mulberry Farm; 754, 2423, A. R. Eacott, Labourer, 39B Mulberry Farm; 755, 8335, J. Wade, Pensioner, 22 Central Avenue; 756, —, P. Congdon, Housewife, 13 Central Avenue; 757, 1621, S. Congdon, Carpenter, 13 Central Avenue.

Witnesses to Signatures—1-2, V. Pittaway; 3, 4, 595-609, 715-757, W. H. Kershaw; 5-594, 610-714, T. Sims.

HEALTH ACT, 1911-1950.

Resolution.

P.H.D. 577/30, Ex. Co. 1208.

WHEREAS under the provisions of the Health Act, Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution adopt the whole or any portion of such by a local authority may, of its own motion, by resolution adopt the whole, or any portion of such bylaws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and pubprepared in accordance with the said Act and published in the Government Gazette on the 4th day of December, 1944, and amended from time to time thereafter: Now therefore the Belmont Park Road Board being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model Rymine that the amendment to the said Model By-Laws published in the Government Gazette on the 29th day of December, 1950, shall be adopted without modification.

Passed at a meeting of the Belmont Park Road Board this 23rd day of April, 1951.

R. H. SELBY, Chairman.

H. L. McGUIGAN, Secretary.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

HEALTH ACT, 1911-1950.

Department of Public Health, Perth, 28th June, 1951.

P.H.D. 205/34.

HIS Excellency the Governor in Executive Council, pursuant to section 119 of the Health Act, 1911-1950, has approved of the use by the Perth Road Board of Reserve No. 23210, being portion of Swan Location 5308, as a site for the disposal of night-soil and refuse.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1950.

Resolution.

P.H.D. 1033/31, Ex. Co. 1207.

WHEREAS under the provisions of the Health Act, 1911-1950, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the Government Gazette on the 4th day of December, 1944, and amended from time to time thereafter: Now, therefore, the Murray Road Board being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the Government Gazette on the 29th day of December, 1950, shall be adopted without modification.

Passed at a meeting of the Murray Road Board, this 15th day of March, 1951.

A. F. BROWN, Chairman.

H. A. SEAR, Secretary.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

HEALTH ACT, 1911-1950. Section 35.

WHEREAS by section 35 of the Health Act, 1911-1950, it is provided that where in the opinion of the Commissioner any local authority has made default in enforcing or carrying out or complying with any of the provisions of or in the exercise of any power conferred by the said Act, the Commissioner may make an order limiting a time for

the performance of the duty; and whereas the Commissioner ordered the Mayor and Councillors of the Municipality of Midland Junction to appoint Arthur Vernon Stradwick to be health inspector to the said Municipality, and set the limit for compliance with the order at 9.5 o'clock in the forenoon on 5th day of July, 1951; and whereas the Municipality of Midland Junction has failed to comply with the said order within the time fixed: Now therefore I, Linley Henzell, Commissioner of Public Health, hereby appoint Algernon Carlyle Stephens to perform the duty of appointing Arthur Vernon Stradwick to be health inspector to the Municipality of Midland Junction.

Dated at Perth this 5th day of July, 1951, at

9.15 o'clock in the forenoon.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1950.

Department of Public Health, Perth, 2nd July, 1951.

P.H.D. 571/51.

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

Collie Coalfields Road Board: Alfred John Smith to be Assistant Health Inspector.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1950.

Department of Public Health, Perth, 3rd July, 1951.

P.H.D. 875/48.

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

Beverley Road Board, Marradong Road Board, Cuballing Road Board, Wickepin Road Board, Pingelly Road Board, Brookton Road Board, Wandering Road Board and Williams Road Board: Victor John Weir to be Health Inspector from 2nd July, 1951.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1950. Section 35.

I, ALGERNON CARLYLE STEPHENS, being the person appointed by the Commissioner of Public Health pursuant to section 35 of the Health Act, 1911-1950, for the purpose of appointing Arthur Vernon Stradwick to be health inspector to the Midland Junction Municipality, hereby appoint Arthur Vernon Stradwick to be health inspector to the Municipality of Midland Junction.

Dated at Perth this 5th day of July, 1951, at 9.30 in the forenoon.

A. C. STEPHENS.

ALBANY HARBOUR BOARD ACT, 1926.

Chief Secretary's Department, Perth, 28th June, 1951.

C.S.D. 81/50.

HIS Excellency the Governor in Executive Council, has been pleased to approve of the resolution of the Albany Harbour Board passed by the said Board on the 10th day of May, 1951, pursuant to section 61 of the Albany Harbour Board Act, 1926, amending the regulations made under the said Act and published in the Government Gazette on the 30th day of March, 1951, which said resolution is set forth in the Schedule hereunder.

H. T. STITFOLD, Under Secretary Chief Secretary's Department.

Schedule.

The abovementioned regulations are amended as follows:—

1. By deleting subparagraphs (1) and (2) of paragraph (a) of regulation No. 139, and inserting in lieu thereof the following subparagraphs:—

(1) By day, a black triangle on the yardarm on the side to be passed;

- (2) by night, a green light over a red light on the yardarm on the side to be passed.
- By deleting subparagraphs (1) and (2) of paragraph (b) of regulation No. 139, and inserting in lieu thereof the following subparagraphs:-
 - (1) By day, a red square on the yardarm on the side to be passed;(2) by night, a red light over a green light on the yardarm on the side to be passed.

Passed by a resolution of the Albany Harbour Board at a duly convened meeting held on the 10th day of May, 1951.

The Common Seal of the Albany Harbour Board was at the same time affixed and impressed hereto by order and in the presence of-

C. E. BOLT,

Chairman.

D. KEITH HOUSE,

Member.

E. J. NORMAN,

Secretary.

Approved by His Excellency the Governor in Executive Council, 28th June, 1951.

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

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, 1933-1950, and its regulations:—

BRIDGETOWN.

10th July, 1951, at noon, at the Court House-‡Hester—Town ||7, 2r., £10.

BUNBURY.

11th July, 1951, at 3.30 p.m., at the Court House-‡Boyanup—Town 151, 2r. 1.8 p., £25; Town 152, 2r. 9.7 p., £20.

GERALDTON.

11th July, 1951, at 3.15 p.m., at the Rural and Industries Bank-

‡Morawa—Town 162, 1r., £15; Town 163, 1r., £15.

MEEKATHARRA.

11th July, 1951, at 11 a.m., at the Office of the Mining Registrar— ‡Meekatharra—Town 62, 1r., £15.

NORTHAM.

12th July, 1951, at 11.30 a.m., at the Court House-‡Bolgart—Town 51, 1r., £20; Town 52, 1r., £10;

Town 53, 1r., £20. \$Northam—Town 255, 27.2p., £15. \$Piawaning—*\$\$\\$36, 5a., £15; *\$\\$37, 4a. 3r. 39p., £15.

‡Quairading--*¶141, 3a. 0r. 1p., £20.

BRUCE ROCK.

13th July, 1951, at 11 a.m., at the Rural and Industries Bank-‡Babakin—Town 2, 1r., £15.

13th July, 1951, at 11 a.m., at the Court House-*Derby—* \\$\text{Sub. 8, 10a. 0r. 4p., £10; *\\$\text{Sub. 9, 8a. 2r. 9p., £10; *\\$\text{Sub. 10, 10a. 0r. 4p., £10; *\\$\text{Sub. 26, 8a. 2r. 9p., £10; *\\$\text{Sub. 27, 10a. 0r. 4p., £10.}}

PERTH.

13th July, 1951, at 11 a.m. at the Department of Lands and Surveys— †Mundaring—†211, 2r. 31.8p., £15; †212, 2r. 31.8p., £15; †213, 2r. 31.8p., £15.

BEVERLEY.

17th July, 1951, at 3.30 p.m., at the Government Land Agency— ‡Pingelly—*¶510, 1a. 3r. 18p., £16; Town 600, 1r., £20.

BRIDGETOWN.

17th July, 1951, at noon, at the Court House-‡North Greenbushes—Town 4, 1r., £20; Town 6, 1r., £20; Town ||33, 1r., £20; Town 35, 1r., £15; Town 48, 33p., £10; Town 64, 1r., £20.

KATANNING.

26th July, 1951, at 11 a.m., at the Rural and Industries Bank-

Katanning—¶|647, 1a. 1r. 16p., £100; Town 837, 1r. 0.5p., £25; Town 838, 1r. 0.5p., £20; Town 839, 1r. 0.5p., £20; *¶873, 1a. 0r. 27.3p., £50.

PERTH.

27th July, 1951, at 11 a.m., at the Department of Lands and Surveys-

Lands and Surveys—

\$\frac{1}{2}\$ Herdsman Lake—*375, 3r. 27.2p., £80; *379, 1a. 0r. 13.7p., £80; *380, 1a. 0r. 24.1p., £80; *384, 1r. 36.8p., £40.

\$\frac{1}{2}\$ Parkerville—*[355, 7a. 0r. 30p., £100; *[356, 7a. 0r. 27p., £90; *[357, 7a. 0r. 28p., £90; *[358, 7a. 0r. 27p., £90; *[359, 7a. 0r. 27p., £90; *[358, 7a. 0r. 27p., £90; *[356, 5a. 0r. 32p., £40.

*Suburban for cultivation.

\$\frac{1}{2}\$ Suburban conditions only

†Suburban conditions only

‡Section 21 of the regulations does not apply.

Subject to examination of diagram. ||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, 1933-1950, owing to non-payment of rent or other reasons.

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

Fitzpatrick, T.; 26001/55; Swan 2594; conditions; 11311/09; 28/80. Fulford, M. E.; 3117/3502; Kalgoorlie 2869; aban-

doned; 9446/10; Kalgoorlie 2869; abandoned; 9446/10; Kalgoorlie Sheet 1.
Gorman, T.; 3117/3356, 3117/3354; Comet Vale 48, Comet Vale 46; non-payment of rent; 77/35, 75/35; Comet Vale.

3117/2393, 3117/2391; Carrabin 60, Gorman. Carrabin 56; non-payment of rent; 3176/15,

Carraon 56; non-payment of refit; \$176/15, \$160/15; Carrabin.

Pass, W. J. N.; 8721/55; Victoria 2839; conditions; 2125/04; 161/80, D4.

Robinson, C. E.; 3127/883; Peel 1202; abandoned; 7671/50; 341A/40.

Tyrrell, J. R.; 347/6151; Esperance 809; abandoned; 3912/49; 423/80.

H. E. SMITH, Under Secretary for Lands.

TENDERS FOR RIGHT TO QUARRY STONE UPON RESERVE B7133.

Department of Lands and Surveys, Perth, 26th June, 1951.

Corres. No. 2851/00.

TENDERS are invited for the right to quarry stone upon Reserve B7133 (Mosman Park Suburban Area Lot 159) for a period of one year, subject to the following conditions:—

(a) The minimum rental has been fixed at £10.

(b) The successful tenderer will be required to pay a royalty of threepence per cubic yard of stone obtained and will be required to furnish returns as provided by regulation 22 under the Land Act, 1933-1950.

(c) Work is to be continued at the existing floor level and the surface is to be maintained in a reas-

onably graded condition.

Tenders accompanied by the rental tendered, will be received up to 3 p.m. on Wednesday, 25th July, 1951, and must be addressed to the Under Secretary for Lands, Department of Lands and Surveys, Perth, and bear the endorsement, "Tender

for right to quarry stone upon Reserve B7133."

The highest or any tender will not necessarily

be accepted.

(Plan North Fremantle.)

H. E. SMITH, Under Secretary for Lands.

MOUNT BARKER LOT 462. Now Open For Sale.

Department of Lands and Surveys, Perth, 4th July, 1951.

Corres. No. 859/04, Ex. Co. 1238.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1950, of Mount Barker Lot 462 being made now open for sale in fee simple for the purpose of a Dairy Produce Factory Site priced at £100 and subject to the following conditions:-

The successful applicant will be required to erect buildings to a value of not less than £2,000 within two years from date of approval of his application.

2. Lot 462 is made available subject to survey.

H. E. SMITH, Under Secretary for Lands.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

> R. GREEN, Acting Clerk of the Council.

Tenders for the Purchase of Portion of Victoria Location 2023 being lot M1780 the subject of Diagram 8132 as comprised in Certificate of Title Volume 1080, Folio 265.

THE LAND ACT, 1933-1950. (Section 89c.)

Department of Lands and Surveys, Perth, 20th June, 1951.

Corres. No. 6013/47.

TENDERS are hereby invited for the purchase of portion of Victoria Location 2023 and being lot M1780 the subject of diagram 8132, for an estate in fee simple situated seven miles West of Caron.

Particulars:—Area: 2,941a. 3r. 34p. uncleared. Fencing: 146 chain plain wire on Western boundary (half interest). Rainfall: 14in.

Tenders must be accompanied by a deposit of ten (10) per cent. of the price tendered and must be addressed to the Under Secretary for Lands, Perth, and endorsed on the envelope "Tender for Portion of Victoria Location 2023, being lot M1780" and be lodged at this office by 3 p.m. on 18th July,

The successful tenderer will be required to pay the balance of his purchase money upon registration or the transfer.

The highest or any tender will not necessarily be accepted.

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

LAND OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act, 1933-1950.

WEDNESDAY, 8th AUGUST, 1951.

North-West Division—Edjudina District. 657/02. (Plans 33/300 & 34/300.)

IT is hereby notified for general information that the land contained within late Pastoral Leases 395/547, 395/549, 395/551 and 395/553 previously held by Messrs. Hardie, Craig and Chappelle and comprising 89,599 acres, 6,292 acres, 100,000 acres and 135,000 acres respectively, will be re-available for selection as from Wednesday, 8th August, 1951, subject to payment for improvements, if any.

WEDNESDAY, 15th AUGUST, 1951.

Kimberley Division—Dampier District.

Corres. 1379/51. (Plan 128/300.)

IT is hereby notified for general information, that an area of about 64,000 acres, bounded by lines commencing at the South-Easternmost corner of late lease 396/463 and extending South about 500 chains, East about 1,280 chains, North about 500 chains, and West the 1,280 chains, the the content of the south 1,280 chains, the state of the south 1,280 chains, and the south 1,280 chains the chains and West about 1,280 chains to the starting point, will be available for pastoral leasing as from Wednesday, 15th August, 1951.

WEDNESDAY, 29th AUGUST, 1951.

Kimberley Division-Dampier District. Corres, No. 1969/51. (Plan 136/300.)

To is hereby notified for general information that the land contained within late pastoral lease 396/646 comprising 50,000 acres and an additional area of about 17,560 acres bounded by lines commencing at the South-East corner of late lease 396/646 and extending East about 280 chains, North about 627 chains, West about 280 chains and South about 627 chains to the starting point, will be reavailable for pastoral leasing as from Wednesday, 29th August, 1951, subject to payment for improvements, if any.

North-West Division-Koondra District.

Corres. No. 4784/14, Vol. 2. (Plans 90/300 and 91/300.)

IT is hereby notified for general information that an area of about 342,182 acres being the surrendered portions of J. D. and W. G. Nicholas' lease 394/994 (Murramunda Station) will be re-available for pastoral leasing as from Wednesday, 29th August, 1951, subject to payment for improvements valued at £350.

WEDNESDAY, 12th SEPTEMBER, 1951.

Eucla Division-Mundrabilla District.

Corres. 645/47. Plan 15/300.

IT is hereby notified for general information that an area of about 31,200 acres bounded by lines commencing at the South-West corner of lease 393/475 and extending North about 470 chains, West about 520 chains and South about 670 chains to the coastline; thence generally North-Easterly along the said coastline to the starting point, will be available for pastoral leasing as from Wednes-12th September, 1951, subject to payments day, for improvements, if any.

North-West Division-Koondra District.

Corres. No. 2944/23, 90/300.

IT is hereby notified for general information that the land contained within late pastoral leases 394/977 and 394/1259, previously held by J. D. & W. G. Nicholas and comprising 26,907 acres and 42,000 acres, respectively, will be available for pastoral leasing as from Wednesday, 12th September, 1951, subject to payment for improvements, if any.

WEDNESDAY, 26th SEPTEMBER, 1951.

Eastern Division—Buningonia and Ballidonia Districts.

Corres. No. 1434/38. (Plan 17/300.)

IT is hereby notified, for general information, that the land contained within late Pastoral Lease 395/840 previously held by Dimer Bros. and comprising 20,000 acres will be re-available for pastoral leasing as from Wednesday, 26th September, 1951; subject to payment for improvements, if any.

Eucla Division-Giles and Nuyts Districts.

Corres. No. 4180/28. (Plans 17/300 and 27/300.) IT is hereby notified, for general information, that the land contained within late Pastoral Leases 393/439 and 393/417 previously held by Dimer Bros. and comprising 20,000 acres and 60,000 acres respectively, will be re-available for pastoral leasing as from Wednesday, 26th September, 1951; subject to payment for improvements, if any.

North-West Division—Murchison District. Corres. No. 3065/51. (Plan 57/300.)

IT is hereby notified, for general information, that the land contained within late lease 394/1102 comprising about 61,782 acres previously held by Hamelin Pastoral Coy. Ltd., and in addition an area of about 91,250 acres bounded by lines commencing at the South-East corner of lease 394/895 and extending East about 473 chains, South about 730 chains, West about 1,250 chains, North about 730 chains and East about 777 chains to the starting point, will be available for pastoral leasing as from Wednesday, 26th September, 1951; subject to payment for improvements, if any.

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, 1933-1950, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, 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 made available for that purpose 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, 18th JULY, 1951.

Avon District (near Woyerling).

Corr. No. 5374/07. (Plan 378B/40, E1.)

The area of about 230 acres comprising Avon Location 7467 and the land adjoining its Southern boundary and bounded on the East, South and West by locations 8856, 5530 and 14417; subject to survey, classification and pricing. Deposit required, £5 4s.

Jilbadji District (about 13 miles East of Tandagin).

Corr. No. 4103/28. (Plan 24/80, F4.)

Location 158, containing 400a. 2r. 35p., at 3s. 9d. per acre; classification page 9 of 4103/28; subject to mining conditions and exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled. Deposit required, £1 10s.

Kent District (about 21 miles South-East of Pingrup).

Corr. No. 980/51. (Plan 418/80, E3 & 4.)

The area of about 850 acres bounded by lines commencing at the North-East corner of Kent Location 366 and extending West about 120 chains along the Northern boundary of that location to the South-Eastern side of a surveyed road; thence North-Easterly along the said side of the said road to reserve No. 10010 (Rabbit Proof Fence); thence Easterly about 47 chains along the Southern side of the said reserve; thence South to the starting point; subject to survey, classification and pricing. Deposit required, £8 4s.

Melbourne District (about 16 miles West of Gillingarra).

Corr. No. 1883/51. (Plan 58/80, A4.)

Location 3566, containing about 3,700a.; subject to survey, classification and pricing and the provision of any necessary roads and reserves on survey; all applications will be referred to a Board of Inquiry; being J. W. Barry's cancelled application. Deposit required, £16 6s.

Nelson District (near Collins). Corr. No. 1918/48. (Plan 442B/40, E2.)

Location 11994, containing 99a. 3r. 30p., at 15s. per acre; subject to timber conditions, and to conditions governing selection in this district. Deposit required, £1 5s.

Nelson District (about 3 miles North of Asplin).

Corr. No. 1355/23. (Plan 415D/40, C3.)

The area of about 630 acres bounded on the East by Nelson Location 8490; on the South by location 3544; on the West by location 1528 and on the North by road No. 3340; subject to survey, classification, pricing, timber conditions and to conditions governing selection in this district. Deposit required, £7 6s.

Ninghan District (about 9 miles South of Jingymia).

Corr. No. 1537/27. (Plan 65/80, E4.)

Location 2589, containing 1,671a. 3r. 23p., at 3s. per acre; subject to payment for improvements. Deposit required, $\pounds 2$ 0s. 9d.

Ninghan District (about 4½ miles East of Bonnie Rock).

Corr. No. 5786/49. (Plan 67/80, C3 & 4.)

Locations 3072 and 3073, containing 925a. 3r. 36p. and 736a. 0r. 5p. respectively; classification page 10A of 6319/27; subject to survey, pricing and exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning these locations is hereby cancelled. Deposit required, £2 0s. 9d.

Ninghan District (near Marindo).

Corr. No. 1723/51. (Plan 66/80, B2 & 3.)

Locations 3837 and 3964, containing 935a. 2r. 2p. and about 68a. respectively, at 2s. per acre, ex survey fee; classification page 10 of 1019/21; location 3837 is subject to survey and Rural and Industries Bank indebtedness. The previous *Gazette* notice concerning these locations is hereby cancelled. Deposit required, £9 8s.

Peel Estate (about 3 miles South-East of Mandogalup.)

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

Corr. 1838/20, Vol. 4. (Plans 341A/40, C2; 341D/40, C3.)

Lots 103, 109, 122, 16, 17, 445 and 446, containing 105a. 1r. 5p., 133a. 0r. 9p., 24a. 2r. 18p., 52a. 0r. 11p., 52a. 0r. 3p., 52a. 0r., 8p. and 51a. 3r. 36p. respectively, at £73 8s., £77 12s., £25 14s., £36 4s., £36 4s. £36 4s. respectively; to ex-servicemen: half-yearly instalments—first 5 years' interest only at 4½% per annum £1 13s., £1 14s. 11d., £1 13s., 16s. 4d., 16s. 4d. and 16s. 4d. respectively; balance 35 years' principal and interest at 4½% per annum £2 0s. 11d., £2 3s. 3d., 14s. 4d., £1 0s. 2d., £1 0s. 2d., £1 0s. 2d. and £1 0s. 2d. respectively; civilians: half-yearly instalments—first 5 years' interest only at 5% per annum £1 16s. 9d., £1 18s. 10d., 12s. 10d., 18s. 1d., 18s. 1d., 18s. 1d. respectively; balance 35 years' principal and interest at 5% per annum £2 3s. 6d., £2 6s., 15s. 3d., £1 1s. 6d., £1 1s. 6d., £1 1s. 6d. and £1 1s. 6d. respectively; lots 16, 17, 445 and 446 are subject to exemption from road rates for two years from date of approval of application; all lots are subject to the special conditions which govern selection in this estate; being J. C. P. Clark's cancelled applications with regard to lot 103, 109 and 122. The previous Gazette notice concerning the remainder is hereby cancelled. Deposits required, first half year's rent plus £1.

Plantagenet District (about 10 miles North-East of Narrikup).

Corr. No. 1557/51. (Plan 451A/40, C1.)

Locations 3201 and 3305, containing 100a. and 241a. 2r. respectively, at 7s. 9d. per acre; classification page 84 of 3379/11; subject to exemption from road rates for two years from date of approval of application and also to the following special conditions:—(a) The maximum area which any one person may hold under these conditions in this particular area is limited to 800 acres with a maximum area of 500 acres of cultivable land suitable for establishing pasture; (b) one-fifth of the cultivable area must be cleared with three years and two-fifths within five years from the date of inception of the lease. Such clearing must be at a stage sufficient to establish pasture; (c) Nine-tenths of the cleared area must be sown to pasture with superphosphate within 15 months of clearing; being S. Green's cancelled application. Deposit required, £1 10s.

Plantagenet District (about 9 miles South-West of Formby).

Corr. No. 1473/51. (Plan 436C/40, E3.)

The area of about 4,100 acres bounded on the West by Plantagenet Location 3371; on the North by locations 4027 and 3913; on the East and South-East by said location 3913 and a proposed road extending from a South-East corner of that location to the North-East corner of location 3652 and the continuation thereof along the North-West boundaries of locations 3652 and 3651 to the South-East corner of said location 3371; subject to survey, classification and pricing. Deposit required, £17 4s.

Roe District (about 12 miles South-West of Lake Varley).

Corr. No. 590/29. (Plan 375/80, C3 & 4.)

Location 1728, containing 2,617a. 1r. 33p., at 4s. 6d. per acre; classification page 4 of 582/28; 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 Deposit required, £2 6s. 6d.

Roe District (near The Humps).

Corr. No. 1318/51. (Plan 346/80, A3.)

The area of about 800 acres bounded by lines commencing at the North-East corner of Roe Location 1039 and extending West about 80 chains; thence North about 100 chains; thence East about 80 chains to the North-West corner of reserve No. 4672 (The Humps); thence South to the starting point; subject to survey, classification and pricing. Deposit required, £7 15s.

Victoria District (about 4 miles North-East of Beatty Siding).

Corr. No. 1483/49. (Plan 156B/40, F1.)

Location 7091, containing 2,731a. 0r. 32p., at 4s. 3d. per acre; classification page 42 of 1483/49; subject to exemption from road rates for two years from date of approval of application; being W. B. Mc-Glashan's cancelled lease 347/5731. Deposit required, £2 6s. 6d.

Victoria District (near Mullewa).

Corr. No. 1953/04, Vol. 4. (Plans 156/80, D3; 156B/40, D2.)

The area of about 150 acres bounded by lines commencing at the North-West corner of Victoria Location 9821 and extending West about 30 chains; thence South about 52 chains; thence East about 30 chains, and North about 52 chains to the starting point; subject to survey, classification, pricing and to the provision of any necessary roads. Deposit required, £4 3s.

Victoria District (near Rumble Spring).

Corr. No. 2907/51. (Plans 159/80, CDEF1 & 2; 192/80, F4.)

(a) All vacant Crown land on Public Plan 159/80 situated Eastward from Hutt Lagoon (excluding reserves and proposed or existing roads); (b) the area of about 3,600 acres situated on Public Plan 192/80 and bounded by lines commencing at the intersection of the Westernmost boundary of Victoria Location 4049 and the plan border and extending North about 152 chains; thence West about 243 chains; thence South to the plan border and Easterly to the starting point; both areas subject to survey, classification, pricing and to provision of any necessary roads. Deposit required for 5,000 acres, £18 2s.

Victoria District (about 2 miles North-East of Gunyidi).

Corr. No. 5466/47. (Plan 90/80, C & D3.)

Location 8737, containing 3,784a. 2r. 1p.; classification page 15 of 551/38; subject to pricing and exemption from road rates for two years from date of approval of application; being J. R. Friend's cancelled lease 347/4829. Deposit required, £2 10s. 6d.

Williams District (about $5\frac{1}{2}$ miles South-West of Dumbleyung Lake).

Corr. No. 1276/51. (Plan 408D/40, A3.)

Location 6660, containing about 60 acres; classification page 6 of 1276/51; subject to pricing; being S. Farmer's cancelled lease 29368/55. Deposit required, £1 5s.

Williams District (near No Man's Lake).

Corr. No. 1881/51. (Plan 385B/40, F2.)

The area of about 250 acres bounded on the South by Williams Location 10643; on the West by location 8539; on the North and East by the Railway Reserve and a surveyed road passing through the said reserve; subject to survey, classification and pricing. Deposit required, £5 4s.

WEDNESDAY, 25th JULY, 1951.

Nelson District (about 4½ miles South-East of Nannup).

Corr. No. 2774/51. (Plan 439A/40, C2.)

Locations 11065 and 11530, containing 160a. and 47a. 1r. 7p. respectively, at 16s. per acre; classification page 6 of 283/36; subject to payment for improvements, exemption from road rates for two years from date of approval of application and to the special conditions which govern selection in this district. The previous Gazette notice concerning these locations is hereby cancelled. Deposit required, £1 8s. 6d.

Nelson District (about 2½ miles East of Nannup). Corr. No. 2772/51. (Plan 439A/40, C2.)

Location 11089, containing 153a. 2r. 1p., at 15s. per acre; classification 286, sheet 6; subject to exemption from road rates for two years from date of application and to the special conditions which govern selection in this district. The previous Gazette notice concerning this location is hereby cancelled. Deposit required, £1 6s 3d.

Ninghan District (about $10\frac{1}{2}$ miles South of Wialki). Corr. No. 1765/29. (Plans 55/80, E1, 66/80, E4.)

Locations 3031 and 3448, containing 1,168a. 1r. 2p. and 160a. respectively; classification page 17 of 2643/28; subject to survey, pricing and payment for improvements, if any. The previous *Gazette* notice concerning these locations is hereby cancelled. Deposit required, £10.

Ninghan District (about 6 miles North-East of Wialki).

Corr. No. 239/40. (Plan 66/80, F1.)

Location 3136, containing 2,902a. 0r. 30p., at 3s. per acre: classification page 42 of 5967/27; subject to exemption from road rates for two years from date of approval of application; being F. B. Wells' cancelled lease 347/2674. Deposit required, £2 6s. 6d.

Open under Part V of the Land Act, 1933-1948, as modified by Part VIII. Peel Estate (near Mandogalup).

Corr. 987/50. (Plan 341A/40, B2.)

Lot 1281; Area: 209a. 3r. 28p.; Purchase money: £150; To Ex-Servicemen—half-yearly instalments: First five years interest only at 4½ per cent. per annum, £3 7s. 6d.; Balance 35 years principal and interest at 4½ per cent. per annum, £4 3s. 7d.; Civilians—Half-yearly instalments: First five years interest only at 5 per cent. per annum, £3 15s; balance 35 years principal and interest at 5 per cent. per annum, £4 9s.; subject to the special conditions which govern selection in this estate; being A. A. H. De San Miguel's cancelled lease 3127/840. Deposit required, £4 15s.

WEDNESDAY, 1st AUGUST, 1951.

Kojonup District (about 12 miles South of Badgebup).

Corr. No. 994/29. (Plan 417/80 D3.)

Location 6265, containing 862a.; classification page 12 of 994/29; subject to pricing and exemption from road rates for two years from date of approval of application. The previous Gazette notice concerning this location is hereby cancelled. Deposit required, £1 14s. 6d.

Kojonup District (about 15 miles West of Tunney).

Corr. No. 2407/31. (Plan 437D/40, A & B 3.) Location 7648, containing 443a. 0r. 23p., at 6s. per acre; classification page 50 of 2407/31; subject to poison conditions, payment for improvements, if any, and to survey if selected by other than the holder of adjoining freehold location 8412; being Q. A. Dalton's cancelled lease 68/3392. Deposit required, £6 8s.

Kojonup District (about 6 miles North-West of Ongerup).

Corr. No. 1178/38. (Plans 435/80, B1, 418/80, B4). Locations 8136 and 8796, containing 1374a. 2r. 9p., at 2s. 6d. per acre; classification page 22 of 1178/38; subject to exemption from road rates for two years from date of approval of application; being F. Chapman's cancelled application with respect to location 8796. The previous Gazette notice with respect to location 8136 is hereby cancelled. Deposit required, £1 18s.

Plantagenet District (about 7½ miles North of Borden).

Corr. No. 5538/22. (Plan 435/80, A1.)

Location 5020, containing 1300a. 1r. 10p., at 4s. per acre; classification page 5 of 5538/22; subject to exemption from road rates for two years from date of approval of application and to poison conditions. The previous *Gazette* notice concerning this location is hereby cancelled. Deposit required, £1 18s.

Swan District (about 16 miles South-East of Wangaree).

Corr. No. 1484/50. (Plan 30/80, E2 & 3.)

That portion of location 3314 which includes unsurveyed location 3327 and lies East of Road No. 8767, comprising 1405 acres; classification page 21 of 2199/31; subject to survey and pricing; being portion of C. E. W. Page's cancelled lease 68/3499. Deposit required, £1 19s. 6d.

Open under Part V of the Land Act, 1933-1950, as modified by Part VIII.

Wellington (Upper Capel Estate) (about 4 miles West of Kirup)

Corr. 45/50. (Plans 414A/40, B & C2; 414D/40, B & C3.)

B & C3.) Lots 2541 and 2543 (inclusive), containing 183a. 3r. 23p. and 227a. 0r. 7p. respectively; purchase money, £645 (inclusive); to ex-servicemen: half-yearly instalments—first 5 years' interest only at $4\frac{1}{2}\%$ per annum £14 10s. 3d., balance 35 years' principal and interest at $4\frac{1}{2}\%$ 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; being A. W. Morey's cancelled lease 3127/849. Deposit required, £17 2s. 6d. 3127/849. Deposit required, £17 2s. 6d.

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

LAND ACT, 1933-1950. (Parts V and VII.)

Land Open For Selection.

Yilgarn District (Boodarockin to Narla). Applications Close 18th July, 1951.

> Department of Lands and Surveys, Perth, 20th June, 1951.

Corres. No. 5866/23.

IT is hereby notified, for general information, that Yilgarn locations scheduled hereunder are available for selection under Part V (section 47) of the Land Act, 1933-1950, and the regulations thereunder, subject to the provisions of the said Act, at the prices per acre shown and subject to such charges for improvements as shall be determined, and also, that the said lands are, alternatively, available for leasing under the provisions of section 116 of the said Act, at such rentals as shall be determined and subject to the special conditions enumerated hereunder. Where applicable mining conditions will be inserted in all leases.

Conditions for Leasing Under Section 116. Type of Lease.

- 1. Special Leases for cropping and grazing will, upon approval of applications, be issued under the provisions of section 116 of the Land Act, 1933-1950, with terms to expire on 31st December, 1967, unless in particular cases a shorter term be decided on.
- 2. No Special Lease will be granted to any person who is not already the holder of at least 1,000 acres of freehold or conditional purchase land adjacent to the area applied for by such person.

Qualifications.

- 3. Any person holding only a Special Lease for cropping and grazing, consisting of at least 1,000 acres, for a term of 10 years, may be granted a conditional purchase lease with freehold rights, subject to the provisions of the Land Act.
- 4. No person will be granted an area in the aggregate in excess of 7,000 acres.
- 5. A husband and wife will be considered as one person when calculating the maximum area to be acquired either jointly or severally.

Rentals.

- 6. Special Leases granted will be at a rental to be fixed by the Department as at the date of commencement, and be subject to appraisement as at 1st July, 1954, and 1st July, 1961. Rent will not be charged for improvements effected by the lessee.
- 7. Settlers will have the right to appeal against rentals fixed on re-appraisement, to a Board of Arbitration to consist of a representative of the settler, a representative of the Department, and a magistrate of the Local Court, as chairman.

Restrictions and Limitations.

- 8. If, during the term of the Special Lease, the settler fails to continue in ownership of his free-hold or conditional purchase lands, then the Minister may, at his discretion, cancel the Special
- 9. Special Lease so granted will be subject to the restrictions and limitations in regard to transfers, mortgages and subleases, as prescribed by the provisions of the Land Act, 1933-1950, and as are applicable to conditional purchase leases. Timber Reservations and Rights to the Crown.
- 10. No timber or scrub on the land in any such Special Lease shall be ringbarked, cut, destroyed or removed, without the approval in writing of the Conservator of Forests who may direct and prescribe that such timber or scrub as he deems necessary shall be preserved to prevent soil erosion and/or provide shade and shelter for stock.
- 11. All marketable timber on the land in any Special Lease will be reserved to the Crown, save that the lessee may fell such timber and use it for his own reasonable requirements for domestic purposes, or in the construction and maintenance of fences, stockyards, buildings, or other erections in connection with farming operations on the lands leased.
- 12. The ordinary rights of resumption and reservations usually inserted in leases from the Crown will apply.

Improvement Conditions.

13. The settler will be required to improve for farming purposes the lands in his Special Lease to an amount of 1s. per acre per annum for the first seven years of the term: Provided that the

value of existing improvements shall be taken into account in reckoning the value of the required improvements, but for the purposes of this provision existing improvements will not be valued at a higher figure than the amount which they add to the value of the land at the date of valuation.

- 14. The settler will be required to maintain improvements on his Special Lease in good order and shall keep cleared land from becoming overgrown with scrub or trees.
- 15. The settler will have the right to claim compensation upon expiration of his Special Lease, if it be not renewed for a further term, equal to the added value which the improvements effected by him in their then condition give to the land at that date, provided that there shall be deducted from the added value which all the improvements on the leased land give to it at the date of valuation for compensation purposes, the added value so given by the improvements that existed on the land at the date of commencement of the lease, regardless of their cost or value at that date in order to ascertain the added value given to the land by the improvements effected by the settler. Provided that such right to claim compensation shall not arise if the settler himself shall choose not to seek a renewal of his Special Lease.
- 16. If the settler be not prepared to accept the Department's offer of compensation in such cases, he will be given the right of appeal to the Board of Arbitration as established for reappraisement purposes.
- 17. The settler will be required to agree to a description of the existing improvements at the date of commencement of the special lease.

Residence.

18. The settler will be required to reside on his Special Lease (or his adjacent freehold or conditional purchase land) for not less than six months in each of the first seven years of the term of his special lease: Provided that the Minister may at his discretion waive this condition in special cases: Provided also that residence of the wife or a parent of the settler, or a child of the settler of the age of over 16 years, or other near relative approved by the Minister, may be accepted in lieu.

Use of the Land.

- 19. The settler will be required to cultivate in each year after the first, not less than one-sixth of the cleared area of his Special Lease during the period of his lease: Provided that such cultivation shall be carried out in such manner as to ensure that every part of the cleared land within the area leased shall be cultivated at least once in every six years. For the purposes of this clause, the land which had been cleared prior to the date of the comencement of the lease and on which there existed at that date a re-growth which would cost more than 8s. per acre to remove by efficient methods shall be deemed to be uncleared land.
- 20. The settler will be required to stock and keep stocked during the full term of his Special Lease the cleared land within such lease, with not less than one sheep to every 10 acres, or the equivalent thereof in large stock, and similarly uncleared land with not less than one sheep to every 30 acres, or the equivalent thereof in large stock: Provided that at his discretion the Minister may grant permission to the settler to carry for any specific period a less number of stock than otherwise required. For the purpose of this clause, six sheep shall be deemed to be equal to one head of large stock.
- 21. Power will be reserved to the Minister to direct that the number of stock depasturing on any Special Lease be reduced if the Minister is of the opinion that any such lease is overstocked to an extent sufficient or likely to cause permanent damage to the land. Right of appeal to the Board of Arbitration already referred to in clause 7 shall rest with the lessee in such case and the Board's determination shall be final.

	Schedule.	
Yilgarn	Area.	Total price
Location.	a. r. p.	per acre.
595	944 0 4	-
596	993 1 32	3 0
597	1,029 0 17	3 0
598	1,000 1 34	3 0
599	1,228 1 37	$\stackrel{\circ}{2}$ 9
600	870 0 13	3 0
601	1,002 0 10	3 0
602	1,000 3 25	3 0
604	1,274 1 32	2 9
605	979 0 35	3 0
606	1,003 0 4	3 0
607	1,027 2 26	3 0
608	1,004 3 19	3 0 2 9 3 0 3 0 3 0 3 0 3 0 2 9 3 0 3 0 3 0
609	977 2 14	3 0
610	1,001 0 7	3 0
700	1,147 2 34	3 0
701	1,218 1 10	2 9
702	1,116 1 2	3 0
703	1,193 2 17	3 0
704	636 3 36	3 3
705	1,123 0 19	3 0
706	$787 \ 3 \ 4$	3 3
707)	564 0 0	3 ర
1332 }		
708	968 0 0	3 0
709	999 1 29	3 0
710	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{ccc} 3 & 0 \\ 0 & c \end{array}$
983		$egin{array}{ccc} 2 & 6 \ 2 & 6 \end{array}$
$1002 \\ 1072$	2,344 1 25 $1,465$ 2 27	$\begin{array}{ccc} 2 & 6 \\ 2 & 9 \end{array}$
	1,538 0 12	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$1073 \\ 1074$	1,606 0 19	3 0 3 0 2 6 2 6 2 9 3 0 2 9
1074	1,973 3 37	$\begin{array}{ccc} 2 & 9 \\ 2 & 9 \end{array}$
1303	1,504 0 6	$\begin{array}{ccc} 2 & 3 \\ 2 & 9 \end{array}$
1909	1,001 0 0	2 0

Deposits required—Part V (Conditional Purchase), £2 14s. 3d.; Section 116 (Special Lease), £1 5s.

(Plans 35, 36, 53, 54/80.)

H. E. SMITH. Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948. Closure of Road.

I, ERIC DAVID THOMAS SMITH being the owner of land over or along which the portion of road hereunder described passes, have applied to the MUNDARING Road Board to close the said portion of road; viz.:-

1921/32.

Mundaring.

M.500. The surveyed road along the South boundaries of Greenmount Suburban Lots 8 and 42; from Road No. 8847 to a surveyed road on the Eastern boundary of lot 42. (Plan 1C/20, N.W.)

ERIC D. T. SMITH,

I, H. Robinson on behalf of the Mundaring Road Board, hereby assent to the above application to close the road therein described.

H. ROBINSON, Chairman Mundaring Road Board, 27th June, 1951.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS E. A. Chapman and the Toodyay Road Board being the owners of land over or along which District passes, have applied to the TOODYAY Road Board to close the said road, which is more particularly described hereunder, that is to say:—

457/28.

Toodyay.

T.91 (Regazettal of Confirmation). Portion of Toodyay and Jubilee Streets; from the prolongation South-Westerly of the North-Western boundary of lot 42 of Avon Location U3 to the North-Eastern boundary of lot 18 of location U3, and extending South-Easterly along the South-Western boundaries of lots 42, 41, 40 and 39 to the South-

East corner of lot 39 and North-East corner of lot 7 of location U3, as shown on L.T.O. Plan 3650. (Plan 27D/40, B3.)

And whereas such application has been duly published in the Government Gazette:

And whereas the said Board has assented to the said application:

And whereas the Administrator in Executive Council has confirmed the said assent: It is hereby notified that the said Road is closed.

Dated this 3rd day of July, 1951.

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

THE ROAD DISTRICTS ACT, 1919-1948. Closure of Road.

I, DOUGLAS JAMES PLUTO ARMSTRONG FISHER, being the owner of land over or along which the portion of road hereunder described passes, have applied to the KOJONUP Road Board to close the said portion of road min. to close the said portion of road, viz:-

Kojonup.

407/50.

K.385. The unsurveyed road along the Western boundary of Kojonup Location 3956, from the North-Western corner of the said location to a surveyed road at its South-Western corner. (Plan 437D/40, B3.)

DOUGLAS J. FISHER.

I, Ernest Charles Jones on behalf of the Kojonup Road Board, hereby assent to the above application to close the road therein described.

E. C. JONES, Chairman Kojonup Road Board. 21st June, 1951.

THE ROAD DISTRICTS ACT, 1919-1948. Closure of Road.

I. IVY ROSE FLEAY, being the owner of land over or along which the portion of road hereunder described passes, have applied to the KOJONUP Road Board to close the said portion of road, viz:-

Kojonup.

4286/49.

K.377. That portion of Treasure Road between Kojonup Lots 248 and 249 from Mather Road to Tunney Road. (Plan Kojonup Townsite.)

IVY FLEAY.

I, John Francis Cavanagh, on behalf of the Kojonup Road Board, hereby assent to the above application to close the road therein described.

J. F. CAVANAGH, Chairman Kojonup Road Board. 28th June, 1951.

TRANSFER OF LAND ACT, 1893-1950.

Application 2635/1950.

TAKE notice that Leonard Frederick Trigwell of Donnybrook Farmer has made application to be registered under the Transfer of Land Act, 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Wellington District and being:—

Wellington Location 235 containing 40 acres.

Bounded by lines commencing at a South-Eastern corner of Wellington Location 466 on the Western boundary of Wellington Location 461 and extending South 23 chains 25 links along Western boundaries of the said location 461 and vacant Crown Land to the right bank of the Preston River crown Land to the right bank of the Preston River thence down the said river along its right bank to the South-Eastern corner of vacant Crown Land thence Northerly 18 chains 25 links along Eastern boundaries of the said Crown Land and Wellington Location 460 thence Easterly 20 chains 7 links along Southern boundaries of the said locations 460 and 466 to the starting point. And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 10th day of August next a Caveat forbidding the said land being brought under the operation of the said Act.

F. A. BLOTT,

Assistant Registrar of Titles.

Office of Titles, Perth, this 26th day of June, 1951. Parker & Parker, Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950. Application 3021/1950.

TAKE notice that George Simpson of 22 Hardeys Road Belmont Nurseryman has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Swan District and being:—

Part of Swan Location 33 containing 6 acres 2 roods 10 perches.

Bounded by lines commencing at the Eastern corner of lot 19 on Diagram 1197 and extending North-Westerly 5 chains 83 and one-tenth links along the North-Eastern boundary of the said lot 19 thence North-Easterly and North-Westerly 1 chain 31 and four-tenths links and 2 chains 51 and five-tenths links along South-Eastern and North-Eastern boundaries respectively of the land comprised in Certificate of Title Volume 1093 Folio 587 thence North-Easterly 7 chains 84 and four-tenths links along a South-Eastern boundary of Great Eastern Highway thence South-Easterly 7 chains 4 links along South-Western boundaries of the land comprised in Certificate of Title Volume 152 Folio 156 and Volume 1014 Folio 368 and Diagram 8213 thence South-Westerly 9 chains 4 and three-tenths links along the North-Western boundary of lot 51 on Diagram 1384 to the starting point and bounded on an inner part by the land resumed on plan 6000.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land and desiring to object to the said application are hereby required to lodge in this office on or before the 10th day of August next a Caveat forbidding the said land being brought under the operation of the said Act.

F. A. BLOTT, Assistant Registrar of Titles.

Office of Titles, Perth, this 26th day of June, 1951. Joseph, Muir & Williams, Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950. Application 4164/1948.

TAKE notice that Robert Hubert Madgen of Albany Labourer has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Albany District and being:—

Portion of Albany Suburban Lot P13 containing 1 acre 1 rood 29 and two-tenths perches.

Bounded by lines commencing at the Southern corner of Albany Suburban Lot 274 and extending North-Easterly 8 chains 42 and three-tenths links along the South-Eastern boundary of the said lot 274 thence South-Easterly 2 chains 9 and three-tenths links along a South-Western boundary of North Road thence South-Westerly 9 chains 78 and eight-tenths links through the said lot P13 thence North-Westerly 1 chain 56 and four-tenths links along a North-Eastern boundary of Albany Highway to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 17th day of August next a caveat forbidding the said land being brought under the operation of the said Act.

F. A. BLOTT, Assistant Registrar of Titles.

Office of Titles, Perth, this 3rd day of July, 1951. Hudson, Henning & Goodman, Solicitors, Albany, Solicitors for the Applicant.

PUBLIC WORKS TENDERS.

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

Purchase of Property—Somerville School; 10th July, 1951; conditions may be seen at P.W.D. Office, Kalgoorlie, Police Station, Coolgardie, P.W.D., Perth.

South Coogee School and Quarters—Additions and Repairs and Renovations (11465); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Fremantle on and after 26th June, 1951.

Kununoppin Hospital—Additions (11464); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and District Hospital, Kununoppin, on and after 26th June, 1951.

Katanning New Courthouse (11462); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Clerk of Courts, Katanning, on and after 26th June, 1951.

Moora Hospital—Internal and External Renovations (11461); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 26th June, 1951.

Dandarragan School—Removal of Classroom from Merkanooka (11471); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 26th June, 1951.

Quairading School—Removal of Wamenusking Quarters (11470); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Quairading, on and after 26th June, 1951.

G.W.S. Pumping Station No. 4—Cottages—Repairs and Renovations (11469); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 26th June, 1951.

Wembley New Police Station and Quarters (11468); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 26th June, 1951.

Moora Hospital—New Sewerage and Foul Water (11467); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Moora Police Station, on and after 26th June, 1951.

Albany High School—Caretaker's Quarters (11466); 10th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, on and after 26th June, 1951.

Denmark Police Station and Quarters—Repairs and Renovations (11463); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Police Station, Denmark, on and after 26th June, 1951.

Purchase of Property—South Tammin School; 17th July, 1951; conditions may be seen at Tammin Police Station, P.W.D. Office, Northam, Cunderdin Police Station and P.W.D., Perth.

Narrogin New High School—Erection (11472); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 26th June, 1951.

Burekup School—Additions (11475); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 3rd July, 1951.

Albany High School—Domestic Science Centre (11476); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, on and after 3rd July, 1951.

Boddington School—Additions (11477); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, Courthouse, Pinjarra, and Police Station, Boddington, on and after 3rd July, 1951.

Big Bell School and Quarters—Septic Tank Installation (11478); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and at Police Station, Big Bell, on and after 3rd July, 1951.

Wicherina and Lake Allanooka Area—Boring for Water (11479); 17th July, 1951; conditions may be seen at the Contractors' Room P.W.D., Perth, on and after 22nd June, 1951.

Broome—Boring for Water (11480); 17th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 26th June, 1951.

Gingin School—Alterations and Additions (11481); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Gingin, on and after 10th July, 1951.

Miling Siding School-Removal of Room from Miling Siding School—Removal of Room from Nardy and Additions (11482); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, and Police Station, Moora, on and after 10th July, 1951.

Avondale State Farm—Additions to Quarters (11483); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 10th July, 1951.

Mingenew School and Quarters—Latrines and Sewerage (11484); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Mingenew, on and after 10th July, 1951.

Bramley Research Station—New Farm Buildings (11485); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Courthouse, Busselton, on and after 10th July, 1951.

Fairbridge Farm School—Septic Tank Installation and Drainage (11486); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, on and after 10th July, 1951.

Perth Central Government Buildings—Repairs and Renovations (11487); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 10th July, 1951.

Pinjarra School—Additions (11488); 24th July, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, on and after 10th July, 1951.

Purchase of Property.—Mullewa Lower School and Shelter Shed; 24th July, 1951; conditions may be seen at Mingenew Police Station, Mullewa Police Station, P.W.D., Geraldton and Perth.

Carnaryon Hospital—Extensive Additions (11489); 7th August, 1951; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and at Courthouse, Carnarvon, on and after 10th July, 1951.

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.

6th July, 1951.

WITHDRAWAL OF NOTICE OF ACQUISITION OF LAND.

Mandurah Road Board. Recreation and Camping Ground at Leighton Road, Mandurah.

NOTICE is given that the Notice of Acquisition relative to the above and appearing in the Gov-ernment Gazette, of the 29th June, 1951, is withdrawn, having been published in error.

Dated this 4th day of July, 1951.

W. C. WILLIAMS, Under Secretary for Works. THE TOWN PLANNING AND DEVELOPMENT, ACT, 1928-1947.

Municipality of Geraldton—Town Planning Scheme. Work No. 2.

NOTICE is hereby given that the Geraldton Municipal Council on the 28th day of February, 1951, passed the following resolution:—"Resolved that the Municipality of Geraldton in pursuance of section 7 of the Town Planning and Development Act, 1928-1947, prepare the above Town Planning Scheme with reference to that piece of land being Geraldton Town Lots 1220 to 1237 inclusive and the Western moieties of Geraldton Town Lots 606, 609, 610, and the Western moieties of parts 1 and 2 of Geraldton Town Lots 613 and 614 and inclusive of the whole of Askew Road, and that portion of Keane Street between Shenton Street and Carson Terrace, an area of approximately 7.2 acres, and situate wholly within the Municipal District of Geraldton and enclosed within the inner edge of the blue border on a plan now produced to the Council by the Town Clerk of the said Municipality under his hand dated the 5th day of January, 1940, as plan No. 1. NOTICE is hereby given that the Geraldton Munias plan No. 1.

Work No. 2.

The proposals shown on Plan No. 2 relate to the abovementioned land and have for their object the following:-

(a) The complete re-levelling of the whole area to a contour plan which provides for the reducing of sandhills and utilising the sand to fill low-lying land within the area and to provide more satisfactory residential sites, and to eliminate the existing irregularities in the street levels which make good

rregularities in the street levels which make good road construction impracticable.

(b) To bring all lots within the area of the plan, under the control or ownership of the Municipality, for the purpose of carrying out the scheme.

(c) to eliminate the present unsatisfactory subdivision by a re-subdivision on modern lines, providing more desirable building sites.

It is therefore proposed that the Municipality of Geraldton shall acquire the whole of the land for the purpose, either by purchase or compulsory taking, and then re-subdivide it in the manner shown in Plan No. 2. The land coloured brown in Plan No. 2 will then be set aside as streets and the various allotments will be offered for sale various allotments will be offered for sale.

And notice is hereby given that Plan No. 1 and Plan No. 2 referred to in the above resolution have been deposited at the Council Chambers, Geraldton, and will be open for inspection by all persons interested without payment of any fee, between the hours of 10.0 a.m. and 4.0 p.m., Mondays to Fridays (closed Saturdays).

Any objections to the above proposed scheme should be sent in writing to the Town Clerk, Geraldton, on or before 25th day of July, 1951.

> (Sgd.) R. W. CARTER Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1947.

Bunbury Town Planning Scheme.

Advertisement of Resolution Deciding to Amend A Town Planning Scheme.

NOTICE is hereby given that the Bunbury Municipal Council on the 3rd day of April, 1951, passed the following resolution:

That the Council in pursuance of section 7 of the

That the Council in pursuance of section 7 of the Town Planning and Development Act, 1928, amplify and amend the above Town Planning Scheme, gazetted on the 23rd of November, 1934, in so far as it applies to industrial areas, by including the undermentioned land in the industrial area:—

All that land bounded on the North by Strickland Street, on the East by Buchanan Street (or Albert Road) and on the West and South by the Railway Line, comprising lots Nos. 17 to 27 inclusive together with lots 1 to 13, inclusive, on the Eastern side of Buchanan Street (or Albert Road) as shown on Plan No. 399. on Plan No. 399.

And notice is hereby further given that details of the amendment referred to in the Resolution have been delineated on the plan of the scheme deposited at the Council Offices, Bunbury, and will be the council of the scheme deposited at the Council Offices, Bunbury, and will be the council of the scheme deposited by t be open for inspection by all persons interested,

without demand of any fee, between the hours of 9.30 a.m. to 3.30 p.m. Mondays to Fridays, in-

Any objections to the proposed amendment, should be sent in writing to the Town Clerk to the Council, on or before the 20th July, 1951.

F. W. FOWLES, Town Clerk to the Council.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1947.

Bunbury Town Planning Scheme. Advertisement of Resolution Deciding to Amend A Town Planning Scheme.

NOTICE is hereby given that the Bunbury Municipal Council on the 17th day of April, 1951, passed the following resolution:-

That the Council in pursuance of section 7 of the Town Planning and Development Act, 1928, amplify and amend the above Town Planning Scheme, gazetted on the 23rd of November, 1934. in so far as it applies to business areas, by including the undermentioned land in the business area:—

Portion of Leschenault Location 26, being lot 2 on Diagram 988, Certificate of Title Volume 965, Folio 94, situated at the corners of Spencer and Cross Streets, Bunbury.

And notice is hereby further given that details of the amendment referred to in the resolution have been delineated on the plan of the scheme deposited at the Council Offices, Bunbury, and will be open to inspection by all persons interested, without demand of any fee, between the hours of 9.30 a.m. to 3.30 p.m. Mondays to Fridays, inclusive.

Any objections to the proposed amendment, should be sent in writing to the Town Clerk to the Council, on or before the 20th July, 1951.

F. W. FOWLES, Town Clerk to the Council.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1303/51.

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

Metropolitan Water Supply Improvements.

Gosnells Road District.

Canning Contour Channel.

Proposed New Screening Chamber.

Description of Proposed Works.—The construction of a screening chamber with all necessary apparatus.

The Localities in which the Proposed Works will be Constructed.—Within the Canning Contour Channel Reserve. The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 7602.

The Purpose for which the Proposed Works are to be Constructed.—To replace the existing screening chamber which screens water from the Canning Contour Channel.

The Times when and Places at which Plans, Inspected.-Sections and Specifications may be At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks", St. George's Place, Perth, for one month on and after the 6th day of July, 1951, between the hours of 10 a.m. and 3.30 p.m.

> D. BRAND, Minister for Water Supply, Sewerage and Drainage:

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1390/51.

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

> Description of Proposed Works. Metropolitan Stormwater Drainage.

Subiaco District—King Edward Memorial Hospital Drainage.

Fifteen-inch diameter reinforced concrete pipe drain with manholes.

The Locality in which the Proposed Works will be Constructed.—Portion of Subiaco Municipality, commencing in lot 229 Railway Road, five feet from commencing in lot 229 Railway Road, five feet from its North-Western corner; thence North-Westerly across Railway Road for a distance of 60 feet; thence North-Easterly parallel to the Northern alignment of Railway Road to a manhole in the said road opposite Forrest Street, as shown in blue on Plan M.W.S.S. & D.D., W.A. No. 7606.

The Area which is Intended to be Drained.— Portion of King Edward Memorial Hospital.

The Times when and Places at which Plans, Sections and Specifications may be Inspected.—At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks", St. George's Place, Perth, for one month on and after the 6th day of July, 1951, between the hours of 10 a.m. and 3.30 p.m.

D. BRAND, Minister for Water Supply, Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 890/51.

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, Bayswater, to serve lots 233 and 234, Shaftesbury Avenue.

Owners of the abovementioned properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewer within 30 days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1951, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 1951, rates will be charged from date of connection.

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

Dated this 6th day of July, 1951, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in Area 30, Subiaco, within the boundaries of Perth Road District, Leederville Ward, to serve lots 619 to 696, The Boulevarde, and lots 644 to 651, Berkeley Crescent.

Owners of the abovementioned properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within thirty days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1951, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 1951, rates will be charged from date of connection.

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

ment.

Dated this 6th day of July, 1951, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1388/51.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in Area 15 Cottesloe within the boundaries of Mosman Park Road District to serve lots 16 to 18, 20, 21, 23 to 28, 31, 32, 35 and 36 Wellington Street and lots 14 and 15 and 65 and 66 Owston Street.

Owners of the abovementioned properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewer and must, therefore, connect their premises to the sewers within thirty days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with By-laws, be enforced from 1st September, 1951, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 1951, rates will be charged

from date of connection.

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

Dated this 6th day of July, 1951, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON, Under Secretary. METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE ACT, 1909.

Metropolitan Water Supply, Sewerage and Drainage Act Amendment Act, 1925.

M.W.S. 635/23.

NOTICE is hereby given that the Rate Books for the year ending 30th June, 1952, of lands in the Metropolitan Water Supply and Sewerage District and Metropolitan Stormwater Districts, respectively, in the Metropolitan Water, Sewerage and Drainage Area, liable to be rated under the abovementioned Acts, have been made up and are now open to inspection by ratepayers.

Notice is also given that the Minister for Water Supply, Sewerage and Drainage has ordered the undermentioned rates to be made and levied for the year ending 30th June, 1952, upon all rateable lands entered in the said Rate Books for the said Districts, that is to say:-

Metropolitan Water and Sewerage District.

Water Rate—One shilling and sixpence in the £: minimum rate, ten shillings.

Sewerage Rate—One shilling and sixpence in the £: minimum rate seven shillings and sixpence.

Metropolitan Stormwater District No. 2.

Stormwater Rate—Fivepence in the £: minimum rate, two shillings and sixpence.

A memorandum of each such orders has been duly made in the respective Rate Books and signed. Appeals against the valuations must be lodged within one month after the publication of this notice.

In municipal areas no appeal shall be allowed when the valuation does not exceed the current valuation of the same land by the local authority.

In accordance with by-law No. 266 of the Metropolitan Water Supply, Sewerage and Drainage Department's by-laws, the said rates are payable in equal moieties on the 1st day of July, 1951, and the first day of January, 1952.

By Order of the said Minister,

J. C. HUTCHINSON, Under Secretary,

Metropolitan Water Supply, Sewerage and Drainage Department.

St. George's Place, Perth, 30th June, 1951.

TRAFFIC ACT, 1919-1950.

Department of Local Government, Perth, 3rd July, 1951.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1950, has been pleased to amend, in the manner set out in the Schedule hereunder, the Traffic Regulations, 1936, made under and for the purposes of the said Act and published in the Government Gazette on the 26th day of August, 1936, and amended by notices published in the Government Gazette from time to time thereafter.

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

Schedule.

The abovementioned regulations are amended as follows:-

- (a) By deleting from the list headed "Municipal Districts" in the Third Schedule thereof, the words and letters, "Collie CM," "Busselton BN'
- (b) by deleting from the list headed "Road Districts" in the said Third Schedule-
 - BB" appear-
 - (i) the word and letters, "Bunbury ing under sub-head "B"; and
 (ii) the words and letters, "Mt. Margaret appearing under sub-head "M";
 (iii) the word and letters, "Sussex MG" SU" appear-
- ing under the sub-head "S."

(c) By inserting in the list headed "Road Districts" in the said Third Schedule under sub-head "B" and immediately below item "Bunbury BB" a new item as follows:— "Busselton BSN";

(d) by inserting after the word "Collie" under sub-head "C" of the list headed "Road Districts" in the said Third Schedule the word "Coalfields"

(e) by inserting under sub-head "L" and immediately below item "Lake LG" a new item as follows:— Grace "Laverton

TRAFFIC ACT, 1919-1950.

Department of Local Government, Perth, 3rd July, 1951.

P.W. 2240/49.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 47 of the Traffic Act, 1919-1950, has been pleased to amend, in the manner set out in the schedule hereto, the Traffic Regulations, 1936, made under and for the purposes of the said Act and published in the Government Gazette on the 26th day of August, 1936, and amended by notices published in the Government Gazette from time to time thereafter.

Schedule.

(1) Regulation 23 is amended as follows:—Delete from paragraph (6) in subparagraph (h) thereof (*Gazette*, 16th June, 1950), the words "white figures on a black ground," and insert in lieu thereof the words "white figures on a blue ground."

GEO. S. LINDSAY, Secretary for Local Government.

MUNICIPAL CORPORATIONS ACT, 1906-1947. Midland Junction Municipality. Sale of Land.

Local Government Department, Perth, 2nd July, 1951.

P.W. 606/37.

IT is hereby notified, for general information, that His Excellency the Governor has consented under the provisions of section 210 of the Municipal Corporations Act, 1906-1947, to the sale by the Midland Junction Municipality, of all that piece of land being portion of Swan Location 16 and being por-tion of lot 182 as is contained in Diagram 15921, and being portion of the land comprised in Cer-tificate of Title Volume 1043, Folio 611.

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

MUNICIPALITY OF ALBANY.

Extraordinary Election.

NOTICE is hereby given that an extraordinary election of one Councillor for the West Ward of the Municipality of Albany will be held to fill the vacancy caused by the resignation of John Patrick Paul.

Nominations will be received until 12 noon on

Saturday 7th July, 1951, which is the day appointed as Nomination Day.
Saturday, 21st July, has been appointed as the day for holding such election.

CHAS. H. WITTENOOM, Returning Officer.

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipality of York.

A BY-LAW of the Municipality of York made under sections 180 and 338 of the Municipal Corporations Act, 1906-1947 and numbered 89, for regulating building.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of York order as follows:-

Part 1.—Operation and Definition. Application.

1. This by-law shall apply to the whole of the district of the Municipality of York.

Commencement.

2. This by-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the Government Gazette.

Repeal.

3. From the date of coming into operation of this by-law, all previous by-laws made by the Council relating to building are repealed.

Definitions.

4. In this by-law subject to the context:—
"Act" means the Municipal Corporations Act, 1906-1947, and amendments.

"Alteration" means any work made or done for any purpose, in or on a building (except that of necessary repairs not affecting the construction of any external, cross, or party wall) or any change in the purpose for which the building or erection, or any part thereof shall be used.

"Apartment" means a room or rooms or part of a building intended or adapted for separate occupation as a dwelling

of a building intended or adapted for separate occupation as a dwelling.

"Apartment building" means a building containing two or more apartments and includes flats.

"Approved" means approved by the Council in writing or (in case where surveyor is authorised by the Council to do so) approved by the surveyor

by the Council to do so) approved by the surveyor in writing.

"Area" applied to a building means the sum of the superfices of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.

"Build" means and includes erect, build, or

"Build" means and includes erect, build, or construct, or cause to be erected, built or constructed.

"Building" means and includes, erection, struc-"Building" means and includes, erection, structure, detached room, outbuildings, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed, or intended or capable of being roofed, and whether enclosed by roofs or not, and every part of such structure and any addition or alteration thereto. "Builder" means the master builder or other person employed to execute any work, or, if there is no master builder, or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.

done. "Council" means the Municipal Council of

York.

"District" means the York Municipal District.

"Dwelling house" means a building used or adapted to be used wholly or principally for human habitation.

"External wall" means an outer wall of a build-ing not being a party wall even though it adjoins

a wall of another building.
"Fire-resisting" used with reference to any

materials, includes-

- (a) brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime
- or cement mortar;
 (b) any stone suitable for building purposes by reason of its solidarity or durability;
 (c) sheet metals or other similar materials which are in the opinion of the Council, fire-resisting;
- nire-resisting;
 (d) iron and steel (when used for columns, girders or wall framing) encased in cement concrete, or other incombustible or non-conducting external coating;
 (e) slate, tiles, brick and terra-cotta, when used for covering or corbels;
 (f) concrete when composed of broken bricks, stone chippings or bellest and lime

stone chippings, or ballast and lime cement or calcined gypsum.

"Frontage" means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side, or a continuation of such opposite side.

"Garage" means any building used for the housing of a motor vehicle (not being a garage carried

on as a business undertaking).

"Height" in relation to any building means measurement taken from the level of the footwalk (if any) immediately in front of the centre of the building, or when there is no such footway, from the level of the ground before excavation, to the level of the decilior or tipe of the termest. the level of the ceiling or tie of the topmost

"Height" in relation to storeys means-

(a) in the case of the topmost the measure-ment between the floor and the ceiling thereof, or between the floor and the underside of the tie of the roof, or if there is no tie, then up to the level of half the vertical height of the rafters, or other support of the roof;

other support of the roof;

(b) in the case of every storey other than the topmost, the measurements between its finor and the finor above.

"Hoardings" includes any erection or structure erected, built, constructed, or used, or that may be used for the purpose of writing, painting, pasting or posting thereon notices advertisements. ing, or posting thereon, notices, advertisements, placards, or other printed, painted or written matter, or any erection or structure being of a height greater than 6 ft. from the level of the

adjoining street.
"Main rooms" means and includes all rooms used or intended to be used as bedrooms, lounges, dining rooms, ordinary living rooms, or kitchens. "New buildings" includes—

(a) any building erected or commenced to be erected after the date of this by-law

coming into operation;
(b) any building of which more than half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected, or commenced to be re-erected wholly or partially on the same site after the date of this by-law coming into operation;

any building removed or transported wholly or in sections into the Municipality after the date of this by-law coming into

operation.

"Outbuildings" means and includes any building on the curtilage of any dwelling, shop, or combined shop and dwelling used as a workshop or storeroom, not being a building for the storage of inflammable material nor for the housing of animals including birds

of inflammable material nor for the housing of animals, including birds.
"Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between the adjoining premises for a

common use.

"Person" includes corporation.

"Prescribed" means' prescribed by this by-law.
"Public place" has the same meaning as in the

Act.

"Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of tensional stresses and assist. stantially the whole of tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in resistance to shear.

"Right-of-way" means any lane or right-of-way, not a road, over which any person other than the owner thereof has a right of carriage way.

"Road" has the same meaning as in the Act.

"Surveyor" means the building surveyor or acting building surveyor appointed by the York Municipal Council, having for the time being the administration of this by-law.

"Shop" means a building in which goods are regularly offered or exposed for sale, or in which meals or refreshments are regularly provided for payment, and also includes saloons of barbers and hairdressers, and offices of agents, auctioneers and all other businesses and trades. A bona fide boarding house shall not be included in this definition by reason only of the fact that meals or refreshments are occasionally served for payment to persons other than boarders.

sons other than boarders.

"Square" applied to the measurement of any area means the space of one hundred square feet.

"Surface or ground level" means the level of the

ground as determined by the surveyor.
"Wooden building" means a building constructed of wood, or buildings having a wooden frame.

Part 2.—Classes of Buildings.

5. For the purpose of this by-law buildings shall be divided into three classes:—
Class A.—"Domesic class" which includes all buildings subject to small vibrations and light loading of floors, such as dwelling houses residential shops, offices, hotels, private schools, club houses and studios

houses and studios.

Class B.—"Warehouse class" which includes all of floors, such as warehouse factories, mills and places for storage and manufacturing of goods.

Class C.—"Public building class" which includes

all buildings designed to accommodate an assemblage of people, such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms, and other like buildings. In case of doubt the surveyor shall finally determine to which class any particular building belongs.

Part 3.—Notice of Intention to Build or Demolish, and Lodging of Plans.

Notice to be Given.

6. No builder shall commence any building, or alteration to any building without first delivering at the office of the Council a written application in the form of the First Schedule hereto before so commencing and delivering to the surveyor:—

Plans and Specifications.

(a) Properly prepared plans and specifications of such building, addition or alteration, together with a tracing or copy of the plans of such building, addition, or alteration, and also details and dimensions, sizes and qualities of all materials, and enumerating any old materials proposed to be used in the contraction of the same. used in the construction of the same. Plans shall be drawn in ink, and specifications typed or legibly written

Block Plan.

(b) A block plan showing the relation of the building to adjoining buildings and boundaries.

Purpose.

(c) A statement in writing of the purpose for which the building is intended to be used.

Drainage.

(d) Particulars of the proposed method of drainage.

Further Particulars.

(e) Such further particulars in writing regarding the same as shall be necessary to enable the Council or its surveyor to determine if all the provisions of this by-law applicable thereto, are being complied with.

Tracing Retained.

7. The tracing or copy of the plans and details of materials shall be retained by the surveyor, and the original plans and specifications when approved, shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.

Plans etc., to be Kept at Building.

8. Such plans and specifications shall be kept at the building therein referred to, and shall be available for inspection by the surveyor or accredited officer of the Council at all reasonable times, on demand, during the construction, or erection, or alteration, or addition, as the case may be, and for 14 days after the completion thereof.

Permits and Fees.

9. No person shall commence a building of any kind, or addition, or alteration to any building, or demolish any building without first having obtained from the surveyor a written permit for the commencement of the same, and without having first paid to the Council, fees in accordance with the scale set out in the Second Schedule hereto having regard to the class of building.

Area of New Building.

10. The decision of the surveyor as to the area of a new building, or value of an addition shall be final and conclusive.

Surveyor may Enter and Inspect.

11. The surveyor at all reasonable times during 11. The surveyor at all reasonable times during the progress, and after the completion of any building, or any addition, or alteration, to any building affected by this by-law, may enter and inspect such building, or addition or alteration. Any person obstructing or hindering the surveyor shall be liable to a penalty of not more than ten pounds (£10) pounds (£10).

Permit Shall Lapsc after Six Months.

A permit obtained pursuant to this by-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within 12 months from the date of such permit.

Surveyor may stop work if contrary to By-law.

13. The surveyor may at any time stop the progress of any building and withdraw or suspend any permission given by the Council under this by-law in the event of his not being satisfied that all the provisions of this by-law are being complied with, and any person who continues to build or erect, or works on the site after notice from the surveyor to desist, shall be guilty of an offence against this by-law.

Demolition or Removal of Buildings.

- 14. When a building is to be demolished or removed, the owner or contractor shall give 24 hours' notice to the surveyor of such intended demolition or removal.
- 14A. Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method.

Sanitary Conveniences on Site.

15. Before commencing any building operations upon any building site, the contractor, or person responsible for carrying out building operations shall provide sanitary conveniences sufficient for the use of all men working upon the site, such sanitary conveniences to be in accordance with the requirements of the Health Act.

Low-lying Land.

16. Where land upon which a building is to be erected, is below the level of the crown of the road adjoining the land frontage, no building shall be adjoining the land frontage, no building shall be commenced until a level has been given by the surveyor. When it is considered by the surveyor that having regard to the water level during the winter months, filling is required, such filling shall be carried out by the owner or contractor before the commencement of building operations. In the event of there being no made road from which to take a level at which any building shall be commenced and if he considers it to be necessary, shall require the owner or contractor to fill in to a given level.

Dwelling Houses-Distance from Road.

- 17. No building which is to be used as a dwelling house, and no addition to any such building, shall be built within a distance of 20 ft. measured horizontally from the road to the building fronts, unless a building line at a different distance has been fixed by a proper authority.
- 17A. Where the road a proposed dwelling or addition, is to face, is a half chain road, the distance from such dwelling or addition, to the road, shall be not less than 36 ft. 6 in.
- 17B. Where a proposed dwelling or addition is to be erected on block abutting on two half chain roads, the distance of such dwelling, or addition from the road classed as a minor road, shall be at the discretion of the surveyor.

Distance from Side Boundary.

18. No building which is intended to be used as a dwelling house and no addition to any building which is intended to be used as a dwelling house shall be built within a distance of 3 ft. if of brick, or 4 ft. if of wood or wood frame, measured horizontally from the boundary of the allotment on which such building is erected.

Minimum Area of Open Land.

19. At least one-third of the area of any allotment on which a dwelling house is erected, shall be left open and unbuilt on, and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Minimum Area of Dwelling Houses.

Every dwelling house shall consist of a total area of at least 500 square feet, excluding verandahs.

Provision of Bathroom, Washtroughs, Copper, etc.

21. Provision of Bathroom, washtroughs, Copper, etc. 21. Provision shall be made in all new or reerected dwellings for a bathroom fitted with bath and wash-basin, also laundry facilities consisting of wash-troughs and copper, properly fitted and housed, in accordance with any provisions of the Health Act, and any by-laws made thereunder which may from time to time be applicable.

Computing Distances.
22. For the purpose of computing distances from any building, the outer face of the wall shall be taken as the point from which measurements are to be taken.

Occupation of Dwelling.

23. No person or persons shall occupy any new or re-erected dwelling before completion, nor shall any person or persons occupy any new or re-erected dwelling until a certificate has been issued by the surveyor in writing stating that the dwelling has been completed in accordance with the plans approved by the Council, building by-laws and the Health Act.

Stables.

24. Stables may be erected with walls of brick, stanles may be elected with wans of brick, stone or concrete, provided that in stables of more than two squares in area, the distance of any wall of such stable from land not in the same occupation or possession shall not be less than the vertical height of such wall including the vertical portion of a gable and roof from the boundary of the land not in the same occupation or possession.

Distance of Stables from Boundaries.

25. No stable may be erected nearer than 30 ft. to any dwelling, nor than 10 ft. to the boundary of land not in the same occupation.

Fowl Houses.

25A. Fowl houses of not more than 200 square feet in area and not above 6ft. in height may be erected at the rear of a dwelling, provided that the nearest portion of such fowl house is at least 30ft. from any building used as or intended for a dwelling, and at least 4ft. from the boundary of land not in the same occupation.

Fowl houses of larger area may be erected if of a distance of at least 50ft. from any street and 40ft. from any dwelling house, and at least 4ft. from the boundary of land not in the same occupation; of fire-resisting material, approved by the surveyor and that the building shall not be more than 7ft. high.

Garages.

26. (a) Position.—No garage shall be erected nearer than the dwelling house to which it is appurtenant to any road fronted by such dwellinghouse. Provided that if there is no means of access for motor vehicles to the rear portion of the allotment on which such dwelling-house is erected, a garage may be erected on the front boundary of such allotment subject to a plan showing the exact position in which such garage is proposed to be position in which such garage is proposed to be erected and the approximate position of any buildings in the allotments adjoining together with the design of the garage to be erected, and the front elevation thereof being submitted to and approved of by the Council, but so that no part of such garage shall be between the dwelling-house and the road. In special cases where the physical configuration or dimensions of the ground preclude the observance of the distances prescribed, the Council may permit the erection of a garage in another position.

(b) Doors of Garages.—The doors of a garage, when opened, shall not encroach on any road.

(c) Materials.—Every garage shall be constructed of fire-resisting material, but corrugated iron shall not be used for the walls. Where fire-resisting not be used for the walls. Where fire-resisting sheets are used for walls, framing and dado of approved hardwood may be used.

(d) Garage Incorporated with Dwelling.—Where

a garage is incorporated as part of the main building, it shall in all respects conform thereto, but must have a ceiling of fireproof material approved

by the Surveyor.

(e) Garages on Corner Blocks.—No garage shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or if there is no adjoining building, at a less distance than 20ft. from such road.

- Apartment Buildings. 27. Area of Land to be Occupied.—The total floor area of an apartment building together with the floor area of any other buildings erected on the same allotment, shall not exceed half the area of such allotment.
- Area of Each Apartment.—The total floor area of each apartment shall be at least 400 square feet. In addition thereto, every apartment shall have for the exclusive use of the occupants thereof, at least 100 square feet of verandah space.
- 29. Area of Main Rooms.—Every main room in an apartment shall have a floor area of at least 100 square feet and no wall of such room shall be less than 9ft. in length.
- Apartments to be Self-contained.—Every apartment shall be self-contained; it shall contain its own kitchen, bathroom, and lavatory. It shall have a separate entrance from the outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the building by-laws of the Council for the time being in force.

Part 4.

Building Materials.

- 31. All workmanship and materials used in the construction or alteration of any building shall be the best of their respective kinds and in accordance with recognised building practice, and shall be subject to the approval of the surveyor, and the surveyor shall have power to condemn any material which in his opinion is not suitable for use in such building, alteration or addition.
- 32. Second-hand Material.—No old or second-hand material may be used in any building unless approved in writing by the surveyor.
- 33. Bricks.—Bricks used in any building must be good, hard and well burnt. When old bricks are used in any wall they should be thoroughly cleaned before being used.
- 34. Sand.—Sand used for mortar or concrete in any building shall be clean and sharp, and free from loam, dirt, salt and organic matter.
- Lime Mortar.—Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts by measure of sand. All lime intended to be used for mortar, shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand.
- 36. Cement Mortar.—Cement mortar shall be composed of good Portland cement or other cement of equal quality, mixed with clean, sharp sand, in proportion of at least one part by measure of cement, and not more than four parts by measure of sand.
- Timber.—All timber and wooden beams used in any building shall be of good sound material, free from rot, large loose knots, shakes, or other imperfections whereby the strength may be impaired, and in the case of dwellings shall be of such sizes, dimensions, and spaces as set forth in by-laws 37A and 63. In other buildings all timber shall be such as will afford safe loadings and shall be to the satisfaction of the surveyor.

Dimensions of Timber.—The timber used in brick dwelling houses shall conform to not less than the following minimum sizes:

Bottom wall plates, 3in. x 2in.

Floor joists, 4in. x 2in. at 1ft. 6in. centres.

Bearers, 4in. x 3in. not exceeding 5ft. 6in. centres and shall be at least 6in. clear of the ground.

Top plates, 4in. x 1½in.

Rafters, 4in. x 2in. at 2ft. centres for other than iron roofs, or 3ft. centres for iron roofs.

Purlins, 4in. x 3in. for tile roof, and 4in. x 2in. for iron or asbestos roof, in such positions that no rafter has an unsupported span of more than 7ft.

Struts to under purlins, 4in. x 2in. when not exceeding 4ft. in length, and 4in. x 3in. for lengths exceeding 4ft. to support under purlins at least every 7ft.

Battens for tiles, 2in. x 1in.

Battens for iron, etc., 3in. x 12in. not more than 3ft. 6in. apart.

Ceiling joists, 4in. x 2in. at 2ft. centres or 3in. 2in. at 18in. centres.

Ceiling hangers, 8 in. x $1\frac{1}{4}$ in. hung to roof timbers at least every 6 ft. and in positions so that no ceiling joist has an unsupported span of more than 7 ft.

Collar ties, 4 in. x $1\frac{1}{2}$ in.

Ridge, 7 in. x 1 in.

Hips and valleys, 8 in. x 1 in.

38. Lintels.—Builders casting lintels in position shall submit to the surveyor plan showing position and details of reinforcement and specifications of materials of reinforcement and specifications of materials to be used, such designs to be approved at the same time as the plan of the building. Lintels up to 6 ft. span shall be three courses in depth, lintels from 6 ft. to 8 ft. span shall be four courses in depth. All such lintels shall be reinforced with at least ½ in. steel rods, not less than three rods per lintel and a proper bearing, to the satisfaction of the surveyor, shall be given at each end of the lintel at each end of the lintel.

Part 5.—Construction.

- 39. Excavation and inspection of trenches .excavations for footings shall be not less than 12 in. below the natural surface of the ground, except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least 24 hours notice has been given to the surveyor that the trenches are ready for inspection.
- Walls to have footings.—Unless with the consent of the surveyor, every external wall, and each party wall not carried on a bressumer and every pier and storey post shall have footings.
- 41. Dimensions of footings.—The width of the bottom of the footing of every such wall shall be at least one half greater than the thickness of the wall at the ground fioor level, but in no case less than 16 in. wide unless approved by the surveyor, and the height of such fiooring shall be the thickness of the vallet its at least equal to the thickness of the wall at its ground floor level, but in no case less than 9 in.
- Construction of external walls.—Every wall constructed of brick, stone, or other similar material shall be properly bonded and solidly put terial shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it to a greater extent than 9 in. and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.
- 43. Damp Course.—Every wall or fireplace of brick, stone or similar material shall have a dampproof course or courses of asphalt, distilled tar and hot sand, or other approved material at least 6 in above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp-course must be laid in horizontal layers connected at the end by a vertical course of the same materials and shall not be less than ½ in. in thickness.

Hollow Walls.

- 44. External walls may be constructed as hollow walls if constructed in accordance with the following rules:—
 - (a) The inner and outer parts of the wall shall be separated by a cavity which, shall, throughout, be of a width not exceeding 2 in. or less than 1 in.;
 - (b) the inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanised iron, glazed stoneware, or other material approved. Such ties shall be placed at distances apart not exceeding 3 ft. horizontally and at least every fifth course vertically;
 - (c) the thickness of each part of the wall shall throughout be not less than $4\frac{1}{2}$ in.;
 - (d) the aggregate thickness of the two parts excluding the width of the cavity, shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length;
 - (e) no hollow wall of not more than 11 in. in thickness shall be greater in superficial extent than three squares in any one storey, unless strengthened by a partition wall, fireplace, or projecting pier to the satisfaction of the surveyor.

Concrete Blocks.

45. Concrete blocks shall contain not less than one part cement to five parts mixed aggregate and shall be kept damp for a period of not less than four days and shall not be used green. The blocks shall be bedded and jointed in cement mortar.

Thickness of Walls, Domestic Class.

46. No external wall in brick, stone, or concrete, or cement block, shall have less than the thickness prescribed in the following Table A:—

Table A.

Buildings of Domestic Class.

				Thickness of Walls in inches.		
Length of Wall.	No. of Storeys.			G. floor.	lst floor.	
Walls built in lime mortar—						
Not exceeding 30 ft.	G. floor			9		
	1st floor			9	9	
Exceeding 30 ft	G. floor	• • • • •	****	$13\frac{1}{2}$		
	1st floor	****		13_{2}^{1}	$13\frac{1}{2}$	
Walls built in cement mortar—	;					
Not exceeding 30 ft.	G. floor			9		
	1st floor	••••	****	9	9	
Exceeding 30 ft	G. floor			9	******	
	1st floor			$13\frac{1}{2}$	9	

- 47. If any storey exceeds in height 18 times the thickness prescribed for walls of such storey the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey and the thickness of each external and party wall below that storey shall be increased to that thickness but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one fouth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one-half inches
- 48. The height of any storey may be 20 times the thickness of walls prescribed for such storey if built with cement mortar.

Thickness of Walls-Warehouse Class.

49. The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following Table ${\bf B}$.

Table B. Buildings of the Warehouse Class.

Length of Wall.	No. of Storeys	i .		hickness Us in inc Ist floor.	
Walls built in lime mortar—					
Not exceeding 75 ft	G. floor		$13\frac{1}{2}$	_	
	1st floor		18	$13\frac{1}{2}$	
	2nd floor		18	18	$13\frac{1}{2}$
Exceeding 75 ft	G. floor		18	_	_
	1st floor		18	18	
	2nd floor		$22\frac{1}{2}$	18	18
Walls built in cemer mortar—	at				
Not exceeding 75 ft	. G. floor	****	$13\frac{1}{2}$		
•	1st floor		18	$13\frac{1}{2}$	_
	2nd floor		18	$13\frac{1}{2}$	$13\frac{1}{2}$
Exceeding 75 ft	G. floor		$13\frac{1}{2}$	_	_
	1st floor		18	$13\frac{1}{2}$	
	2nd floor		18	18	$13\frac{1}{2}$

Thickness of Walls under certain Conditions.

- 50. Walls under 75 ft. in length may be constructed 9 in. thick provided they are strengthened with 4½ in. piers equally spaced, of which the collective widths amount to one fifth of the length of the wall. The height shall not exceed 12 ft. when built with lime mortar, or 13 ft. 6 in. when built with cement mortar.
- 51. The thickness of walls under 20 feet in length may be two thirds the thickness required for external or party walls as stated in tables A and B, but in no case less than 9 in.
- 52. If in any storey of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fifth part of the length of the wall. No increase in the thickness of brick walls shall be less than $4\frac{1}{2}$ in. The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

Lengths—How Measured.

- 53. Walls are deemed to be divided into distinct lengths by return wall and the length of every wall is measured from the face of one return wall to the face of another. Provided that such return walls are external, party or cross walls, of the thickness required by this part of this by-law and bonded into the wall so deemed to be divided.
- 54. The thickness of a cross wall shall not be less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building but never less than 9 in., and no wall subdividing shall be deemed to be a cross wall unless it is carried up to plate level of the topmost storey, and unless in each storey the aggregate extent of the vertical face or elevation of all recesses, and that of all the openings therein taken together does not exceed one half of the whole extent of the vertical face or elevation of the wall. If a cross wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross wall in accordance with this regulation; but in one storey buildings of the domestic class, $4\frac{1}{2}$ in. cross walls will be permitted provided the unsupported length of any wall does not exceed 25 ft.

Cross Wall becomes External Wall.

55. Whenever a cross wall becomes any part of an external wall the external part of such cross wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building but no portion of such cross wall shall be of less thickness than is required for the external portion thereof.

Internal and Partition Walls.

56. (1) All internal bearing walls and partition walls shall be constructed in such a manner as may be approved by the surveyor, and shall be of cement blocks, brick, stone, or concrete. All such walls shall be not less than 4½ in. thick, provided that, where such walls form a division between flats, then such walls shall be not less than 0 in thick.

than 9 in. thick
(2) Unless with the consent of the surveyor, every such wall, unless carried on a bressumer, shall have footings and such footings shall be at least twice the thickness of the wall resting upon

Isolated Piers.

57. No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and twelve times if built of cement mortar.

Parapet to Walls on Boundary.

58. Where the external wall of any building is bs. Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutters of any building would be within 2 ft. of such boundary, then the external wall of such building shall be carried up to form a parapet of 15 in. at least in height above the roof, or above the highest part of any flat or gutter as the case may be.

Parapet, Warehouse Class.

59. In buildings of the warehouse class, the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of 9in. at least.

Party Walls.

- 60. Every party wall shall be carried up for a height of 15in. above the roof, measured at right angles to the slope thereof, or 15in. above the highest part of any flat or gutter, as the case may highest part of any flat of gutter, as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey and in any other building, of a thickness of 8½in. at least. Provided, however, that in the case of domestic buildings, where not more than two buildings are erected under the one roof, it shall be sufficient if the party the one roof, it shall be sufficient if the party wall is carried up at least 8½ in. in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.
- 61. Every party wall shall be carried up of the thickness aforesaid, above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within 4ft. of such party wall, and shall extend at least 15in. higher and wider on each side than such erection, and every party wall shall be carried up above any part of any roof opposite thereto, and within 4ft. therefrom.

Buildings Wholly or Partly in Wood.

62. The external walls of any wooden building shall not exceed 15ft in height measured from the floor level to the top of the wall plates. Every such building shall be wholly in one occupation,

or adapted to be so.

The following shall be the minimum sizes and spacing of timbers. All timbers shall be jarrah or other hardwood approved by the Council. Where larger timbers than those specified are used, the spacings may be extended beyond the figures given, wouldn't be approved of the surveyor is first provided the approval of the surveyor is obtained.

Stumps not less than 4in. x 4in. spaced not more than 5ft. centres. They shall be sunk 18in. into the ground and tarred to 6in. above ground surface.

Ant stops of galvanised iron, projecting 1in. all round shall be provided.

Sole plates 18in. x 6in. x $1\frac{1}{2}$ in.

Where the nature of the ground precludes the use of jarrah stumps, 9in. x 9in. brick piers shall be provided.

Bearers 4in. x 3in. at not more than 5ft. 6in. centres and kept at least 6in. clear of ground. Double joists shall be provided under walls where bearers do not occur.

Floor joists, 4in. x 2in. at not more than 18in.

centres.

Vermin plates, 4in. x 2in.

Studs, 4in. x 2in. at not more than 24in. centres. Angle and corner studs not less than 4in. x 4in.

Top and bottom plates 4in. x 2in.

Where the height of a building does not exceed 10ft., measured from the floor level to the top of the wall plate, 3in. x 2in. studs and plates may be used with angle and corner studs not less than 3in. x 3in., except where the roof covering is of tiles or slates, in which case 4in. x 2in. studs and

plates are to be provided in all external walls.

Rafters, 4in. x 2in. at 2ft. centres for tile roofs and 3ft. centres for iron or asbestos roofs.

Under-purlins, 4in. x 3in. for tile roofs in positions so that no rafter has an unsupported span of more than 7ft.

Struts to under-purlins, 4in. x 2in. for lengths not exceeding 4ft., and 4in. x 3in. for lengths exceeding 4ft. to support under-purlins at not more than 6ft. intervals.

Battens for tiles, 2in. x 1in.
Battens for iron or asbestos, 3in. x 1½in., not more than 3ft. 6in. apart.
Ceiling joists, 4in. x 2in. at not more than 2ft. centres, or 3in. x 2in. at not more than 18in. centres. Ceiling hangers, 8in. x 14in. in positions so that no ceiling joist has unsupported span of more than 7ft.

Collar ties, 4in. x 1½in.
Ridge, 7in. x 1in.; hips, 8in. x 1in.; valleys, 8in. x 1in.; fascias and barges, 9in. x 1in.
Floorboards 1in. thick before dressing; weather-boards, 1½in. lap.

No framing timber in any building shall notched or checked out so as to decrease the above sizes by more than one quarter.

Vermin plates shall be used in all wooden build-

ings except sheds.

W.C's. shall be constructed not less than 5ft. x 3ft. internal dimensions, and in accordance with any provisions of the Health Act and any Regulations or by-laws made thereunder, which may from time to time be applicable.

Roughcast and Stucco.

63. Roughcast and stucco work shall be applied only to brickwork, provided that in certain cases such as gables of dwellings or other ornamental sections of dwellings, roughcast may be applied to expanded metal fixed in an approved manner.

Interior Walls of Dwellings. 64. The interior of all walls and ceilings of every wooden or wooden framed building, and the ceiling of every other class of building, which is intended to be used, or which may be used as a dwelling-house, shall be constructed of plaster sheets, or other fire-resisting materials.

65. The roof of every building shall be constructed of metal, tiles, slates, glass, artificial stone, cement or shingles or other materials approved by

cement or shingles, or other materials approved by

the Council.

Reinforced Concrete Buildings.

Reinforced Concrete Buildings.
66. In all cases where reinforced concrete is employed, whether in buildings as a whole, or in portion of buildings, before the actual carrying out of the work, or any portion thereof, complete drawings of such work, or portion, shall be delivered to the surveyor, showing all details of the construction and the size, spacing and arrangement of all reinforcing members.

Public Buildings.

67. In any case in which the plans of any public building (proposed) are required by law to be approved by the Public Health Department, or any other department, such approval shall be obtained before such plans are submitted for the Council's approval.

Shops-Minimum Area of Land.

(1) Every shop shall have a frontage to a road of at least 18ft.

(2) No shop shall be of less width in any part thereof than 18ft.

Access to Rear of Shop.

69. Every shop shall be so erected and built, that without passing through the building, there is a reasonable access to the back premises and offices of such shop for the removal of nightsoil and other refuse to the road or lane 10ft. wide at least.

Separate Entrance for Shop and Dwelling in Different Occupations.

70. If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Alterations and Additions-Alterations.

71. Except with the consent of the Council, or the surveyor, no alteration shall be made to any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

Additions and Alterations.

72. Every addition to, or alteration of a building (except necessary repairs which do not affect the construction of a building) and any other work made or done for any purpose in or on a building, shall so far as regards such addition or alteration, or other work, be subject to the provisions of this by-law relating to new buildings.

Ventilation, Lighting and Drainage. Heights of Rooms.

73. The main rooms in all buildings shall be in every part not less than 9ft. from floor to ceiling and the minimum height for wash-houses and external bathrooms shall be 8ft. from floor level to the top of the plats.

Attic Rooms.

74. Minimum Area of Rooms.—Provided that in the case of buildings of more than one storey, living rooms wholly or partly in the roof, may be not less than 9ft. in height from floor to ceiling over two-thirds of the floor area.

Minimum Area of Rooms.

75. No main room in any building shall have a less floor area than 100 square feet and no wall of such room shall be less than 9ft. in length. The minimum floor area of bathrooms, laundries, and sleepouts shall be 42 square feet, 56 square feet, and 80 square feet respectively.

Vindows (Natural Lighting).

76. All rooms in a building intended to be used as a dwelling shall have one or more windows opening directly into the external air, the area of such windows shall not be less than one-tenth of the area of the floor of the room in which such window or windows are fitted.

Ventilation (Dwellings).

77. Every part, and every room of any dwelling-house, or building intended to be used for habitation shall be ventilated as required under any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Ventilation (Other than Dwellings).

78. The ventilation of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings shall be subject to approval as required under any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Ventilation (Sub-floor).

79. The space under the ground floor of every building shall be provided with a sufficiency of openings through all walls under the floor, to allow of a current of air to flow freely under all parts of the building. Type of ventilator used and spacof the building. Type of ventilator used and spacing of same shall be subject to approval by the surveyor, and in accordance with any provisions of the Health Act, or any regulation or by-laws made thereunder, which may from time to time be applicable.

Lighting and Ventilation (Shops).

80. The provisions of this part of this by-law relating to height of rooms, lighting and ventilation of main rooms in dwellings shall as far as applicable apply to all shops, save that the windows need not be constructed to open if other approved provision for ventilation is made, and the minimum height of ceilings in shops shall be 11ft.

Enclosing of Verandahs.

- No verandah of any dwelling, or shop, or other building shall be enclosed or built in, in such manner as to exclude natural light, or reduce the proper ventilation of any building, or any part thereof. The use of hessian or jute bags or similar materials for enclosing or screening verandahs is prohibited.
- 82. No verandah shall be totally enclosed for habitation or sleeping, but may be partially enclosed if of a minimum height of 7ft. 4in. as hereunder:-
- (1) A brick, concrete, jarrah, or asbestos dado shall be constructed for a maximum height of 4ft. from the floor level of such verandah or sleepout in accordance with the existing by-laws.
- (2) The space above the dado shall be constructed as follows:—

(a) Of fly wire totally; or(b) of flxed clear or white obscure glass louvres,

minimum height 4ft.; or

(c) of mechanically adjustable (to open and partially close) clear or white obscure glass louvres, minimum height 3ft. 6in. sash; louvres described in (b) or (c) shall be approved by the Council or building surveyor. veyor; or

(d) of sliding windows containing clear white obscure glass, minimum height 3ft. 6in. sash (casement windows not per-

mitted);

(e) the total length of the louvres or windows described in (b), (c) and (d) shall not be less than 70 per cent. of the total length of the sleepout or verandah measured along the side and one end, but the end exposed to weather (paragraph f) shall not be included in this measurement;

(f) subject to the approval of the Council or the building surveyor, the end of the verandah or sleepout most exposed to the wet weather may be totally enclosed up in brick, concrete, jarrah or asbestos, but one window minimum size 3ft x 2ft, shall be window, minimum size 3ft. x 2ft. shall be provided in such enclosed end if any existing window is in close proximity or may have its lighting reduced unduly by such total enclosing.

(3) Any sleepout or partially enclosed verandah shall provide that any existing windows shall not be obscured by any opaque substance which will reduce the existing lighting to existing rooms.

(4) New sleepouts of minimum height of 7ft. (not being partially enclosed verandahs) shall comply fully with this by-law and existing by-laws.

(5) The rules of this by-law shall not apply to a sleepout where its height from the floor to the ceiling is 9ft or more, provided the floor area is 80 square feet or more, and providing its total air space is not less than 720 cubic feet, but shall comply with the existing by-laws for habitable rooms.

Floors.

Floors, other than verandah floors, shall be fixed level, and in all buildings the ground floor if not of wood, shall have a space of not less than 6in. between the ground and the underside of the floor bearers.

Permit May be Refused if Drainage Not Satisfactory.

84. The Council may refuse to approve the plan of any building, or any addition, or alteration to any building, until it is satisfied that the proposed building or addition, or alteration, and the site and curtilage thereof, will be properly drained in accordance with the Health Act or regulations or by-laws made thereunder which may from time to time be appliable. to time be applicable.

Drainage of Waste Water.

85. Every person who shall erect a building shall provide proper drainage for the disposal of waste water in accordance with any provisions of the Health Act or any regulations or by-laws made thereunder which may from time to time be applicable.

Waste Pipes.

86. Waste pipes from baths, sinks, washtroughs on. Waste pipes from battls, sinks, washt dughs and similar sanitary fittings shall be of wrought iron of approved sizes. All sanitary fittings shall be provided with traps under fittings, metal cleaning eyes shall be fitted at all changes of direction and angles of waste pipes in accordance with any provisions of the Health Act or regulations or bylaws made thereunder which may from time to time be applicable.

Roof Water Disposal.

All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient manner, such water shall be carried at least 2ft. clear of the foundation of the buildings. In the case of large buildings where the surveyor shall deem it necessary, all stormwater from the roof of such building shall be carried by pipes direct to the street drains, or gutters, in such a manner as directed by the surveyor.

Water Supply.

88. Every dwelling house not connected to a public water supply shall be provided with a water storage tank of not less than one thousand gallons capacity, or as may be prescribed in any provisions of the Health Act, or regulations or by-laws made thereunder which may from time to time be applicable. Such tank shall be completely covered at its top, with a tight fitting lid.

Provision of Manhole in Ceiling.

89. Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof thereof.

Removal of Buildings.

If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of this by-law to be a new building erected for the first time on the site whither it is removed.

Verandahs Over Footpaths, Projections, Signs, Hoardings and Fences.

Verandahs.

91. (a) No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the district without first obtaining the consent of the Council in writing, and such portico or verandah shall be of the shape. figure, and dimensions and materials as set forth on the plan and specifications for the time being adopted by the Council, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 9ft. above the level of the outer edge of the footpath.

Openings in Roof of Verandah.

92. No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass protected underneath with fine mesh wire netting, or armoured glass, to the satisfaction of the surveyor. satisfaction of the surveyor.

Porch, Landing, etc.

93. Every porch, gangway, outside landing, and outside step shall be of fire-resisting material, and shall not project beyond the boundary of any road or public place.

Shop Windows.

94. Shop windows intended to be used for the display of goods or business advertisements, shall consist of plate or approved glass jointed and fixed in approved metal or approved timber frames, the level of the sill of such frames to be not higher than 30in., nor within 12in. of the level of the footpath immediately adjoining the same.

Woodwork Abutting on Roads.

Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less than 22 gauge.

Signboard, Hanging Lamp, etc.

96. No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any roadway ing or verandah projecting over any roadway unless the permission in writing of the Council be first obtained. Each such signboard hanging lamp, or other fixture, shall be of material, construction and design approved by the surveyor and shall be in no part less than 8 ft. 6 in. above the level of the footpath execut with the approved. the level of the footpath, except with the approval of the Council.

Unsightly or Dangerous Fence.

When any fence abutting on any road or or unsightly state, the Council may, by notice in writing to be served on the owner, require the owner within 14 days from the receipt of such notice to take down or repair such fence as the case may require, and such owner shall comply with a complete or the case may require, and such owner shall comply with a complete or the case may require. with such notice.

Fences and Walls.

98. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto, a plinth at least 9 in. high unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, or concrete, or other similar substance shall be constructed with a base to be approved by the surveyor.

Chimneys, Flues, Fireplaces and Heating Apparatus.

Foundations, Footings etc.

(1) Chimneys shall be built on solid foundations and with footings similar to the footfoundations and with footings similar to the footings of the wall against which they are built, unless they are carried on steel girders with direct bearings on party, external or cross walls, to the satisfaction of the surveyor, or on corbels of brick, stone, or other incombustible material, and the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below the corbel.

(2) Chimneys may be corbelled out not more than 14 in. from walls 9 in. in thickness on corbels of stone or other incombustible material not less

of stone or other incombustible material not less than 10 in. in depth and of the full width of the jambs.

Chimneys etc., with Soot-doors.

100. (1) Chimneys and flues having proper soot-doors of not less than 40 sq. in. may be constructed at such angle as is approved by the surveyor but in no other case shall any flue be inclined at less angle than 45 degrees to the horizon, and every angle shall be properly rounded. rounded.

(2) Position of Soot-doors:—All soot-doors shall be distant at least 15 in. from any woodwork.

Arches.

101. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney, to support the breast thereof. Every camber arch shall have the abuttments tied in by an iron bar, or bars, of sufficient strength turned up or down at the ends and built into the jamb for at least $4\frac{1}{2}$ in. on each side.

102. A flue shall not be adapted to or used for any new oven, furnace, steam boiler or other fire used for any purpose of trade or business, or to or for the range or cooking apparatus of any hotel, tavern, or eating house, unless the flue is surrounded with brickwork at least 9 in. thick, or reinforced concrete 6 in. from the floor of the storey on which such oven, furnace, steam boiler, or other fire is situate, to 12 in. above the roof.

Flues in Connection with Engines.

A flue shall not be used in connection with a steam boiler, or hot air engine, unless the flue is at least 20 ft. in height measured from the level of the floor on which such engine is placed.

Linings etc. of Flues.

104. The inside of every flue, and also the outside where passing through any floor or roof, or space enclosed by the roof, or behind or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.

Jambs.

105. The jambs of every fire-place opening shall extend at least 9 in. on each side of the opening

Incombustible Material in Certain Cases.

incomposible Material in Certain Cases. 106. The breast of every chimney shall be of incombustible material, at least 4 in. in thickness and the brickwork surrounding every smoke flue shall be at least $4\frac{1}{2}$ in. in thickness, provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wyth or cast iron not less than 1 in. in thickness. 1 in. in thickness.

Backs of Fireplaces.

107. The back of every fireplace opening in party or internal walls from the hearth up to a height of 12 in. above the lintel or arch shall be brickwork at least 9 in. thick, or shall be reinforced concrete 6 in. thick. No flue shall be within 2 in the factor of the archive of the party walls. within 2 in. of the centre line of any party wall.

Thickness of Flues.

108. The thickness of the upper side of every flue when its course makes with the horizon an angle of less than 45 degrees, shall be at least

Height.

109. Every chimney flue or chimney shaft shall be carried up in brick or stone work at least 4 in. thick throughout, to a height of not less than 3 in. above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.

Top Courses.

110. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

thinney shafts.

111. The brickwork or stonework of any chimney shaft except that of the furnace of any steam engine, brewery, distillery, or manufactory, shall not be built higher above the roof flat or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft, at the level of such highest point in the line of junction, unless such chimney shaft is built with, and bonded to another chimney shaft, not in the and bonded to another chimney shaft, not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

Slabs.

112. There shall be laid level with the floor, of every storey, before the opening of every chimney, a slab or stone, slate, or other incombustible materials, at the least, 6 in. longer on each side than the width of such opening, and at least 14 in. wide in front of the breast thereof.

How to be Laid.

113. On every floor except the lowest floor, such slab shall be laid wholly on stone or iron bearers, or upon brick trimmers, or other incombustible materials, but on the lowest floor it may be hedded on conserve covering the site of the site. be bedded on concrete, covering the site, or on solid materials placed on such concrete.

Hearths, etc.

114. The hearth or slab of every chimney shall be bedded wholly on brick, stone, or other incombustible materials, and shall, together with such materials be solid for a thickness of 6 in. at least, beneath the upper surface of such hearth or slab.

Flues in Party Walls.

115. A flue shall not be built in or against any party structure or existing wall, unless it is surrounded with good sound brickwork, or other approved material, at least 4½ in. in thickness, properly banded to the satisfaction of the surveyor. bonded to the satisfaction of the surveyor.

Cutting away Chimney Breast.

116. A chimney breast or shaft built with or in any party wall, shall not be cut away, unless the surveyor certifles that it can be done without injuriously affecting the stability of any building.

Cutting into Chimney Shaft.

117. A chimney shaft, jamb, breast or flue shall not be cut into except for the purpose of repair or doing one or more of the following things:—

Letting in or removing or altering flues, pipes or funnels for the conveyance of smoke, hot air, or steam.
 Forming openings for soot-doors each opening to be fitted with a close iron

door and frames.

(3) Making openings for the insertion of ventilation valves. Provided that an opening shall not be made nearer than 12 in. to any timber or combustible substance.

Position of Timberwork.

118. Timber or woodwork shall not be placed:—

 (1) Under any chimney opening within 6 in. from the upper surface of the hearth of such chimney opening.
 (2) Within 2 in. from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

Position of Wooden Plugs.

119. Wooden plugs shall not be driven nearer than 3 in. to the inside of any chimney or flue opening, nor any iron holdfast or other iron fast-ening nearer than 2 in. thereto.

Ironwork.

120. No iron or steel joists, or other iron work shall be placed in any flue except insofar as the same may be required for insuring stability.

Floors above Furnace or Ovens.

121. The floor or roof over any room or enclosed space in which a furnace is fixed, and any floor within 18 in. from the crown of an oven, shall be constructed of fire resisting material.

Exempted Buildings.

122. This by-law shall not apply to any temporary or removable offices and sheds used by builders during the construction of any building, at or about the site of such building for a period not exceeding 12 months.

Penalty for Breach.

123. Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than one pound, and not exceeding twenty pounds.

Enforcement of By-laws and Penalties.

124. No building may be erected except in compliance with this by-law. No person shall erect, build, or construct, remove, or make any alteraor additions to, or cause to be erected, built, or constructed, removed, or made any alterations or additions to any building contrary to the provisions of this by-law.

Notice to Make Building Conform to By-laws.

125. If any building shall be wholly or partly built, or erected, or added to, or altered, contrary to, or not in conformity with the provisions of this by-law, the Council or any officer thereof, may give to the owner, occupier or builder, or leave upon the site of such building, notice in writing, to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building within such time as is limited in such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

No Alteration Infringing By-law.

126. No alteration shall be made in any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings

No User Infringing By-law.

127. No person shall occupy or permit to be occupied, any building for any purpose for which such building could not have been built under the provisions of this by-law: Provided that this clause shall not prevent the continued use of any building in existence at the time of coming into opera-tion of this by-law, for any purpose for which it was then being used.

License for Deposit of Materials on Roads etc. 128. The Council may grant licenses in accordance with the provisions of section 301 for the deposit of materials on any road or way or the making of any excavation on any land abutting on or adjoining or contiguous to any road or way. Such deposit or excavation shall be to the approval of the surveyor.

The License shall be in the form A in the Third

Schedule hereto.

Before granting a license to deposit the materials or make an excavation the Council may require from the applicant a sum determined by the surveyor to be held as a deposit to cover the cost of carrying out repairs to the road, footpath, kerb, etc., made necessary by the deposit or excavation concerned.

A resolution adopting the foregoing by-law was passed by the Council on, 23rd April, 1951.

ALBERT NOONAN, Mayor.

L. G. BAKER. Town Clerk.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

Approved.....

FORM OF APPLICATION.

1, of
as owner or builder, hereby make application for
a permit to erect a
on lotsituated in
street, forowner. Frontage of lot
feet, depthfeet.
Building to be used for
No. of rooms; height of wallsfeet
first storey; height of walls feet, second
storey. Walls to be built of Linings
to be of Roof to be covered
with If skillion roof, height of
rear wallfeet. Distance from street
frontagefeet. Distance from side
boundariesfeet. Outbuildings to be
erected as follows:—
feet. To be built of
Roof Distance from nearest
building on lot feet.
Distance from nearest boundary on
lotfeet Cost of buildings
I submit a block plan, ground plan, and front
elevation of proposed buildings drawn in ink, to-
gether with a copy to be retained by Council,
and I certify that to the best of my knowledge
the plans and all particulars herein set out are
true and correct.
Date Signed
Received on Referred to
Council

Second Schedule. Prescribed Fees.

	S.	d.
New buildings of an area of two squares		
or less	7	6
New buildings of an area of more than two		
squares, per square or part thereof	2	6
Addition or alteration to buildings, per		
£50 (minimum fee 5s.)	5	0
Garages and outbuildings (new buildings		
or additions or alterations to)	5	0

Removal of Buildings.

For inspection only, of a building not in the district, whether removal is approved or not—Minimum £2 2s. up to 10 miles. Over 10 miles, £2 2s., plus 1s. per mile for each mile over.

For inspection of a building within the district whether removal is approved or not, £2 2s.

Fees for permit additional to inspection fee.

Fees for licenses to deposit on roads, 2s. 6d.

Fees for license to excavate, 2s. 6d.

Third Schedule.

Form A.

......Municipality—License to deposit to deposit materials on the road at the land specified hereunder, or to make an excavation on the said land

Town Clerk. Lot No..... Street.....

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Municipality of Albany. By-law No. 22. By-law Relating to Buildings.

P.W. 469/37.

A BY-LAW of the Municipality of Albany made under section 180 of the Municipal Corporations Act, 1906-1947, and numbered 22 for regulating building.

In pursuance of the powers conferred by the said Act, the mayor and councillors of the Municipality of Albany order as follows:

Repeal of Previous By-laws.

1. All by-laws relating to buildings previously made by the Council of the Municipality of Albany under the provisions of the Municipal Corporations Act are hereby repealed.

Definitions.

2. In this by-law, subject to the context:-

"Act" means the Municipal Corporations Act, 1906-1947, and amendments thereto.

"Alteration" means any work made or done for "Afteration" means any work made or done for any purpose, in, to, or on a building (except that of any necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which the building or erection, or any part thereof, shall be used.

"Apartment" means a room or rooms, or part of a building intended or adapted for separate occupation as a dwelling and includes a flat

"Apartment building" means a building containing two or more apartments.

"Approved" means approved by the Council in writing, or (in case where the surveyor is authorised by the Council to do so) approved by the surveyor in writing.

"Area" applied to a building means the sum of the superfices of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.

"Build" means and includes erect, build, or construct, or cause or suffer to be erected, built or constructed.

"Building" means and includes erection, structure, detached room, outbuilding, hoarding, and every structure of whatever kind capable of affordto be adapted to be roofed, and whether enclosed by roofs or not, and every part of such structure, and any addition or alteration thereto.

"Builder" means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building, or other person for whom or by whose orders such work is to be done.

"Council" means the Municipal Council of Albany.

"Dwelling house" means a building used or adapted to be used wholly or principally for human habitation.

"District" means the Albany Municipal District.

"External wall" means an outer wall of a building, not being a party wall, even though it adjoins the wall of another building.

"Fire-resisting" used with reference to any materials, includes-

- (a) brickwork constructed of good bricks well burnt, hard and sound, properly bonded and solidly put together with good lime or cement mortar;
- (b) any stone suitable for building purposes by reason of its solidity or durability;
- (c) sheet metals or other similar materials which are in the opinion of the Council fire-resisting;
- (d) iron and steel (when used for columns, girders, or wall framing) incased in cement, concrete, or other incombustible or non-conducting external coating;
- (e) slates, tiles, bricks and terra cotta, when used for covering or corbels;
- (f) concrete, when composed of broken bricks, stone chippings, or ballast and lime, cement, or calcined gypsum.

"Frontage" means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side or a continuation of such opposite side.

"Garage" means any building used for the housing of a motor vehicle (not being a garage carried on as a business undertaking).

"Height" in relation to any building, means measurement taken from the level of the footway (if any immediately in front of the centre of the building) or when there is no such footway, from the level of the ground before excavation, to the level of the ceiling or tie of the topmost storey.

"Height" in relation to storeys means

- (a) in the case of the topmost storey, the measurement between the fioor and the ceiling thereof, or between the fioor and the undersurface of the tie of the roof, or if there is no tie, then up to the level of half the vertical height of the rafters of other support of the roof;
 (b) in the case of every storey other than the topmost storey the measurement between its fioor and the floor above.

"Hoardings" includes any erection or structure, erected, built, constructed or used, or that may be used for the purpose of writing, painting, pastings, or posting thereon notices, advertisements, placards, or other printed, painted or written matter, or any erection or structure being of a greater height than 6 ft. from the level of the adjoining street.

"Main rooms" means and includes all rooms used or intended to be used as bedrooms, dining rooms, lounges, ordinary living rooms, or kitchens.

"New buildings" includes—

(a) any building erected or commenced to be erected after the date of this by-law coming into conception:

ing into operation;

ing into operation;

(b) any building of which half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected or commenced to be recreeded wholly or partially on the same site after the date of this by-law coming into convention. into operation;

any buildings removed or transported wholly or in sections into the district, or to another part of the district, after the date of this by-law coming into operation. (c) any

"Outbuildings" means any building or the curtilage of any dwelling, shop, or combined shop and dwelling used as a workshop or store-room, not being a building for the storage of infiammable materials nor for the housing of animals or birds.

"Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common

"Person" includes corporation.

"Prescribed" means prescribed by this by-law.

"Public place" has the same meaning as in the Act.

"Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of the tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in the resistance to shear.

"Right-of-way" means any lane or right-of-way, not a road, over which any person other than the owner thereof has a right of carriage way.

"Road" has the same meaning as in the Act. "Surveyor" means the building surveyor or acting building surveyor appointed by the Albany Municipal Council having for the time being the administration of the by-law.

administration of the by-law.

"Shop" means a building in which goods are regularly offered or exposed for sale, or in which meals or refreshments are regularly offered or provided for payment, and also includes saloons of barbers and hairdressers, offices of agents, auctioneers and all other business and trades. A bona fide boarding house shall not be included in this definition by reason only of the fact that meals or refreshments are occasionally supplied for payment to persons other than boarders.

"Square" applied to the measurement of any

"Square" applied to the measurement of any area means the space of one hundred square feet.

"Surface" or "ground level" means the level of the ground as determined by the surveyor.

"Wooden buildings" means buildings constructed of wood, or buildings having wooden frames.

Classes of Buildings.

For the purpose of this by-law, buildings shall be divided into three classes:-

Class A .- "Domestic Class" which includes all buildings subject to small vibrations and light loading of floors, such as dwelling houses, residential shops, offices, hotels, private schools, club houses and studios.

Class B.—"Warehouse class" which includes all buildings subject to vibrations and heavy loading of floors such as warehouses, factories, mills and places for storage and manufacture of goods.

Class C.—"Public buildings" designed to accommodate an assemblage of people, such as theatres, picture halls, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building be-

Notice of Intention to Build or Demolish. Lodging of Plans.

- Notice to be given-No builder shall commence any building, or any addition or alteration to any building without first delivering at the office of the Council, at least three days prior to the date upon which it is proposed to commence such works, a written application in the form of the first schedule hereto before so commencing and delivering to the surveyor:
- (a) Plans and Specifications.—Properly prepared plans and specifications of such building, addition, or alteration, together with a tracing or copy of the plans of such building, addition, or alteration, and also details and dimensions, sizes and qualities

of all materials, and enumerating any old materials proposed to be used in the construction of the same. Plans shall be drawn in ink and specifications typed or legibly written.

(b) Block Plan.—A block plan showing relation of the building to adjoining buildings and

buildings and

boundaries.

(c) Purpose.—A statement in writing of the purpose for which the building is intended to be used.

(d) Drainage.—Particulars of the proposed

method of drainage.

(e) Further Particulars.—Such further particulars in writing regarding the same as shall be necessary to enable the Council or its surveyor to determine if all the provisions of the by-law applicable thereto are being complied with.

Tracing Retained.

5. The tracing or copy of the plans and details of materials shall be retained by the surveyor and the original plans and specifications when approved shall be returned to the owner or his agent. Such approval shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.

Plans to be Kept at Building.

Such plans and specifications shall be kept at the building therein referred to, and shall be available for inspection by the surveyor or accredited officer of the Council at all reasonable times, on demand, during the construction or erection, or alteration, or addition, as the case may be, and for 14 days after the completion thereof.

Permits and Fees.

No person shall commence a building of any kind, or addition, or alteration to any building, or demolish any building without first having obtained from the surveyor a written permit for the com-mencement of same, or without having first paid to the Council fees in accordance with the scale set out in the second schedule hereto, having regard to the class of building.

Area of New Building.

8. The decision of the surveyor as to the area of the new building, or value of an addition shall be final and conclusive.

Permits Shall Lapse After Six Months.

A permit obtained pursuant to this by-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within 12 months from the date of such permit.

Surveyor May Enter and Inspect.

10. The surveyor at all reasonable times during the progress, and after completion of any building, or addition, or alteration to any building effected by this by-law, may enter and inspect such building, addition or alteration.

Surveyor May Stop Work if Contrary to By-law.

11. The surveyor may at any time stop the progress of any building and withdraw, or suspend, any permission given by the Council under this by-law in the event of his not being satisfied that all the provisions of this by-law are being complied with, and any person who continues to build, or erect, or work on the site after notice from the surveyor to desist, shall be guilty of an offence accept this by law. against this by-law.

Demolition or Removal of Buildings.

12. When a building is to be demolished or removed, the owner or contractor shall give three days' notice to the surveyor of such intended de-molition or removal. Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method.

Sanitary Conveniences for Workmen.

13. Before commencing any building operations upon any building site, the contractor, or person responsible for carrying out building operations, shall provide sanitary conveniences sufficient for the use of all men working upon the site. Such sanitary conveniences shall be in accordance with the requirements of the Health Act.

Low-lying Land.

Where land upon which a building is to be erected is below the level of the crown of the road adjoining the land frontage no building shall be commenced until a level has been given by the surveyor. When it is considered by the surveyor that having regard to the water level during winter months filling is required, such filling shall be carried out by the owner or contractor before the commencement of building operations. In the event of there being no made road from which to take a level for any building, the surveyor shall determine the level at which any building shall be commenced, and if he considers it to be necessary shall require the owner or contractor to fill in to a given level.

Provision of Bathroom, Bath, Washtroughs, Copper, etc.

15. Provision shall be made in all new or reerected dwellings for a bathroom fitted with bath and wash-basin, also laundry facilities consisting of washtroughs and copper, or other approved appliances, properly fitted and housed in accordance. ance with the provisions of Health By-law 4A and amendments thereto.

Occupation of Dwellings.

16. No person shall occupy any new or re-erected dwelling before completion, nor shall any person or persons occupy any dwelling until a certificate has been issued by the surveyor in writing stating that the dwelling has been completed in accordance with the plans approved by the Council, building by-laws, and the Health Act.

Stables.

Stables of greater area than 200 square feet must be sited at a distance from the boundary of land not in the same occupation or possession of not less than the vertical height of the wall concerned, including the vertical portion of a gable and

Distance of Stables from Boundaries.

18. No stable may be erected nearer than 30 ft. to any dwelling, 50 ft. from any shop, bakery or factory, or other place where food is manufactured, stored, or exposed for sale, or, 10 ft. from the boundary of land not in the same possession.

Material for Garages.

All garages shall be constructed of fireresisting materials. Where a garage forms an inresisting materials. Where a garage forms an integral part of a dwelling or other main building, it shall also be lined with fire-resisting material, except where Council may give temporary permit to omit such lining. Garages or other outbuildings must be sited at a distance from the boundary of land not in the same acquiretion or pressering of land not in the same occupation, or possession, of not less than 4 ft.

Materials.

20. All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have the power to condemn any material which in his opinion is not suitable for use in such building, alteration, or addition.

Secondhand Material.

21. No old or secondhand material may be used in any building unless approved in writing by the surveyor.

Bricks.

22. Bricks used in any building must be good, hard, and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used.

Sand.

Sand used for mortar or concrete in any building shall be clean and sharp and free from loam, dirt, salt, and organic matter such as roots, grass, etc.

Lime Mortar.

24. Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts of measure of sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand.

Cement Mortar.

25. Cement mortar shall be composed of good Portland cement, or other cement of equal quality, mixed with clean sharp sand, in the proportion of at least one part by measure of cement, and not more than four parts by measure of sand.

Timber.

All timber and wooden beams used in any building shall be of good sound material, free from rot, large loose knots, shakes, gumveins or other imperfections whereby the strength may be impaired and shall be of such sizes, dimensions, and spaces as set forth in clause 52 of this by-law.

27. Builders casting lintels in position shall submit to the surveyor a plan showing position and details of reinforcement and specifications of materials to be used, such design to be approved at the same time as the plan of the building. Lintels up to 6 ft. span shall be three courses in depth, lintels from 6 ft. to 8 ft. span shall be four courses in depth. All such lintels shall be reinforced with at least $\frac{1}{2}$ in. steel rods, not less than three rods per lintel, and a proper bearing to the satisfaction of the surveyor, shall be given at each end of lintel.

Excavation and Inspection of Trenches.

28. All excavations for footings shall be not less than 12 in. below the natural surface of the ground, except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least 24 hours notice has been given to the surveyor that the trenches are ready for inspection.

Walls to have Footings.

29. Unless with the consent of the surveyor, every external wall, and every party wall not carried on a bressumer and every pier and storey post shall have footings.

Dimensions of Footings.

30. The width of the bottom of the footing of every such wall shall be at least one-half greater than the thickness of the wall at the ground floor level, but in no case less than 16 in. wide unless approved by the surveyor, and height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than 9 in.

External Walls.

31. All external walls shall consist of brick, stone, concrete, reinforced concrete, or other hard fire-resisting material approved by the Council, provided that any building used or intended to be used solely as a dwelling house may have walls constructed of wood and/or asbestos-cement sheets, subject to the conditions set out in this by-law for buildings wholly or partly of wood.

Construction of External Walls.

32. Every wall constructed of brick, stone or other similar materials shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it to a greater extent than 9 in. and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof.

All return walls shall be properly bonded together.

Damp Course.

33. Every wall or fireplace of brick, stone, or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand or other approved material at least 6 in. above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same

throughout the building at the one uniform level, then the said damp course must be laid in horizontal layers connected at the end by a vertical course of the same material and shall not be less than ½ in. in thickness.

Hollow Walls.

34. External walls may be constructed as hollow walls if constructed in accordance with the following rules:

(a) The inner and outer parts of the wall shall be separated by a cavity, which shall throughout be of a width not exceeding 2 in. or less than 1 in.
(b) The inner and outer parts of the wall shall

- be securely tied together with suitable bonding ties of adequate strength, formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distances apart not exceeding 3 ft. horizontally and at least every fifth course vertically.
- (c) The thickness of each part of the wall shall throughout be not less than 4½ in.
 (d) No hollow wall of more than 11 in. in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace, or projecting pier to the satisfaction of the surveyor.

Concrete or Sand and Cement Blocks or other Forms of Concrete Construction.

The use of this type of building material 35. The use of this type of building material shall be subject to the approval of the Council. Full detail plans and specifications of the materials to be used shall in each case be supplied before being used. Concrete blocks or wall sections shall contain not less than one part cement to five parts mixed mineral aggregate and shall be that down four days. kept damp for a period of not less than four days, and shall not be used green. Cement blocks or wall sections shall be bedded and jointed in cement mortar only.

Brick Area.

36. No person shall build any dwelling, shop, warehouse or other structure within any area which has been declared a brick area by the Albany Council unless the material for building all walls shall be exclusively of either brick, stone, or reinforced concrete.

Thickness of Wall, Domestic Class.

37. No external wall in brick, stone, concrete, or cement block shall have less than the thickness prescribed in the following Table A:—

TABLE A. Buildings of Domestic Class.

Length of Wall. S Walls built with Lime	No. of storeys.	Thick of Wall ir Ground Floor.	
Mortar— Not exceeding 30 feet	1	9	
71	2	9	9
Exceeding 30 feet	$\frac{1}{2}$	$13\frac{1}{2}$ $13\frac{1}{2}$	 13½
Walls built with Cement Mortar—		L	_
Not exceeding 30 feet	1	9	<u> </u>
Exceeding 30 feet	$\begin{matrix} 2\\1\\2\end{matrix}$	$\frac{9}{9}$ $13\frac{1}{2}$	9

38. If any storey exceeds in height 18 times the thickness as prescribed for walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey, and the thickness of each external and party wall below such storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one half 38. If any storey exceeds in height 18 times the of brick walls shall be less than four and one half inch.

39. The height of any storey may be 20 times the thickness of walls prescribed for such storey if built with cement mortar.

Thickness of Walls, Warehouse Class.

40. The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following table B:—

Table B. Buildings of the Warehouse Class.

			ness of	
	No. of	Ground	First	Second
Length of Wall	storeys.	floor.	floor.	floor.
Wall built of Lime				
Mortar—				
Not exceeding 75 ft.	1	13չ		
	2	18	$13\frac{1}{2}$	
	3	18	18	$13\frac{1}{2}$
Exceeding 75 ft.	1	18		
-	2	18	18	
	3	$22\frac{1}{2}$	18	18
Wall built in Cement Mortar—				
Not exceeding 75 ft.	1	$13\frac{1}{2}$		
Not exceeding 15 16.	2	18	$13\frac{1}{2}$	
	$\frac{2}{3}$	18	13 }	13 է
77	1	133	102	102
Exceeding 75 ft.			13 ¹ 3	
	2	18	_	133
	3	18	18	133

Buildings exceeding three storeys in height shall be subject to the approval of the Council.

Thickness of Walls under Certain Conditions.

- 41. Walls under 75 ft. in length may be constructed 9 in. thick, provided they are strengthened with $4\frac{1}{2}$ in. piers equally spaced, of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed 12 ft. when built of lime mortar, or 13 ft. 6 in. when built of cement mortar.
- 42. The thickness of walls under 20 ft. in length may be two-thirds the thickness required for external or party walls as stated in Tables A and B, but in no case less than 9 in.
- 43. If in any storey of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of each external and party wall below that storey shall be increased to that thickness, but any additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fifth part of the length of the wall. No increase in the thickness of brick walls shall be less than $4\frac{1}{2}$ in. The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

Lengths, How Measured.

44. Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another. Provided that such return walls are external, party, or cross-walls of the thickness required by this part of this by-law and bonded into the wall so deemed to be divided.

Cross-Walls.

45. The thickness of a cross-wall shall not be less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than 9 in., and no wall subdividing shall be deemed to be a cross-wall unless it is carried up to the aggregrate extent of the vertical faces or elevations of all recesses and that of all the openings therein taken together does not exceed one-half of the whole extent of the vertical face or elevation of the wall. If a cross-wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross-wall in accordance with this regulation, but in one-storey buildings of the domestic class, $4\frac{1}{2}$ in. cross walls will be permitted provided the unsupported length of any wall does not exceed 25 ft.

Cross-wall becomes External Wall.

46. Whenever a cross-wall becomes in any part an external wall, the external part of such cross-wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building, but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.

Internal and Partition Walls.

47. (1) All internal bearing walls and partition walls shall be constructed in such a manner as may be approved by the surveyor, and shall be of cement blocks, brick, stone or concrete. All such walls shall be not less than $4\frac{1}{2}$ in. thick provided that, where such walls form a division between flats, then such walls shall not be less than 9 in. thick.

(2) Unless with the consent of the surveyor, every such wall, unless carried on a bressummer shall have footings, and such footings shall be at least twice the thickness of the wall resting upon it

Isolated Piers.

48. No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and 12 times if built of cement mortar.

Parapet to Walls on Boundary.

49. Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutters of any building would be within 2 ft. of such boundary, then the external wall of such building shall be carried up to form a parapet 15 in. at least in height above the roof, or above the highest part of any fiat or gutter, as the case may be.

Parapet, Warehouse Class.

49A. In buildings of the warehouse class, the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of 9 in. at least.

Party Walls.

50. Every party wall shall be carried up for a height of 15 in. above the roof, measured at right angles to the slope thereof or 15 in. above the highest part of any fiat or gutter, as the case may be, and of a thickness of such wall in the topmost storey, and in any other building of a thickness of 8½ in. at least; provided, however, that in the case of domestic buildings, where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least 8½ in. in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.

51. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern, light, or other erection of combustible materials fixed upon the roof or fiat of any building within 4 ft. of such party wall, and shall extend at least 15 in. higher and wider on each side than such erection, and every party wall shall be carried up above any part of any roof opposite thereto and within 4 ft. therefrom.

Buildings Wholly or Partly of Wood.

52. The following minimum conditions shall apply as to scantlings and spacings of timber—Stumps shall be not less than 4 in. jarrah, spaced not more than 4 ft. centre to centre under

spaced not more than 4 ft. centre to centre under bearers under walls and not more than 5 ft. centre to centre under bearers under to centre under bearers under fioors. All stumps shall be sunk not less than 18 in. in the ground and shall be coated with coal tar to at least 6 in. above ground level.

Ant-stops of galvanised iron projecting at least 2 in. over head of stump on all sides to be provided on all stumps.

Sole-plates, not less than 12 in. x 6 in. x $1\frac{1}{2}$ in. to be placed under all stumps of whatever size.

Floor-bearers 4 in. x 3 in. jarrah, spaced 5 ft. centre to centre. Floor-bearers required directly under every wall or partition.

Floor-joists, 4 in. x 2 in. jarrah, spaced 18 in.

centre to centre.

Top and bottom plates, not less than 3 in. x 2 in. jarrah.

Flooring, not less than $\frac{3}{4}$ in. in thickness. Studs, not less than $\frac{3}{4}$ in. x 2 in. jarrah spaced not more than 18 in. centre to centre, or not less than 4 in. x 2 in. at not less than 2 ft. centre to centre.

Ceiling joists, not less than 3 in. x 2 in. jarrah, spaced not more than 18 in. centre to centre, or not less than 4 in. x 2 in. at not less than 2 ft. centre to centre.

Ceiling hangers, 7 in. x 1½ in. spaced not more than 6 ft. apart, up to 12 ft. span, 8 x 1½ in. up to 16 ft., over 16 ft. approved truss.

Battens, 3 in. x 1½ in. jarrah (iron roof) 3 in. x 2 in. jarrah (corrugated asbestos roof) 2 in x 1 in. (tile roof) under purlins, 4 in. x 2 in. jarrah (iron roof) 4 in. x 3 in. jarrah (tiled roof

or corrugated asbestos roof).

Collar ties, 3 in. x 2 in. jarrah.

Rafters (iron roof) 3 in. x 2 in. jarrah, spacing
3 ft. centre to centre; (tile or corrugated asbestos roof) 4 in. x 2 in. jarrah, spacing 2 ft. centre to centre. All to be properly braced with purlins centre. and collar ties.

and collar ties.

Ridge (iron roof) 6 in. x 1 in. (tile or corrugated asbestos roof) 8 in. x 1 in. jarrah.

Fascia 8 in. x 1 in. jarrah.

Hips (iron roof) 6 in. x 1 in. (tile or corrugated asbestos roof) 8 in. x 1 in. jarrah.

Weatherboards, not less than 1½ in. lap.

Stays 2 in. x ¾ in. (3 in. x 2 in. studs) 3 in. x ¾ in. (4 in. x 2 in. studs) jarrah.

Vermin plates (bottom plates) must be used in

Vermin plates (bottom plates) must be used in the construction of all wooden buildings except sheds.

No framing timber shall be notched or checked out to receive bracing or otherwise so as to reduce its cross sectional area more than onefourth.

Where it is proposed to use timber other than jarrah, such timber shall be used above ground level and subject to approval by the surveyor.

Rougheast and Stucco.

53. Roughcast and Stucco work shall be applied only to brickwork, provided that in certain cases such as gables of dwellings, or other ornamental sections of dwellings roughcast may be applied to expended metal fixed in an approved manner.

Interior Walls of Dwelling.

54. The interior of all walls and ceilings of every wooden, or wooden-framed building, and the ceiling of every other class of building which is intended to be used, or which may be used as a dwelling shall be constructed of plaster sheets or other fire-resisting materials.

Roofs.

The roof of every house or other building shall be constructed of metal, tiles, slates, glass, artificial stone, cement or shingles, or other materials approved by the Council.

Reinforced Concrete Buildings.

56. In all cases where reinforced concrete is employed, whether in buildings as a whole, or in portions of buildings, before the actual carrying out of the work, or any portion thereof, complete drawings of such work, or portion shall be delivered to the surveyor, showing all details of the construction and the size, spacing and arrangement of all reinforcing members.

Public Buildings.

57. In any case in which the plans of any proposed public buildings are required by law to be approved by the Public Health Department, or any

other Department, such approval shall be obtained before such plans are submitted for the Council's approval

Alterations and Additions.

Alterations.

58. Except with the consent of the Council, or the surveyor no alteration shall be made to any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

Additions and Alterations.

59. Every addition to, or alteration of a building, and any other work made or done for any purpose in or on a building, (except necessary repairs which do not affect the construction of a building) shall so far as regard such addition of alteration or other work, be subject to the provisions of this by-law relating to new buildings.

Ventilation, Lighting and Drainage.

Height of Rooms.

60. The main rooms in all buildings shall be in every part not less than 9ft from floor to ceiling, and the minimum height for wash-houses and bathrooms shall be 7ft. 6in.

Attic Rooms.—Provided that in the case of buildings of more than one storey, living rooms wholly or partly in the roof may be not less than 9ft in height from floor to ceiling over two-thirds of the floor area.

Minimum Area of Rooms.

61. No main room in any building shall have a less floor area than 80 square feet.

Windows (Natural Lighting).

62. All rooms in a building intended to be used as a dwelling shall have one or more windows opening into the external air, the area of the glass, clear of sash frames in such windows, shall be not less than one-tenth of the area of the floor of the room in which such window or windows are fitted.

Ventilation (Dwellings).

63. Every part and every room of any dwelling house or building intended to be used for habitation shall be ventilated as required by any provision of the Health Act or regulations or by-laws made thereunder which may, from time to time be applicable, viz.:—In the ratio of 24 square inches of inlet and 24 square inches of outlet of uncontrolled ventilating area to each hundred square feet of floor area.

Ventilation (Other than Dwellings).

64. The ventilations of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings shall be subject to approval as required by any provision of the Health Act or regulations or by-laws made thereunder which may, from time to time, be applicable.

Ventilation (Sub-floor).

The space under the ground floor of every building shall be provided with a sufficiency of openings through all walls under the floor to allow a current of air to flow freely under all parts of the building. Type of ventilator and spacing of same shall be the subject of approval by the surveyor. In all cases ventilation must comply with the requirements of the Health Act and all by-laws and regulations made thereunder.

Lighting and Ventilation (Shops).

The provision of this part of this by-law relating to height of rooms, lighting and ventilating of main rooms in dwellings shall as far as applicable apply to all shops, save that the windows need not be constructed to open if other approved provision for ventilation is made, and that the minimum height of ceilings in shops shall be 11ft.

Enclosing Verandahs.

67. No verandah of any dwelling, or shop, or other building shall be enclosed, or built in such a manner as to exclude natural light, or reduce the proper ventilation of any building, or any part thereof. The use of hessian, or jute bags, or similar materials for enclosing or screening verandahs is prohibited.

Floors.

68. Floors, except on verandahs, shall be fixed level, and in all buildings the ground floor, if of wood, shall have a space of not less than six inches between the ground and the underside of the floor bearers.

Permit May be Refused if Drainage Not Satisfactory.

69. The Council may refuse to approve the plan of any building, or addition, or alteration to any building until it is satisfied that the proposed building or addition, or alteration and the site and curtilage thereof will be properly drained.

Drainage of Waste Water.

Every person who shall erect a building shall provide proper drainage for the disposal of all waste water in conformity with the Health Act or regulations or by-laws made thereunder which may, from time to time, be applicable.

Waste Pipes.

71. Waste pipes from baths, sinks, wash-troughs and similar sanitary fittings to be of wrought iron of approved sizes. All sanitary fittings shall be provided with traps under fittings, metal cleaning eyes shall be fitted to all changes of direction and angles of waste pipes, and in all respects must comply with the requirements of the Health Act and all by-laws and regulations made thereunder.

Roof Water Disposal.

72. All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient manner, such water shall be carried at least two feet clear of the foundations of the buildings. In the case of large buildings where the surveyor shall deem it necessary, all stormwater from the roof of such buildings shall be carried by pipes direct to the street drains or gutters in such a manner as directed by the surveyor.

Provision of Manhole in Ceiling.

73. Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof thereof,

Water Supply.

Every dwelling house not connected to a public water supply shall be provided with a water storage tank of not less than one thousand gallons capacity, or as may be prescribed in any provisions of the Health Act or regulations or by-laws made thereunder which may, from time to time, be applicable. Such tank shall be completely covered at its top and provided with a manhole fitted with a tight-fitting lid.

Removal of Buildings.

If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of this by-law to be a new building erected for the first time on the site whither it is removed.

Verandahs Over Foothpaths, Projections, Signs, Hoardings and Fences.

Verandahs.

(a) (1) No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the district without first obtaining the consent of the Council in writing. Such portico or verandah shall be of the shape, figure, dimensions and materials as set

forth on the plan and specifications for the time being adopted by resolution of the Council, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 9ft. above the level of the outer edge of the footway.

9ft. above the level of the outer edge of the footway.

(2) The erection of verandahs supported by posts erected on the public highway or footway is prohibited. All verandahs over roads or footpaths shall be of the cantilever type.

(3) The erection of any rooms or the use of any verandah projecting over any public road or footpaths when they then they protection is pro-

footway for other than weather protection is prohibited.

(4) Drainage from roofs or verandahs erected over public roadways or footways, etc., or buildings adjacent thereto shall be properly directed and discharged in to the water table of the road to the approval of the Council or its building surveyor.

Opening in Verandah Roof.

77. (b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass protected underneath with fine mesh wire-netting or armoured glass to the satisfaction of the surveyor.

Porch, Landing, Etc.

78. Every porch, gangway, outside landing, and outside step shall be of fire-resisting material and shall not project beyond the boundary of any road or public place.

Shop Windows.

79. Shop windows intended to be used for the display of goods or business advertisement shall consist of plate or approved glass jointed and fixed in approved metal or timber frames, the level of the sill of such frames to be not higher than 30 in., nor within 12 in. of the level of the footpath immediately adjoining the same.

Woodwork Abutting on Roads.

80. Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less gauge than 22.

Signboard, Hanging Lamp, Etc.

No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Council be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction and design approved by the surveyor and shall be in no part less than 9 ft. above the level of the footpath or road. No signboard shall exceed in depth 2 ft. nor unless attached to a verandah, project over a footpath or road.

Unsightly or Dangerous Fence.

When any fence abutting on, or within 10 ft. of any road or public place within the district, is in a dangerous or unsightly state, the Council may by notice in writing to be served on the owner of such fence, require such owner within 14 days from the receipt of such notice to take down or repair such fence as the case may require, and such owner shall comply with such notice.

Fence and Walls.

83. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth at least 9 in. high, unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, concrete, or other similar substance, shall be constructed with a base to be approved by the surveyor.

Chimneys, Flues, Fireplaces and Heating Apparatus. Foundations, Footings, Etc.

(1) Chimneys shall be built on solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on steel girders with direct bearings upon party, external, or cross-walls to the satisfaction of the surveyor, or on corbels of brick, stone or

other incombustible materials, and the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately

below the corbel.

(2) Chimneys may be corbelled out not more than 14 in. from walls 9 in. in thickness on corbels of stone or incombustible materials not less than 10 in. in depth and of the full width of the Jambs.

Chimneys, etc., with Soot Doors.

85. (1) Chimneys and flues having proper soot doors of not less than 40 square inches may be constructed at such an angle as is approved by the surveyor, but in no other case shall any flue be inclined at less angle than 45 degrees to the horizontal, and every angle shall be properly rounded.

(2) Position of Soot Doors.—All soft doors shall be distant at least 15 in, from any woodwork.

be distant at least 15 in. from any woodwork.

Arches.

86. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar or bars of sufficient strength turned up or down at the ends and built into the jamb at least $4\frac{1}{2}$ in. on each side.

Flues.

87. A flue shall not be adapted to or used for any new oven, furnace, steam boiler, or other fire used for any purpose of trade or business, or to, or for the range of cooking apparatus of any hotel, tavern, or eating house, unless the flue is surrounded with brickwork at least 9 in. thick, from the floor of the storey on which such oven, steam boiler, or other fire is situated to 12 in. above the roof. roof.

Flues in connection with Engines.

88. A flue shall not be used in connection with a steam boiler, or hot-air engine, unless the flue is at least 20 ft. in height measured from the level of the floor on which such engine is placed.

Lining, etc., of Flues.

89. The inside of every flue, and also the outside where passing through any floor, or roof, or space enclosed by a roof, or behind, or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.

Jambs.

90. The jambs of every fireplace opening shall extend at least 9 in. on each side of every opening

Incombustible Material in Certain Cases.

91. The breast of every chimney shall be of incombustible material at least 4 in. in thickness and the brickwork surrounding every smoke-flue shall be at least $4\frac{1}{2}$ in. in thickness, provided that where a ventilating flue is carried up with a smoke-flue, they may be separated by a properly constructed iron wythe of cast iron not less than 1 in. in thickness.

Backs of Fireplaces.

92. The back of every fireplace opening in party or internal walls from the hearth up to a height of 12 in. above the lintel or arch shall be brickwork at least 9 in. thick or shall be reinforced concrete 6 in. thick. No flue shall be within 2 in. of the centre of any party wall.

Thickness of Flues.

93. The thickness of the upper side of every flue when its course makes with the horizontal an angle of less than 45 degrees shall be at least 9 in.

94. Every chimney flue or chimney shaft shall be carried up in brick or stonework at least 4 in thick throughout to a height of not less than 3 ft. above the roof, flat or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat or gutter.

Top Courses.

95. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

96. The brickwork, or stonework of every chimney shaft except that of the furnace of any steam engine, brewery, distillery or manufactory shall not be built higher above the roof, flat, or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft at the level of such highest point in the line of junction, unless such chimney shaft is built with and bonded to another chimney shaft not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

Slabs.

97. There shall be laid level with the floor of every storey before the opening of every chimney, a slab of stone, slate, or other incombustible material at least 6 in. longer on each side than the width of such opening, and at the least 14 in. wide in front of the breast thereof.

How to be Laid.

98. On every floor except the lowest floor, such slab shall be laid wholly on stone or iron bearers, or upon brick trimmers or other incombustible materials, but on the lowest floor it may be bedded on concrete covering the site, or on solid materials placed on such concrete.

Hearths, Etc.

99. The hearth or slab of every chimney shall be bedded wholly on brick, stone, or other incom-bustible materials, and shall together with such materials be solid for a thickness of 6 in. at least beneath the upper surface of such hearth or slab.

Flues in Party Walls.

100. A flue shall not be built in, or against any party structure or existing wall unless it is surrounded with good sound brickwork, or other approved material, at least four and a half inches in thickness, properly bonded to the satisfaction of the surveyor.

Cutting away Chimney Breast.

101. A chimney breast or shaft built with or in any party wall shall not be cut away unless the surveyor certifles that it can be done without injuriously affecting the stability of any building.

Cutting into Chimney Shaft

- 102. A chimney shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair, or doing one or more of the following
 - (a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air, or steam;
 - (b) forming openings for soot doors, each opening to be fitted with a close iron door and frames;
 - (c) making openings for the insertion of ven-tilating valves providing that an opening shall not be made nearer than 12 inches to any timber or combustible substance.

Position of Timberwork.

- 103. Timber or woodwork shall not be placed-
 - (a) under any chimney opening within six inches from the upper surface of the hearth of such chimney opening;
 - (b) within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stone work is rendered.

Position of Wooden Plugs.

104. Wooden plugs shall not be driven nearer than three inches to the inside of any chimney or flue opening, nor any iron holdfast or other iron fastening nearer than two inches thereto.

Ironwork.

105. No iron or steel joists, or other ironwork shall be placed in any flue except insofar as the same may be required for insuring stability.

Floors above Furnace or Ovens.

106. The floor or roof over any room or enclosed space in which a furnace is fixed, or any floor within 18 inches from the crown of an oven shall be constructed of fire-resisting materials.

Dwelling Houses.

Distance from Road. 107. No building which is intended to be used as a dwelling house, and no addition to such building shall be built within a distance of 20 feet measured horizontally from the building line fronts, unless a building line at a different distance has been fixed by a proper authtority, without permission of Council.

Distance from Side Boundary.

108. No building which is intended to be used as a dwelling house and no addition to any building which is intended to be used as a dwelling house shall be built within a distance of three feet if of brick, 4 ft. if of wood or wood frame, measured horizontally from the boundary of the allotment on which such building is created. allotment on which such building is erected.

Minimum Area of Land.

No person shall build, or cause to be built, any building which is intended to be used as a dwelling house unless the site or curtilage of such building has a superficial area equal to one-sixth of an acre, and has a width of not less than 50 lineal feet, and a depth of not less than 120 feet.

Provided that when an allotment of land smaller than that that the properties are recognized.

Provided that when an allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this by-law, and not part of an allotment of which portion has been alienated, or excised since the coming into operation of this by-law, or such allotment is shown on any plan or subdivision heretofore approved by the Council, or by the Town Planning Board, the Council may permit a dwelling-house which shall in all other respects comply with this by-law, to be erected upon such land.

Before permission is so granted for the erection of any building the land must be subdivided so that each building is located upon a separate and distinct allotment. A plan of such subdivision shall be lodged with the application, and there shall be shown on such plan all buildings located or to be located thereon, and no building shall be proceeded with unless and until the subdivisional scheme of such land be approved by the Council.

Minimum Sizes of Dwellings and Areas of Open Lands.

110. No dwelling shall contain less than three main rooms or be of an area less than 800 square feet without permission in writing from the Council.

At least one-half of the area of any allotment on which a dwelling-house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Where buildings erected upon an allotment are exclusively for commercial or industrial purposes, the area to be left unbuilt upon may be reduced.

Computing Distances.

111. For the purpose of computing distances from any building, the outer face of the wall shall be taken as the point from which measurements are to be taken.

Shops.

Minimum Area of Land.

(1) Every shop shall have a frontage of

at least 18ft. to a road.
(2) No shop shall be of less width in any part thereof than 18ft.

Permit for Erection of Shop Where Dwelling Not Attached.

113. Permission may be granted for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of not less than 18ft. to a road

and a depth of not less than 35ft, and a superficial area of not less than 630 square feet; proof that no portion of such shop or building shall be erected within 15ft. of the rear boundary of such land, and only if the Council shall approve of the site of the proposed building and the suitability of the site for the type of business to be conducted at such shop.

Notice to Make Building Conform to By-laws.

114. If any building shall be wholly or partly built, erected, or added to, or altered, contrary to or not in conformity with the provisions of this by-law, the Council, or any officer thereof may give to the owner, occupier or builder, or leave upon the site of such building, notice in writing to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building within such time as is limited in visions, or requiring the pulling down of removar of such building within such time as is limited in such notice and such owner. occupier, or builder shall comply with such notice within the time therein limited.

Australian Standard Specifications.

115. All materials, fittings or equipment of any kind used in the construction of any building shall comply with Australian Standard Specifications where such specifications exist.

Access to Rear of Shop.

116. Every shop shall be so erected and built that, without passing through the building there is a reasonable access to the back premises and offices of such shop for the removal of night soil and other refuse to a road or lane 10ft. wide at least.

Separate Entrance for Shop and Dwelling.

117. Where a dwelling is attached to a shop, a separate entrance from the road or street shall be provided for the sole use of the occupants of the dwelling.

Apartment Buildings.

Area of Land to be Occupied.

118. The total floor area of an apartment building, together with the floor area of any other buildings erected on the same allotment, shall not exceed half the area of such allotment.

Area of Each Apartment.

119. The total floor area of each apartment shall be at least 400 square feet.

Area of Main Rooms.

120. Every main room in an apartment shall have a fioor area of at least 80 square feet.

Apartment to be Self-contained.

121. Every apartment shall be self-contained; it shall contain its own kitchen, bathroom and water closet or earth closet. It shall have a separate entrance from the outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the building by-laws of the Council for the time being in force. It shall be divided from any and every adjoining apartment by a brick party wall at least 9in. in thickness which shall be carried up to the underside of the roof.

Miscellaneous.

No User Infringing By-law.

122. No person shall occupy, or permit to be occupied, any building for any purpose for which such building could not have been built under the provisions of this by-law; provided that this clause shall not prevent the continued use of any building in existence at the time of coming into operation of this by-law, for any purpose for which it was then being used.

Design and Appearance.

123. Notwithstanding anything in these by-laws or in any other by-laws passed by the Council, the Council may refuse to permit the erection of any building which, in the opinion of the Council, or the surveyor is of such design or appearance as would be prejudicial to the value, interests, or purposes of property in the vicinity of the site on which it is proposed to erect such building.

Ferneries, Aviaries, Builders' Sheds, etc.

124. This by-law shall not apply to any green-house, fernery, aviary, builders' shed, or to an outbuilding if such outbuilding is on an area of not less than five acres used for agricultural or similar purposes only, or to temporary or removable offices and sheds used by builders during the construction of any building at or about the site of such buildings for a period of not exceeding 12 months.

Enforcement of By-laws and Penalties.

125. No building may be erected, except in compliance with this by-law. No person shall erect, build, or construct, remove, or make any alteration or addition to, or cause to be erected, built or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this by-law.

Certificate of Surveyor.

126. If the surveyor shall certify in writing to the Council that any building has been removed into, or erected or re-erected within the district into, or erected or re-erected within the district or occupied contrary to any of the provisions of this by-law, or that any building is in such a dilapidated ruinous or unsafe condition as to be dangerous to public safety, the Council or any officer thereof, or other authorised agent may give to the owner, occupier, or builder, or leave upon the site of such building a notice in writing requiring such owner to alter or repair, or to remove, or to pull down such building within such time as is limited by such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

Penalty for Breach.

127. Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than one pound, and not exceeding twenty pounds.

First Schedule.

FORM OF APPLICATION.

I,, of	
as owner or builder, hereby make applicat	ion for
permit to erect a	
on Lot , situated in	
Street, for	owner.
Frontage of Lotft. Depth	ft.
Building to be used for	
No. of rooms Height of walls	ft,
1st storey. Height of walls ft. 2nd	l storey.
Walls to be built ofLinin	gs to be
of Roof to be	covered
with	
lowest wallsft. Distance from	
frontage ft. Distance frontage	
boundaries ft. Outbuilding	gs to be
erected as follows:—	huilt of
Roof I	Sistance
from nearest boundary on	Jistance
Lotft. Drainage.—I propose t	o instal
the following drainage:—	
one ronowing dramage,	
Cost of buildings	
I submit a block plan, ground plan an	d front
elevation of proposed building, drawn in	
gether with a copy to be retained by Coun	cil, and
I certify to the best of my knowledge that	
and all particulars herein set out are tr	ue and
correct.	

.....Signed.....

Received on Referred to Council

......Approved.....

Second Schedule. PRESCRIBED FEES.

New Buildings—	s.	d.
Two squares or less		0
For each additional square or part thereof	2	6
Additions—		
Two squares or less		0
For each additional square or part thereof	2	6
Alterations—		
For every £50 value of work done	5	0

Passed by the Council of the Municipality of Albany on the fourteenth day of August, 1950. CHAS. H. WITTENOOM.

ILS.I Mayor.

JOHN D. M. DANIEL,

Town Clerk.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipal Election.

> Local Government Department, Perth, 4th July, 1951.

IT is hereby notified, for general information, in accordance with section 113 of the Municipal Corporations Act, that the following gentleman has been elected a member of the undermentioned Municipal Council to fill the vacancy shown in the particulars hereunder:-

Date of Election; Member Elected; Surname; Christian Name; Occupation; How vacancy occurred: (a) Retirement, (b) Resignation (c) Death; Name of Previous Member.

Wagin Municipal Council.

*23rd June, 1951; Menear, Albert Kenneth; Chemist; (b); Skidmore, J. E.

*Denotes Extraordinary Election.

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

CITY OF PERTH.

Stands for Public Vehicles.

NOTICE is hereby given that under section 251 of the Municipal Corporations Act, 1906-1947, the Council of the City of Perth resolved on 9th April, 1951, that the following stand for omnibuses only be provided:-

Street beginning at a point 10 feet West of the Western building alignment of Metropolitan Market Trust East Road and extending Westwards 110 feet. (aq) A stand on the northern side of Wellington

Dated this 2nd day of July, 1951.

W. A. McI. GREEN, Town Clerk.

MUNICIPALITY OF ALBANY.

Notice of Intention to Borrow £4,000.

NOTICE is hereby given that it is the intention of the Council of the Municipality of Albany to borrow the sum of four thousand pounds for the purpose of road construction and re-conditioning of roads. Plans, specifications and estimates of the pro-

posed works may be inspected at the offices of the Council during the ordinary office hours.

The proposed loan is to be raised by the issue of Debentures repayable over a period of 20 years by equal half-yearly instalments of principal and interest.

The rate of interest to be not more than three pounds twelve shillings and sixpence per centum

> JOHN D. M. DANIEL, Town Clerk.

MUNICIPALITY OF ALBANY.

Notice of Intention to Borrow £3,500.

NOTICE is hereby given that it is the intention of the Council of the Municipality of Albany to borrow the sum of three thousand five hundred pounds for the purpose of purchase of plant and construction of improvements on Centennial Oval.

Plans, specifications and estimates of cost of the proposed works and plant may be inspected at the offices of the Council during ordinary office

The sum to be borrowed is to be raised by the issue of debentures repayable over a period of twenty years by equal half-yearly instalments of principal and interest.

The rate of interest is to be not more than three pounds twelve shillings and six pence per centum per annum.

> JOHN D. M. DANIEL Town Clerk.

MUNICIPALITY OF ALBANY.

Notice of Intention to Borrow £3,000.

NOTICE is hereby given that the Council of the Municipality of Albany proposes to borrow the sum of £3,000 for the purpose of erecting Ablution and Sanitary Buildings on Reserve No. 14789.

Plans and specifications of the proposed buildings are available for inspection during the ordinary office hours.

The sum to be borrowed is to be raised by the issue of debentures repayable by equal half-yearly instalments of principal and interest over a term of 20 years.

The rate of interest to be not more than three pounds twelve shillings and sixpence per centum per annum.

JOHN D. M. DANIEL Town Clerk.

ROAD DISTRICTS ACT, 1919-1948. Tammin Road Board-By-laws.

WHEREAS by the Road Districts Act, 1919-1948, the Road Board of any district is empowered to make by-laws for all or any purposes in the said Act mentioned, the Tammin Road Board, in purposes of the power vectod in the said Board. Act mentioned, the Tammin Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby amend its General By-laws, as published in the Government Gazette, on pages 2088-2094, on the 19th August, 1949, by making and publishing an additional by-law additional by-law.

Nuisances.

107. Any person who operates any power-driven saw or other mechanical device for the cutting or dressing of timber within the townsite without the written consent of the Board, shall be liable to a penalty not exceeding £20.

Passed and adopted by resolution of the Tammin Road Board on the 12th day of January, 1951.

> R. B. NOTTAGE, Chairman.

J. SMITH,

Secretary.

Recommended-

(Sgd.) (. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

(Sgd.) R. GREEN, Acting Clerk of the Council. TRAFFIC ACT, 1919-1950. Wagin Road Board.

By-law-Loads on Ballagin Bridge.

P.W. 2924/22.

THE Wagin Road Board, pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1950, and in exercise of the power thereby conferred, doth hereby make the following by-law to have effect within the Wagin Road District.

Heavy Traffic Over Bridges.

1. No person shall drive over the Ballagin Bridge over Arthur River on Piesseville-Tarwonga Road any vehicle of which the gross load, including the project of the vehicle of gross load. the weight of the vehicle, exceeds five (5) tons.

2. Any person committing a breach of this by-

law shall be liable to a penalty of not more than twenty pounds (£20).

Passed by resolution of the Wagin Road Board at a meeting held on the 8th day of June, 1951.

B. BALL

, Chairman.

J. M. BARTLEY, Secretary.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 28th day of June, 1951.

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

ROAD DISTRICTS ACT, 1919-1948.

Dardanup Road Board

Local Government Department, Perth, 2nd July, 1951.

L.G. 1755/46.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of a Sedan Motor Car 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.

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

ROAD DISTRICTS ACT, 1919-1948.

Wyalkatchem Road Board.

Local Government Department, Perth, 2nd July, 1951.

P.W. 1598/45.

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

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

SUPERANNUATION, SICK, DEATH, INSURANCE, GUARANTEE AND ENDOWMENT (LOCAL GOVERNING BODIES' EMPLOYEES) FUNDS ACT, 1947.

Mukinbudin Road Board.

Local Government Department, Perth, 2nd July, 1951.

L.G. 573.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 3 of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, has been pleased to approve of the Endowment Scheme described in the First Schedule hereto and formulated by the Mukinbudin Road Board (a corporation within the meaning and for the purposes of the said Act), and further

to approve the agreements described in the Second Schedule hereto as necessary or convenient for carrying into operation or for facilitating the operation of the Endowment Scheme.

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

First Schedule.

Mukinbudin Road Board Scheme dated the 12th of March, 1951, for establishing and administering an Endowment Fund under the provisions of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, and the Regulations made thereunder and published in the Government Gazette on the 2nd day of August, 1949.

Second Schedule.

Agreement between the Australian Mutual Provident Society and the Committee of the Mukinbudin Road Board Contributing Endowment Fund dated 6th June, 1951.

SUPERANNUATION, SICK, DEATH, INSURANCE, GUARANTEE AND ENDOWMENT (LOCAL GOVERNING BODIES' EMPLOYEES) FUNDS ACT, 1947.

Rockingham Road Board.

Local Government Department, Perth, 2nd July, 1951.

L.G. 574.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 3 of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Government Bodies' Employees) Funds Act, 1947, has been pleased to approve of the Endowment Scheme described in the First Schedule hereto and formulated by the Rockingham Road Board (a corporation within the meaning and for the purposes of the said Act), and further to approve the agreements described in the Second Schedule hereto as necessary or convenient for carrying into operation or for facilitating the operation of the Endowment Scheme.

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

First Schedule.

Rockingham Road Board Scheme dated the 22nd May, 1951, for establishing and administering an Endowment Fund under the provisions of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, and the Regulations made thereunder and published in the Government Gazette on the 2nd day of August, 1949.

Second Schedule.

Agreement between the Australian Mutual Provident Society and the Committee of the Rockingham Road Board Contributing Endowment Fund dated 6th June, 1951.

ROAD DISTRICTS ACT, 1919-1948.

Kent Road Board.

By-law Relating to Bottles on Roads
and Other Public Places.

P.W. 322/29.

THE Kent Road Board under and by virtue of the powers conferred upon 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-law, to have effect within the whole of the Kent Road District:—

No person shall cast or throw down or break or leave or deposit any bottle upon any road, reserve or other public place in the Kent Road

District other than a gazetted rubbish depot or sanitary reserve. Penalty not exceeding ${\mathfrak {t}}10.$

Passed at a meeting of the Kent Road Board on the 16th day of May, 1951.

J. A. PATERSON, Chairman.

R. H. SMITH,

Secretary.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

ROAD DISTRICTS ACT, 1919-1948. Drakesbrook Road Board.

> Local Government Department, Perth, 2nd July, 1951.

P.W. 794/38.

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

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

ROAD DISTRICTS ACT, 1919-1948. Murray Road Board.

Local Government Department, Perth, 2nd July, 1951.

P.W. 147/39.

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

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

ROAD DISTRICTS ACT, 1919-1948. TOWN PLANNING AND DEVELOPMENT ACT, 1928-1947.

Perth Road Board.

Industrial District—Osborne Ward.

P.W. 791/44.

THE Perth Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and the Town Planning and Development Act, 1928-1947, and all other powers enabling it doth hereby make and publish the following by-laws:—

1. In these by-laws unless the context otherwise indicates the following terms shall have the meanings set against them respectively:—

"Industrial District" means an industrial district as classified by these by-laws.

"Offensive Trade" means and includes any of the trades specified in the Second Schedule to the Health Act, 1911-1950, and any other trade declared to be offensive under the provisions of the Health Act, 1911-1950, by a proclamation of the Governor published in the Government Gazette of Western Australia.

"Sawmill" means a mill or premises where logs or large pieces of timber are sawn but does not include a joinery works.

Area Classified.

2. Those portions of the Osborne Ward of the Perth Road District as are specified in the Schedule to these by-laws are hereby classified as an Industrial District.

Uses.

- 3. (a) No building or structure shall hereafter be erected, altered or used in an Industrial District except for the purpose of an industry, industrial purpose factory or manufactury, not being an offensive trade or a sawmill.
- (b) No person shall use any land in an Industrial District for any purpose for which buildings would not be permitted to be used under paragraph (a) of this by-law.
- 4. The building line for any building or structure hereafter to be erected on any portion of an industrial area abutting on Scarborough Beach Road or King Edward Road shall be 25 feet from the street alignment of Scarborough Beach Road or King Edward Road as the case may be.
- 5. No person shall erect or cause to be erected any building or structure or any part thereof in an industrial area nearer to Scarborough Beach Road or King Edward Road than the building line.
- 6. No person shall stack or place any fuel or raw materials or products or by-products or wastes of manufacture in an Industrial Area nearer to Scarborough Beach Road or King Edward Road than the building line.
- 7. No person shall use the area in an Industrial District between the building line and Scarborough Beach Road or between the building line and King Edward Road for any purpose other than as a means of access, for parking, loading or unloading vehicles or for lawns or gardens or trade display.
- No person shall erect or cause to be erected a building in an Industrial Area on land abutting on Scarborough Beach Road unless the facade of the building be constructed of brick, stone or concrete.
- 9. Any person who shall commit a breach of any of the above by-laws shall be liable to a penalty not exceeding twenty pounds.
- 10. Claims for compensation by reason of the operation of these by-laws shall be made not later than six months from the date on which these by-laws are first published in the Government Gazette.

The Schedule.

All those pieces of land being portion of Perthshire Location Au and being part of lot 3 of section J on Plan 925 and being the whole of the land comprised in Certificate of Title Volume 985, Folio 26, and being portion of Perthshire Location Au and being lots 4, 5, 6, 7, 8, 10 and part of lot 9 of section J on Plan 925 and being the whole of the land comprised in Certificate of Title Volume 971, Folio 130, less portions resumed and less sub-divisional lot 39 (portions of lots 6, 7 and 8) to be transferred to the Perth Road Board for recreational purposes. All those pieces of land being portion of Perthposes.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 5th day of June, 1951.

W. F. BARDON. Chairman.

W. E. STOCKDALE.

ILSJ

Secretary.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 28th day of June, 1951.

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

ROAD DISTRICTS ACT, 1919-1948.

Northampton Road Board.

By-laws Relating to Beach Reserve at Three

Mile Bay. P.W. 1325/35.

PURSUANT to the powers contained in the Road Districts Act, 1919-1948, and every other power enabling, the Northampton Road Board hereby makes the following by-law numbered 123.

By-law No. 123.

- (1) This by-law shall be read as one with the by-laws passed by the Northampton Road Board on the 29th day of November, 1930, and published in the Government Gazette on the 8th day of May, 1931
- (2) In this by-law the words "the Reserve" shall, unless the context otherwise indicates, mean the Board's beach reserve at Three Mile Bay, consisting of Reserve No. 19672, Reserve No. 21450 and those portions of Victoria Locations 480 and 1512 the subject of deposited diagram 10552 the subject of deposited diagram 10952.
- (3) Paragraph 1 of by-law No. 120 of the said by-laws and by-law No. 122 passed by the Board on the 13th day of September, 1941, and published in the Government Gazette on the 21st day of November, 1941, shall not apply to the reserve or to anything done or omitted thereon.
- (4) No person shall except under the authority of a current and unrevoked permit issued under the following provisions of this by-law erect maintain or occupy any camp tent or building upon the reserve.
- (5) The Board may upon application by any person issue to him a permit to erect, maintain and occupy a tent or other purely temporary structure upon a specified part of the reserve for a period to be specified in such permit, and the erection, maintenance or occupation of such camp, tent or other structure in accordance with camp, tent or other structure in accordance with such permit shall not be deemed to be a breach of the last preceding paragraph hereof. Every applicant for such a permit shall lodge with his application such fee as the Board shall from time to time determine, but such fee shall be returned if the application is not granted.

Any permit granted under this paragraph by Any permit granted under this paragraph by the Board may be revoked after seven days notice to the person to whom it was granted and shall then be deemed to have expired by effluxion of time, but on any such revocation a proportion of the fee, according to the period from the revocation to the date of expiration stated in the permit, shall be refunded to the person to whom the permit was granted. the permit was granted.

- (6) (i) The Board may upon application by any person, and in its absolute discretion, issue to him a permit to erect, maintain and occupy or to continue to maintain and occupy a camp upon a specified part of the reserve for a period ending on the 31st day of December next following the date of issue. For the purpose of this by-law the on the 31st day of December have referred at the of issue. For the purpose of this by-law the word "camp" shall mean any building or structure (not being a tent or structure of a purely temporary nature) intended or adapted for human habitation whether affixed to the soil or not.
- (ii) Every applicant for such a permit shall lodge with his application such fee as shall be payable in accordance with the scale of fees for the time being approved by the Board together with such sum for sanitary service and any other service as shall for the time being be fixed by the Board. Such fee and sum shall be returned if the application is not granted. the application is not granted.
- (iii) The Board may keep a plan or other record showing sites on the reserve, distinguished by number, and a permit may be granted in respect of any such site by reference to its distinguishing number without other description and such permit shall be read as if the site so numbered on the said plan or record had been fully described therein.
- iv) Every such permit shall be issued on the following conditions which shall be deemed to be incorporated therein.
- (a) No camp shall be erected on the site the subject thereof except in accordance with plans and specifications first approved by the Board.
- (b) Any permit holder desirous of disposing of his camp shall advise the Board to that effect and place a valuation on the camp. Should the valuation not meet with the approval of the Board the permit holder shall be at liberty, at his own expense, to employ a licensed valuator to value the camp. Should the Board not agree with the valuation the permit holder shall be at liberty to remove the camp.

In the event of agreement on the value, applications shall be called for purchase of the camp at the price agreed on and in the event of more applications than one being received the camp shall be balloted for.

- (c) Any application for approval of a transfer may be granted or refused in the absolute discretion of the Board.
- (d) If a camp shall be removed from a site the permit shall forthwith cease to have effect and shall be deemed to have expired at the date of such removal, unless the Board shall have given prior consent to the removal of the camp without prejudice to the validity of the permit.
- (e) The holder of a permit shall keep the site clean and tidy and shall keep any camp thereon in good order and condition and of sightly appearance to the satisfaction of the Board and shall not do, permit, or retain anything which may in the opinion of the Board constitute a danger to any other camp in the event of fire or storm.
- of the Board may after giving three months' notice revoke any permit if it is of the opinion that the site is required by it for improvement of the neighbourhood, but subject to mutual agreement, it shall return to the holder of the permit a proportion of the fee paid for the permit according to the period unexpired.
- (g) If any permit shall expire or be revoked then, subject to any new permit which may be issued, the Board may remove any camp or other structure remaining on the site at the end of one calendar month after such expiration or revocation and the materials shall be the property of the Board.
- (h) If the holder of a permit shall do or permit anything which in relation to the site the subject of his permit shall be a breach of any of the foregoing conditions the Board may revoke the permit without making any refund of the fee and the permit shall be deemed to have expired at the date of the revocation.
- (v) The Board may appoint any person or persons as a referee or referees, assessor or assessors to report to it on any question which may arise in relation to any camp site or permit, but the Board shall not be bound to adopt or act on any report.
- (vi) Any permit issued prior to this by-law coming into force shall remain in force for the term thereof as if issued under this by-law, but shall be deemed to be subject to the conditions set out in paragraph (iv) of this paragraph.
- (7) No person shall carry out or authorise the carrying out of any structural alterations to a camp on the reserve unless the approval of the Board thereto shall first have been obtained. Such approval may be given or refused at the descretion of the Board and if given may be given subject to such conditions as to reduction of frontage or otherwise as the Board shall think fit.
- (8) A permit may be granted under paragraph (6) of this by-law.
- (i) In respect of a camp existing at the date of the passing of this by-law, if the frontage of such camp shall exceed 16 feet or the depth hereof shall exceed a depth for the time being fixed by the Board.
- (ii) In respect of a camp not existing at the date of the passing of this by-law if
- (a) the frontage of such camp or proposed camp shall be not less than 12 feet or not more than 16 feet;
- (b) the depth of such camp or proposed camp shall not exceed 30 feet, but the Board may grant a further four feet for the installation of a Rain Water Tank.
- (9) No camp shall be erected on the reserve within 15 feet of another camp or of a site set aside by the Board as the site for the erection of a camp in the future.
- (10) No person shall cut or otherwise destroy or damage any tree or shrub on the reserve except for the purpose of doing clearing necessary to enable the erection of a camp on a site in respect of which he is the holder of a permit under this by-law.

- (11) No person shall enter upon any camp or structure upon the reserve or upon any enclosed area thereon unless he does so with the permission of the Board or of the holder of a permit granted under this by-law in respect of the site upon which such camp or structure is erected or upon which such area is enclosed.
- (12) No person shall light a fire upon the reserve except in a suitable and safe place or stove or in a place set aside by the Board for the purpose.
- (13) No person shall suffer or allow any dog to enter or remain in any part of the reserve.
- (14) The Board may at any time make and declare a schedule of charges to be paid by all persons entering the area for sanitary services and may also levy a charge on vehicles using the area for parking.
- (15) Any person committing an offence against any part of this by-law shall be liable on conviction to a penalty not exceeding twenty pounds.
- (16) The regulations governing caravans and camps as gazetted on the 16th December, 1949, shall apply to the area.

Passed by resolution of the Northampton Road Board on the 10th February, 1951.

The Common Seal of the Northampton Road Board was hereunto affixed in the presence of:—

[L.S.]

F. A. PORTER, Chairman,

L. M. PHIEL, Secretary.

Recommended-

(Sgd.) C. H. SIMPSON, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of June, 1951.

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

THE ROAD DISTRICTS ACT, 1919-1948. Road Board Election.

Local Government Department, Perth, 4th July, 1951.

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.

Wiluna Road Board.

21st April, 1951; Folvig, George Olsen; Pastoral; Pastoralist; (a); Ward, N. R.; Unopposed.
21st April, 1951; Stacey, Alfred Theodore; Town; Mechanic; (a); Weir, F. C.; Unopposed.

Westonia Road Board.

*23rd June, 1951; Cresswell, Charles; South; Farmer; (b); Behsman, J. G.; Unopposed.

Drakesbrook Road Board.

*23rd June, 1951; Dods, John Rutherford; East; Retired; (b); McNeill, E. B.; —.

*Denotes Extraordinary Election.

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

ROAD DISTRICTS ACT, 1919-1948. Kellerberrin Road Board.

Notice of Intention to Borrow-Proposed Loan (No. 6) £3,000.

NOTICE is hereby given that the Kellerberrin Road Board proposes to borrow the sum of £3,000 (three thousand pounds) to be expended on works and undertakings in the Kellerberrin Road District, the said works and undertakings being:—(a) said works and undertakings being:—(a) The installation of apparatus for the bacteriolytic treatment of the night soil on all occupied premises where such apparatus is not already installed in the townsite of Baandee at an estimated cost of £900. (b) The installation of apparatus for the bacteriolytic treatment of the night soil on all occupied premises where such apparatus is not already installed in the townsite of Doodlakine at an estimated cost of £2,100.

Plans and specifications and an estimate of the cost of the said works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed including the cost of super-

statement showing the proposed expenditure of the money to be borrowed including the cost of supervision and initial expenditure in connection with the raising of the loan are open for inspection at the Office of the Board during office hours for one month from the date of publication of this notice. The amount of £3,000 is to be raised by the sale of debentures repayable with interest by 20 equal half-yearly instalments over a period of ten years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures will bear interest at the rate of £3 7s. 6d. per cent. per annum payable half-yearly. The amount of debentures and interest to be payable at the Commonwealth Bank of Australia, Perth.

The works and undertakings referred to in proposal (a) above will, in the opinion of the Board be of special benefit to the Baandee Townsite of the Board's district and any rate applicable to such proposal will be levied on all rateable land within the Baandee Townsite only. The works and undertakings referred to in proposal (b) above will in the opinion of the Board be of special benefit to the Doodlakine Townsite and any rate applicable to such proposal will be levied on all rateable land within the Doodlakine Townsite only.

Dated this 2nd day of July, 1951.

Dated this 2nd day of July, 1951.

F. H. NICHOLLS, Chairman.

W. B. CHESTER, Secretary.

ARCHITECTS ACT, 1921.

P.W. 1747/50.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Architects Act, 1921, of the appointment of Mr. Albert Ernest Clare as a member of the Architects Act, 1921, of the appointment of Mr. Albert Ernest Clare as a member of the Architects Architects Architects as a member of the Architects and Architects are also as a member of the Architect tects Board of Western Australia for a period of three years from the 1st day of July, 1951.

> W. C. WILLIAMS, Under Secretary for Works.

28th June, 1951.

Department of Agriculture, Perth, 3rd July, 1951.

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancella-tion of the appointment of Douglas Sherwood Parry as an Inspector under the Fertiliser Act, 1928.

C. C. HILLARY, Chief Administrative Officer.

Department of Agriculture, Perth, 3rd July, 1951.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointments of the undermentioned persons as Inspectors under the Feeding Stuffs Act, 1928:—

Elliott, H. G., Baker, A. E., Hope, K. M., Bettenay, R. A., Dilkes, S. L., Mickle, D. C., Down, R. F., McDowell, T. E., Kirton, D. J., White, L. D., Smith, J. A. C., Bateman, D. R., Gauntlett, G.,

Davenport, N., Cullity, M., Morgan, E. T., Palmer, J. C., Hamilton, S., Nunn, W. M., McNally, J. T. M., Hamilton, A. L., Williams, B., Needham, K., Hobbs, A. W., Thomas, I., Samuel, L. W., Shier, F. L., Wild, A. S., Gishubl, F. C. F., Human, W. A., Newman, F. A., Sedgewick, A. D., Smith, G. A., Cariss, H. G., Hadden, H. G., Marshall, A. J. T., Weston, V. E., Cook, S., Throssell, G. L., Morris, R. H., Sharp, A., Travers-Drapes, P. W. D., Monti, V. B., Miller, I., Simes, K. W., Cole, H., Wilson, W., McKenzie, E. G., Froome, N., Freeth, J. J., Lovegrove, H. A., Neil, G. H., Byrne, S. D. T., Hogben, D., and Wright, A. R.

And of the cancellation of the appointments of the following persons under the abovementioned Act:-

Cousins, P. C., Collins, W. E., Ruthven, G., Rutherford, R. R., Froome, S., Green, H. J., Giles, C., Halpin, G. T., Paul, R. A., and Throssell,

C. C. HILLARY, Chief Administrative Officer.

Department of Agriculture, Perth, 3rd July, 1951.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of R. J. Steele as an Inspector under the Agricultural Products Act, 1929.

> C. C. HILLARY, Chief Administrative Officer.

Department of Agriculture, Perth, 3rd July, 1951.

HIS Excellency the Governor in Executive Council has been pleased to approve of Jack Jago being licensed as a Government Analyst under the Fertilisers Act, 1928, and of the cancellation of the appointment of Bruce George Pearce as a Government Analyst under the abovementioned Act.

> C. C. HILLARY, Chief Administrative Officer.

BULK HANDLING ACT, 1935-1948.

Co-operative Bulk Handling Limited. Amendment of Articles of Association.

Department of Agriculture, Perth, 12th June, 1951.

HIS Excellency the Governor in Executive Council, acting pursuant to section 12 of the Bulk Handling Act, 1935-1948, has been pleased to approve of the amendment of the Articles of Association of Co-operative Bulk Handling Limited as set forth in the copy of the resolution passed by the said Company on the 5th day of April, 1951, contained in the Schedule hereunder.

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

Schedule. Resolution.

At an Extraordinary General Meeting of this Company held on Thursday, 5th April, at 7.30 p.m. the following Resolution for the amendment of the Articles of Association of the Company was proposed as a Special Resolution and was carried unanimously:-

- (1) That, subject to the consent of the Governor under Section 12 of the Bulk Handling Act, 1935-1950, the Articles of Association be altered by deleting Article 84 (b) and by inserting in lieu thereof the following Article:-
 - 84 (b) For the purpose of electing Directors the Directors shall cause the necessary rolls to be prepared prior to each election and shall make the rolls available for in-spection by shareholders at the registered office of the Company. An appeal may be lodged against the omission or inclusion of any

name or names up to a date to be fixed by the Board but to be not less than twenty-one days after the date on which ballot papers are dispatched to shareholders. The Directors shall investigate any such appeal or appeals and they may add or delete any such name or names to or from the rolls and close the rolls. Upon

the closure of the rolls by the Directors the rolls shall be final and binding for such election.

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1951.

 $\begin{array}{c} & \text{R. GREEN,} \\ \text{Acting Clerk of the Council.} \end{array}$

STOCK DISEASES ACT, 1895.

Department of Agriculture, Perth, 28th June, 1951.

Ex. Co. 1198.

HIS Excellency the Governor in Executive Council, acting pursuant to section 6 of the Stock Diseases Act, 1895, has been pleased to amend the regulations made under and for the purposes of the said Act and published in the Government Gazette on the 17th day of March, 1939, and amended from time to time thereafter by notices published in the Government Gazette in the manner set forth in the Schedule hereunder.

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

Schedule.

The above regulations are amended as follows:—

- 1. Regulation 63 is amended by adding new paragraphs (3), (4) and (5) as follows:—
 - (3) No sheep shall be removed from any land or offered for sale privately or by auction in any part of Western Australia specified in paragraph (2) of this regulation unless such sheep have been dipped or sprayed subsequent to shearing in a preparation known to be fatal to tick and lice provided that dipping or spraying shall not be necessary in the case of sheep forwarded within six weeks of the date of shearing direct from the property of the owner to an abattoir or meat works for the purpose of immediate slaughter.
 - (4) If any sheep which have not been dipped or sprayed as required under paragraph (3) of this regulation are found in any yard or yards or on any land or other place where sheep are offered for sale, the owner of the sheep shall be liable to a penalty not exceeding £50 and any inspector may order the withdrawal of the sheep from sale until they have been dipped or sprayed to his satisfaction.
 - (5) When any sheep are intended to be offered for sale in any part of Western Australia to which this regulation shall apply the owner of the sheep shall if required by any inspector make a Statutory Declartaion in accordance with Form 5A of the Third Schedule hereto, to the effect that the sheep were dipped or sprayed subsequent to shearing and shall state therein the date of shearing, the date of dipping, and the brand and quantity of dip used.
 - The Third Schedule is amended by adding Form 5A as follows:—

Form No. 5A (Regulation 63 (5)). Stock Diseases Act, 1895. Declaration.

I
Date of Shearing/19
Date of Dipping or Spraying/19
Brand and Quantity of Dip used
Dated at thisday of before me
Justice of the Peace or other authorised person.
Ordinary Signature of Declarant.

Approved by His Excellency the Governor in Executive Council, this $28 \, \mathrm{th}$ day of June, 1951.

R. GREEN, Acting Clerk of the Council.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
509/51	1951. June 28	Harris Scarfe & San- dovers, Ltd., and Wm. Adams & Co. Ltd.	213A	2 only Power Shovels for Public Works Department	Public Works	Rates on applica
544/51	do.	T. Eilbeck & Son Ltd.	226A	1 only 16 in. Surface Planing and Jointing Machine fitted with Moulding Head for the Contractor's Works	Forests	£277 17s. 6d.
599/51	do.	B. Bennett	250a, 1951	Purchase and Removal of Second-hand 15 cwt. Chev- rolet Utility	Lands	£325.
510/51	do.	Atkins (W.A.), Ltd	214A, 1951	1 only Pumping Plant complete with Switch Gear as specified, F.O.R. Perth	Public Works Water	£575.
1524/50	do.	British General Electric Co. Ltd.	145a, 1951	25 only Propeller Fan Units, delivered to Royal Perth Hos- pital	Public Works	£21 8s. 9d. each
629/51	do.	Sheridan's Engraving & Metal Stamping Co.	259a, 1951	500 only Registration Certificate Holders for Horse Drawn Vehicles, complete with screws	do	£8 15s. per 10 plus Sales Tax
609/51	do.	L. Castle and M. Coonan	246a, 1951	Boiler Wood in 5 ft. 6 in. lengths for Kalgoorlie District Hos- pital for period 1st July, 1951, to 30th June, 1952, delivered at the Hospital	Health	50s. per ton.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.				
1951.			1951.			
July 3	301a, 1951	Fly Spray for Government Institutions	July 12			
July 3	304A, 1951	Steelwork for Blockwood Conveyors at Kent River Saw Mill	July 12			
July 3	305A, 1951	Cartage of Bricks for M.W.S.S. and D. Department	July 12			
June 21	288a, 1951	Pumping Unit for Boyup Brook Hospital	July 12			
May 31	248a, 1951	Railway Switches, Crossing and Check Rails	July 12			
June 21	289a, 1951	Petrol Kerosene Engines	June 12			
June 28	295a, 1951	Household Washing Machine	June 12			
Apr. 26	185a, 1951	Car and Wagon Wheels and Axles for W.A.G.R. Commission	*July 19			
June 12	271A, 1951	Metal Window Frames for Fremantle Hospital	July 19			
June 14	280a, 1951	Underground Cable for State Electricity Commission	July 19			
June 21	285A, 1951	Diesel Generating Sets, 400 K.W., for Albany Power Station	July 26			
June 14	277A, 1951	Tyres and Tubes	*July 26			
June 29	296л, 1951	Tiles for Royal Perth Hospital	June 26			
June 28	297a, 1951	Step-up Transformers, 750 KVA	Aug. 2			
June 28	298a, 1951	Transformers for S.E.C	Aug. 2 Aug. 2 Aug. 2 Aug. 2			
June 26	291a, 1951	Mild Steel Rolled Sections	Aug. 2			
June 21	284a, 1951	Steel Section and Mild Steel Plate				
May 10	209A, 1951		*Ang. 9			
·		by circular letter dated 22nd June, 1951)				
Apr. 26	198A, 1951	Underground Cable, 66 K.V. for State Electricity Commission	*Aug. 23			
Jan. 16	23A, 1951	Gas Making and Ancillary Plant	Extended to			
			*Dec. 20			
			1952.			
July 3	302a, 1951	Hydro-electric Turbine for Wellington Dam	Jan. 1			

* Tender Forms, etc, available at the Office of the Agent General for Western Australia in London.

For Sale by Tender.

1951.	1	1	1951	l.
June 21	283A, 1951	Plant and Equipment, ex Donnybrook Cider & Canning Co., Ltd.	 	12
June 21	286A, 1951	Pumphouse and Pumping Gear	 	12
June 28	292A, 1951	Blacksmith Forge, ex Tramways Department	 	12
June 28	293A, 1951	BXC Bedford Utility, 1935 Model	 	12
July 3	303A, 1951	Second-hand Tyres	 	12
July 3	299A, 1951	Hydro Extractor	 	19
July 5		"Southern Cross" Vertical Oil Engine, 3 h.p	 July	19
July 5		Diamond T Truck, 30 cwt., 1937 model	 July	19
June 28	294A, 1951	Three Head Stamp Battery, ex Kalgoorlie School of Mines	 July	26

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the abovementioned until 10 a.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.

APPOINTMENT

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

> Registrar General's Office. Perth, 4th July, 1951.

THE following appointment has been approved:-R.G. No. 92/43.—Mr. Robert William Jennings, to act temporarily as Assistant District Registrar of Births and Deaths for the Katanning Registry District, to maintain an office at Wagin, during the absence on leave of Mr. Charles Edward Holmes; appointment to date from 29th June,

> R. J. LITTLE, Registrar General.

REGISTRATION OF MINISTERS (pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1948).

> Registrar General's Office, Perth, 4th July, 1951.

Appointment.

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.

Church of England.

22/51; 1/7/51; Rev. Canon Clarence William Norwood, A.K.C., B.D.; The Rectory, 1 Willis Street, Mosman Park; Perth. 22/51; 3/7/51; Rev. Ronald Ross Gibson, Th. L.; Bible House, St. George's Terrace; Perth.

R. J. LITTLE, Registrar General.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Onslow, 2nd June, 1951.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in

accordance with Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted dence then submitted.

> (Sgd.) K. H. HOGG, Warden.

To be heard at the Warden's Court, Onslow, on Tuesday the 24th day of July, 1951.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

ASHBURTON GOLDFIELD.

Onslow District.

- Mineral Claims. 4—Shanks, Edwards; Lady Samson Lead Mine, Northern Gully, via Geraldton; non-payment of rent.
- 5—Aerial Mines Proprietary Limited; c/o. Gratwick & Mattiske, 66 St. George's Terrace, Perth; non-payment of rent.
- 6—Aerial Mines Proprietary Limited; c/o. Grat-wick & Mattiske, 66 St. George's Terrace, Perth; non-payment of rent.
- 7—Aerial Surveys (W.A.) Pty. Limited, c/o. Grat-wick & Mattiske, 66 St. George's Terrace, Perth; non-payment of rent.
- 8—Hitchins, Francis Eric, and Wilson, Windham Harold; c/o. Joseph, Muir and Williams, 98 St. George's Terrace, Perth; non-payment of rent.
- -Summers, John Stephen; 9 Braeside Road, Mt. Lawley; non-payment of rent.

COAL MINES REGULATION ACT, 1902-1926.

Department of Mines, Perth, 28th June, 1951.

1131/47

THE Honourable the Minister for Mines has been pleased to approve of the re-appointment of Gillespie, James, as Chairman, Board of Trustees of the Collie Coal Miners' Accident Relief Fund Trust from 3/7/51 to 2/7/52.

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

MINES REGULATION ACT, 1946.

Department of Mines, Perth, 28th June, 1951.

HIS Excellency the Governor in Executive Council, acting pursuant to section 61 of the Mines Regulation Act, 1946, has been pleased to amend, in the manner mentioned in the Schedule hereunder, the Mines Regulation Act Regulations made under and for the purposes of the said Act, published in the Government Gazette on the 4th day of April, 1949, and amended by notices published in the Government Gazette on the 17th day of June, 1949, the 16th day of September, 1949, the 14th day of October, 1949, the 4th day of November, 1949, the 21st day of April, 1950, and the 5th day of May, 1950.

A. H. TELFER Under Secretary for Mines.

Schedule.

The abovementioned regulations are amended as follows:-

Regulation 171 (e) by inserting after the word "Gazette" in line 2, the words "or reconstructed to comply with the direction of the Minister to provide for the administration of Aluminium Therapy."

And by adding after the end of subclause (e) the words "The provisions of subclause (a) of this regulation shall apply to each such section. No person shall place working clothes in the section set apart for clean clothes."

THE MINING ACT, 1904-1950.

Department of Mines, Perth, 28th June, 1951.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904–1950, 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	dfield.		Dis	trict.					N	To. of Ap	pplication.
Murchison				Meekatharra				*19	948n.			
The unde	rmenti	oned or	onlies tions f	A or Mineral Leases we		al Lease		t to s	urvev	*		
The under		dfield.			trict.		- Subject		, ar vey		No. of Ap	oplication.
West Pilbar Collie	ra				•••			*44	3, 244, 49, *45 57, *45 35, *46	245. 50, *45 68, *45 66, *14	51, *452, 9, *460, * P.P.	*453, *454, *455, *456 *461, *462, *463, *464,
The surre	nder o	f the u	ndermention	ed Gold Mining Leas	ses w	ere acce					· 	
	Gol	dfield.		Distric	t.		No. c Leas	- 1			Le	essee.
Coolgardie Outside Pro	 oclaime	 ed		Coolgardie			585] 97	l 7H		es Stoj dry Ed	pp. lith Moor	e.
The unde	erment	ioned a	pplication	for Authority to Mir	ie on	reserve	ed and	exen	npted	land w	as appro	ved: —
No.	Co	orres. N	lo.	Occupant.		Authori	sed Ho	lding	ş.	Goldfi	eld.	Locality.
935н (1/	51)	314/51	Giusepp	e Pezzetti		P.A. *	1023D		Mur	chison		Day Dawn.
The unde	rmenti	ioned a	pplications :	for Licenses to Treat	Taili	ings or 1	Iining I	Mate	rials we	ere app	proved co	nditionally :—
No.	_	Corres No.	S.	Licensees.		Goldfiel	d.	I	Localit	у.		Period.
1200н (1	/5l)	105/5	l Raymo	nd Williams	No	rthampt	on	Nort	thamp	ton	Three 1	months from 1st Augus
1207н (1	/5l)	278/5	l Arthur	Vickery	Du	ndas		Prin	cess]	Royal		months from 15th July
1210н (5	/51)	305/5	l Robert	Samuel Atkinson	No	rthampt	on	Gale	ena			onths from 1st Augus
1211н (1	F/51)	340/5	Arthur	Charles Rymer	Mo	unt Mar	garet	Mur	rin M	lurrin		onth from 15th July, 195
The unde	erment	ioned a	pplication f	or Renewal of Licens	e to '	Γreat Ta	ilings o	r Mir	ning M	aterials	s, was app	proved conditionally.
No.		Corre No.		Licensee.		Goldfiel	d.		Localit	у.		Period.
1169н (1	z/50)	162/5	A. S. Robe	Hildith, J. E. F.	No	orth Cool	gardie	Yun	ndaga Twelve months from 1st M			
The auth	ority g	granted	to occupy o	onditionally the und	erme	ntioned	Tempo	rary .	Reserv	res has	been ext	ended :—
No.	Corres	s. No.		Occupants.		Ter	m exte	nded	to:			Locality.
1250н 1251н	565			Viluna Gold Mines, L Viluna Gold Mines, L			June, June,			Mt. I	Ida, Nort	h Coolgardie Goldfield. h Coolgardie Goldfield.

* Conditionally.

INDUSTRIAL AGREEMENT.

No. 10 of 1951.

Registered 20/6/51.

THIS agreement made in pursuance of the In-THIS agreement made in pursuance of the Industrial Arbitration Act, 1912-1950, this 18th day of June, 1951, between the Hon. Minister for Agriculture of the one part and the West Australian Branch of the Australasian Meat Industry Employees' Union Industrial Union of Workers, Perth, of the other part, witnesseth as follows: Whereas the parties hereto being the parties to the industrial that the other than th whereas the parties hereto being the parties to the industrial agreement filed on the 25th May, 1943, and Nod. 6 of 1943 as further varied by industrial agreement No. 10 of 1946, Order No. 60 (303) of 1947, and industrial agreement No. 42 of 1948, mutually agree that the said industrial agreement be further varied: Now the said industrial agreement shall be and the same is hereby further varied in the manner following that is to say:

Clause 7.—Wages.

Delete the whole of the existing clause and insert in lieu thereof:

(a) Basic wage—	£	s.	d.
Within a radius of 15 miles from the G.P.O., Perth	9	4	3
Outside a 15 mile radius but within a 30 mile radius from the G.P.O., Perth	9	4	1

(b) Adult workers—	Margi basic per	wa	ge
	£	s.	d.
General labourers		10	0
Slaughterhouse labourers	. 1	12	9
By-product workers	. 1	12	9
By-product workers, leading hand on fertiliser	g . 2	1	0
By-product workers, leading	3.		
hand on tallow	2	15	6
Knocker down	1	19	6
Chiller tally clerks	. 2	9	0
Pig shooter	. 1	19	6
Chiller hands	. 1	12	9
Watchman		11	0
Dead stock skinner	2	5	0

Where cattle knocked down exceed 140 in any one day in the week, the margin for the "knockerdown" is to be increased to that of a slaughterman for that day.

10.—Definition.

Add the following new sub-clauses:—

"Pig shooter" shall mean a worker whose duties. in addition to the shooting of pigs, shall include the shooting of all other refractory animals.

"Refractory animals" shall mean cattle at large on the slaughtering floor or in the precincts of the abattoir to the danger of employees and others.

"Dead stock skinner" shall mean a worker who shall be responsible for the expert removal of skins and hides from sheep and cattle, but who, when not occupied skinning dead stock may be employed on other work in accordance with Clause 12 of Industrial Agreement No. 6 of 1943.

Whilst it is a condition of employment of the "Dead Stock Skinner" that he must be a worker who is recognised by the Union as a qualified slaughterman, the tally provision as laid down for slaughtermen shall not apply to him.

21.—Special Allowances.

Add new clause as Clause 21.

The Pig Shooter, when called upon to shoot a refractory animal shall be paid a special allowance of five shillings (5s.) for each such animal in addition to his ordinary wages.

This agreement shall come into effect as from the date hereof.

In witness whereof the parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

> (Sgd.) L. THORN. Acting Minister for Agriculture.

Signed by the said Minister Agriculture for in presence of-

(Sgd.) W. S. Lonnie.

The Common Seal of the West Branch Australian Australasian Meat Industry Employees' Union Industrial Union of Workers, Perth, was hereto affixed in the presence of-

[L.S.]

(Sgd.) T. C. SIMMONS, President.

(Sgd.) J. W. BAKER, Secretary.

INDUSTRIAL AGREEMENT.

No. 11 of 1951.

(Registered 25th June, 1951.)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1950, this 20th day of June, 1951, between the Board of Management of the Royal Perth Hospital, Western Australia (hereinafter referred to as "the employer"), of the one part, and the Metropolitan and South-Western Federated Engine-drivers and Firemen's Union of Morkers of Western Australia (hereinafter referred Workers of Western Australia (hereinafter referred to as "the Union") of the other part, whereby it is mutually agreed by and between the parties hereto as follows:-

1.—Title.

This Agreement shall be known as the Royal Perth Hospital Engine-drivers and Firemen's Agreement and shall supersede Agreement No. 15 of 1938 as varied by 60 (295) of 47 and 36 of 1947.

2.—Arrangement.

- Title.
- Arrangement.
- Area and Scope.
- Term.
- Wages.
- 6. Hours.
- Overtime for Day Workers.
- Overtime and Penalty Rates for Continuous Process and Other Continuous Shift Workers. 8.
- 8A. Shift Rates. Annual Leave
- 10. Public Holidays.
- 11. Sick Leave.
- 12. Contract of Service.
- 13 Preference of Employment. Casual Workers.

Area and Scope.

This Agreement shall apply to workers engaged in the occupations mentioned herein and employed at the Royal Perth Hospital or any branches thereof which are under the control of the employer.

4.—Term.

This Agreement shall operate as from the date hereof and shall remain in force for three years as from that date; provided that on the expiration of 12 months from the date hereof, and by agreement between the parties, this Agreement may be varied in respect to the wages schedule herein.

5.-Wages.

Basic Wage— Metropolitan	Area	 •••	 Per £ 9		ek. d. 3
			Ma per	argi	
			ber.	We	JK.
Classification—			£	s.	d.
Fireman	• • • •	 	 1	18	6
Greasers		 		16	0

6.—Hours.

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

(b) Such ordinary hours shall be worked by day workers in five shifts of eight (8) hours each, Monday to Friday, and by shift workers in eight (8) hour shifts. Where circumstances permit regular starting and finishing times may be fixed by agreement in writing between the Union and the representatives of the employer.

(c) The hours of labour shall include all time occupied in raising steam, banking fires, starting up or closing down engines.

7.—Overtime for Day Workers.

- (a) All time worked outside of, or in excess of the usual daily hours shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.
- (b) Employees called upon to start work within an hour and a half of the usual starting time shall be paid at the rate of time and a half until the usual starting time.
- (c) A worker called back after completing a day's work shall be paid a minimum of two hours at overtime rates.
- (d) For all work done on Sundays, double time rates shall be paid except in connection with repairs to the employer's machinery which has broken down and caused a stoppage of operations in which case the rate of time and a half shall apply.
- (e) When called upon to work without a break of eight (8) hours from the end of the preceding shift, a worker shall be paid at the rate of time and a half until he is allowed a break of at least eight (8) hours and then to the commencement of such break

8.—Overtime and Penalty Rates for Continuous Process and other Continuous Shift Workers.

- (a) All time worked in excess of the normal hours of eight per shift, or any additional shift, or part thereof shall, except as provided herein, be paid at the rate of time and a half for the first four (4) hours and double time thereafter: Provided that a worker called back to perform another shift on Sunday, after having completed his five shifts of eight hours shall be paid at the rate of double time for the time so worked.
- (b) Saturday Time.—(i) Rostered shift work performed on Saturday up to a maximum of eight (8) hours in each shift shall be included in the week's work and be paid for at the rate of time and a quarter.
- (ii) The extra quarter rate shall stand alone and be paid for as an addition to the worker's weekly earnings.
- (c) Sunday Time.—Rostered shift work formed on Sundays up to a maximum of eight (8) hours in each shift shall be included in the week's work and be paid for at the rate of time and a half. The extra half rate prescribed shall stand alone and be paid for in addition to the worker's weekly earnings, provided that time worked in excess of eight (8) hours on such Sundays shall be paid at the rate of double time, i.e., twice the ordinary rate, which rate shall be the maximum payable under this Agreement.
- (d) Overtime shall not be cumulative on Saturday and Sunday penalty rates.

- 8A.—Shift Rates.

 (a) Shift workers when employed on afternoon or night shift shall be paid five per cent. (5%) in addition to their ordinary rates for such shifts: Provided that any eight hour shift ending before 4 p.m. that day shall be regarded as a day shift.
- (b) Shift rates shall not be cumulative on Saturday or Sunday penalty rates.

-Annual Leave.

(a) (i) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 months' continuous service with such em-

(ii) Seven-day shift workers, i.e., shift workers who are rostered to work regularly on Sundays and holidays, shall be allowed, in addition to the leave to which he is entitled under clause (a) (i) hereof, seven consecutive days' leave including non-work-

Where an employee with 12 months' continuous service is engaged for part of the 12-monthly period as a seven-day shift worker, he shall be entitled to have the part of two consecutive weeks' annual leave prescribed in subclause (a) (i) thereof increased by half a day for each completed month he is continuously engaged as aforesaid.

- (b) If any holiday under this agreement falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed. ordinary working day for each such holiday observed as aforesaid.
- (c) (i) Subject to paragraph (ii), when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
- (ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be consdered breaks in continuity of sources but the fact of the continuity of sources are continued to the continuity of sources and the continuity of sources are continued to the continued to th continuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.
- (d) In the event of a worker being employed for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period
- (e) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect ac-cumulated annual leave or payment therefor.
- (f) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of days' leave due to them. Provided that nothing herein contained shall deprive the department of its right to retain such workers at work during the close-down as may be essential.
- (g) "Ordinary wages" for the purpose of sub-clause (a) hereof shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking
- (h) The provisions of this clause shall not apply to casual workers.

10.—Public Holidays.

- (a) Except as hereinafter provided, each the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely: New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boying Day Christmas Day and Boxing Day.
- Christmas Day and Boxing Day.

 (b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid for the time worked as if it was an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent, date if the worker so agrees.

week, no payment or a day in lieu shall be granted for any public holiday falling on a Satur-

day.

(d) Payment for holidays shall be in accordance

with the usual hours of work.

(e) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday, or resumes duty or is available on the working day immediately following a holiday as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

holiday on all such holidays.

(f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

11.—Sick Leave.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.

(ii) The liability of the employer hereunder shall in no case exceed one (1) week's wages during each calendar year in respect of each worker.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickallowance than that made at the time the sickness occurred.

(b) This clause shall not apply where the worker is entitled to compensation under the Worker's Compensation Act.

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

(d) No payment will be made for any absence due to the worker's own fault, neglect or misconduct

conduct.

12.—Contract of Service.

Employment shall be terminated only by a week's notice on either side, such notice to be given at any time during the week. This shall not affect the right of the Management to dismiss any employee without notice for malingering, inefficiency, neglect of duty or misconduct, and in such cases wages shall be paid up to the time of dismissal only time of dismissal only.

13.—Preference of Employment.

Preference of employment in respect to tasks for which rates of wages are specified in this Agreement shall be given to members of the Metropolitan and South-Western Federated Engine-Drivers and Firemen's Union of Workers of Western

14.—Casual Workers.

Casual workers shall be paid ten per cent. (10%) over the usual rate in this Agreement for the employee's occupation. A casual worker is one for whom work over a period of one week not counting holidays, is not provided by the employer.

The common Seal of the Board of Management of the Royal Perth Hospital was hereunto affixed by-

[L.S.]

F. J. HUELIN, Chairman, Board of Manage-ment Royal Perth Hospital.

In the presence of-

J. D. Clarkson, Secretary.

The Common Seal of the Metropolitan and South-Western Federated Engine-drivers and Fire-men's Union of Workers of Western Australia was hereto affixed in the presence of-

[L.S.]

H. ILES,

President. G. A. BRADSHAW, Secretary

INDUSTRIAL AGREEMENT.

No. 12 of 1951. (Registered 27/6/51.)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1950, of Western Australia, this 15th day of June, 1951, between the Fremantle Harbour Trust Commissioners (hereinafter called "the employers") of the one part, and the Coastal Dock Rivers and Harbour Works, Union of Western (hereinafter called "the Works Union of Workers (hereinafter called "the Union") of the other part, witnesseth as follows:—

1.—Arrangement.

- Arrangement.
- Area and Scope. Hours of Duty. Rates of Pay. 3.
- 4.
- Overtime.
- 6. Contract of Service.
- Public Holidays.
- Annual and Long Service Leave.

Sick Leave. 9.

10. Sickness or Accident Arising out of Duty.

Uniforms. 11.

- Board of Reference. 12.
- 13. Term.

2.—Area and Scope.

This Agreement shall apply to youths employed on launches operated by the Fremantle Harbour Trust Commissioners within the Fremantle Inner Harbour.

3.—Hours of Duty.

- (a) The hours of duty shall be forty (40) per week to be worked between 8 a.m. and 5 p.m. on each day of the week, Mondays to Fridays inclusive, with an interval of one hour for lunch.
- (b) The employers may require any employee to work reasonable overtime at overtime rates, and such employee shall work overtime in accordance with such requirement.
- (c) The Union or any employee covered by this Agreement shall not in any way, whether directly or indirectly, be party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.

4.—Rates of Pay.

Basic wage £9 4s. 3d. per week.

	of basic
	wage
Youths (according to age):	per week.
Under 16 years of age	50
16 to 17 years of age	60
17 to $18\frac{1}{2}$ years of age	80
$18\frac{1}{2}$ to 20 years of age	Basic wage
Over 20 years of age	20s. margin

Percentage

5.—Overtime.

- (a) Overtime shall mean and include all time of duty, and shall be paid for at the rate of time and one-half for the first four (4) hours and double time thereafter.
- (b) An employee required to work on a Saturday shall be paid at the rate of time and one-half for the first four (4) hours and double time thereafter.
- (c) For all work performed on Sundays, double time shall be paid, with a minimum as for two (2) hours.

6.-Contract of Service.

Engagement shall be on a weekly basis, and one week's notice shall be given on either side to terminate the engagement: Provided that an employee may be instantly suspended or dismissed without notice for insobriety, misconduct, or neglect of duty.

7.—Public Holidays.

(a) The following days, or the day observed in lieu thereof, shall be allowed as holidays:—New Year's Day, Foundation of Australia Day, Waterside Workers' Picnic Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) Whenever one of the holidays specified in subclause (a) of this clause falls on an employee's ordinary working day, and the employee is not required to work on that day, he shall be paid for the ordinary hours he would have worked on that day if it had not been a holiday. If he is required to work on a specified holiday, he shall be paid for the day as if it was an ordinary working day and shall in lieu thereof be granted a day's leave with pay to be taken with his next a day's leave with pay to be taken with his next annual leave.

8.—Annual and Long Service Leave.

- (a) An employee who serves the employers continuously for 12 months shall be granted leave of absence on full pay for a period of two weeks. Where the period of service is less than 12 months, but exceeds one month, the leave shall be pro rata as the length of service is to the full year.
- (b) Employees shall be entitled to long service leave in accordance with the conditions authorised by the Government of Western Australia for wages employees.
- (c) Annual and long service leave shall be taken at the convenience of the employers.

9.—Sick Leave.

- (a) An employee who is incapacitated through sickness or injury other than that arising out of or in the course of his employment may be granted sick leave with pay for a period of or periods not exceeding in the aggregate one week in any year, upon production within 48 hours of the commencement of any such period of absence of a medical certificate as to his incapacity.
- (b) Where such incapacity arises through the wilful act or misconduct of the employee, or where a medical certificate is not furnished as required, or where the employee has already had sick leave with pay for a period of or periods aggregating one week during the preceding 12 months, the employee shall not be entitled to any pay for the period he is absent from duty.
- (c) Upon the period of absence in any instance exceeding one week, or in the case of paragraph (b) hereof, immediately an employee absents himself, the contract of service shall be deemed to have been terminated without requiring further notice by the employers, who shall thereby be relieved of any further obligations to the employee: Provided that any such period of incapacity may at the discretion of the employers be regarded as leave without pay.

10.—Sickness or Accident Arising Out of Duty.

An employee who, while on duty or acting under the instructions of the employer, receives an injury arising out of, or in the course of his employment, or contracts an illness due to the nature of and attributable to such employment and is thereby incapacitated from duty in circumstances which entitle him to the benefits prescribed under the Workers' Compensation Act, 1912-1941, shall be entitled to receive in addition to such benefits, a weekly sum equal to the difference between the compensation provided for under that Act and the wages prescribed in this Award, from the date of the commencement of his said incapacity up to and including the date of his recovery as certified by his medical attendant: Provided that the employers' liability hereunder shall in no case exceed three calendar months in respect of each separate injury or illness.

(b) All amounts payable under this clause shall be paid in the manner provided for the payment of wages.

11.—Uniforms.

The employers shall provide for the use of each employee free of cost, one cap and one two-piece serge suit on the completion of eight (8) months' continuous service, and one oilskin coat and sou'-wester hat each year.

Uniforms shall belong to the employers and shall be worn by employees when on duty. Should the service of any employee terminate within one month from the date of issue of uniforms or any portion of them, all the issue last made to that employee shall be returned to the employers before the employee shall be entitled to be paid any moneys which may be due to him.

12.-Board of Reference.

Should any dispute arise between an employee should any dispute arise between an employee and the employers, the service concerned shall be continued without any cessation and the matter referred to a Board of Reference, consisting of two representatives each of the employees and employers and a chairman, to be mutually agreed upon by those representatives: falling their agreements the Resistance of the Constant of of ment the Registrar of the Court of Arbitration shall act as chairman.

13.—Term.

The term of this Agreement shall be for a period of twelve (12) months as from and including the date hereof.

Signed and sealed for and on behalf of the Fremantle Harbour Trust Commissioners.

[L.S.]

(Sgd.) L. L. BATEMAN, Chairman.

(Sgd.) H. HOOPER, Commissioner.

In the presence of-(Sgd.) H. Acton, Secretary.

Signed for and sealed on behalf of the Coastal Dock, Rivers and Harbour Works Union of Workers.

[L.S.]

(Sgd.) F. M. ANDREW President.

(Sgd.) PATRICK L. TROY, Secretary.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 25 of 1951.

Between The Metropolitan and South Western Federated Engine Drivers and Firemen's Union of Workers, of Western Australia, Applicant, and The Blackwood Flax Co-operative Company Limited, Respondent.

Whereas an industrial dispute existed between the 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 pursuant to Section 65 of the Industrial Arbitration Act, 1912-1950, 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.—Whereas the word "Award" occurs hereint shall be taken to mean and include "Agreement". ment.")

1.—Title.
This Award shall be known as the "Engine Drivers' (Flax Industry) Award."

2.—Arrangement.

- Title.
- Arrangement.
- Scope.
- Area. Term. 5.
- Definitions. 6.
- 7. Hours.
- Overtime. 8.
- Wages.
- 10. Shift Work.
- Contract of Service. Casual Workers.
- 12.
- 13. Breakdowns, etc.
- Absence through Sickness. Annual Leave. Public Holidays. 14.
- 15.
- 16.
- Time and Wages Record Book. Board of Reference. 17.
- Preference of Employment.

3.—Scope.

This Award shall apply to Engine Drivers and Firemen employed in the South-West Land Division in the State of Western Australia.

4.—Area.

This Award shall operate over the area comprised within the South-West Land Division in the State of Western Australia.

5.—Term.

The term of this Award shall be for one (1) year from the date hereof.

6.—Definitions.

"Engine Driver" means any person who operates or drives an engine or engines of which the motive power is steam, gas, oil, air, electricity, or any other motive power other than manual or animal power.

7.—Hours.

- (a) The ordinary hours of duty for day work shall be forty (40) per week, and the day worker shall conform to the starting and finishing time of the majority of the employees in the Mill.
- (b) The hours of work for shift workers shall be forty (40) per week to be worked in shifts of eight (8) hours each.
- (c) Time occupied in raising steam or closing down engines or banking fires or attending engines and boilers during meal time shall be regarded as time worked.
- (d) For employees not working on shift, a regular starting and finishing time shall be fixed which shall not be changed except after notice of at least a week to the employee concerned.

8.—Overtime.

- (a) All time worked in excess of the hours prescribed in clause 7 shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.
- (b) All time worked on Sundays shall be paid for at the rate of double time.

9.--Wages.

per week.

2 0 6

Basic Wage— £ s. d.
South-West Land Division 9 4 1

Margin
per week
£ s. d.
Stationary Engine Drivers (Steam
Engines)—

First Class with condenser Plus 9s. per week for attending to electric generator or dynamo exceeding 10 kilowatt capacity.

Fireman—(Boiler Attendant) 1 4 0

Boiler cleaners shall receive 1s. per shift dirt money, provided that any person engaged inside the gas or water space of any boiler, flue or economiser shall whilst so employed be paid a flat rate of 9d. per hour in addition to his ordinary or overtime rate of pay.

10.—Shift Work.

(a) Shift workers when employed on afternoon or night shift shall be paid $7\frac{1}{2}$ per cent. additional for afternoon shift and 10 per cent. additional for night shift.

for night shift.

(b) Shift workers, when employed on afternoon or night shift in rotation without being employed on day shift one (1) week out of three (3), shall be paid an additional one shilling (1s.) per shift.

per shift.

(c) Seven-day shift workers, that is shift workers who are rostered to work regularly on Sundays and holidays shall be paid for work performed on Saturday at the rate of time and one-quarter. This extra rate shall be in substitution for and not in addition to the penalty mentioned in subclauses (a) and (b) hereof.

11.—Contract of Service.

Except as provided by clause 12, the contract of service shall be a weekly one terminable by one week's notice on either side, but this clause shall not apply where a worker is summarily dismissed for misconduct or dereliction of duty.

12.—Casual Workers.

A "casual worker" shall mean and include a worker competent to do the work he is engaged to do, who is, without any fault of his own, dismissed or refused work (as it is hereby agreed he may be) before the expiration of one week from and including the date he starts work.

Casual workers shall be paid ten per cent. (10%) in addition to the rates set out in clause

13.—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.

14.—Absence Through Sickness.

- (a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.
- (ii) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year in respect of each worker but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year shall be availed of in the next or any succeeding year.
- (iii) Payment hereunder may be adjusted at the end of each calendar year or at any time the worker leaves the service of the employer in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.
- (b) The clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act, 1912-1948.
- (c) No worker shall be entitled to the benefit of this clause unless he produces proof satisfactory to his employer or his representative of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) consecutive working days or more.
- (d) No payment shall be made for any absence due to the worker's own fault, neglect or misconduct.
- (e) (i) Periods of service of less than one (1) month shall not be included as service for the computation of sick leave.
- (ii) Periods of one (1) month and over shall be totalled and payment for sick leave computed on the total of such service during the year.

15.—Annual Leave.

- (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer.
- (b) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.
- (c) When computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deduction shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.

Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six (6) months only of any such period shall count as service for the purpose of computing annual leave.

- (d) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with such employer.
- (e) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.
- (f) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of day's leave due to them provided that nothing herein contained shall deprive the employer of his right to retain such workers during the close-down period as may be required.

"Ordinary wages" for the purpose of subclause (a) hereof shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.

16.—Public Holidays.

- (a) Except as hereinafter provided, each of the (a) Except as hereinafter provided, each of the following days, or the days observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely:—New Year's Day, Australia Day (January 26th), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boying Day and Boxing Day.
- (b) Whenever any holiday falls on an employee's ordinary working day and the employee is not reordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid double ordinary time for all work performed on such holiday.
- (c) A holiday falling on a non-working day shall be observed on the next succeeding working day.
- (d) Unauthorised absence on the working day immediately preceding or immediately subsequent to a holiday or holidays shall result in forfeiture of pay for such holiday or holidays.
- (e) Holidays shall be paid for at the normal rate of wage, exclusive of shift allowance, in force for one week before the holidays.

17.-Time and Wages Record Book.

Each employer shall keep a time book, or sheets, or cards, showing the names of the workers, the number of hours worked, the rates of pay and the number of nours worked, the rates of pay and the wages paid to each worker from week to week, and the Secretary of the Union or any official thereunto authorised by the Union shall be allowed to, at all reasonable times, inspect such record so far as it relates to any member or members of his organisation. Such time book shall be kept available for the last preceding twelve (12) months.

Board of Reference.

The Court may appoint for the purpose of this Award a Board or Boards of Reference. Each such Board shall consist of a chairman and two other representatives, one to be nominated by each of the parties as prescribed by regulations.

There are assigned to each such Board in the event of no agreement being arrived at between the parties to this Award, the functions of—

(a) 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;

- (b) classifying and fixing wages, rates and conditions for any occupations or callings not specifically mentioned in the Award;
- (c) deciding any other matter that the Court may refer to such Board from time to time.

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1950, which for the purpose are embodied in this Award.

19.—Preference of Employment.

Preference of employment for tasks under this Award shall be given to members of The Metropolitan and South-Western Federated Engine Drivers and Firemen's Union of Workers of Western Metropy and Firemen's Union of Workers of Western Awards and Firemen's Union of Workers of Western Awards and Firemen's Union of Workers of Western Awards and Firemen's Union of Workers of Western We ern Australia.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1950, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 15th day of June, 1951.

(L.S.)

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

Filed at my office this 15th day of June, 1951.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 28 of 1951,

Between The Metropolitan and South Western Federated Engine Drivers and Firemen's Union of Workers of Western Australia, Applicant, and The Swan Portland Cement 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, 1912-1950, and all other powers therein enabling it hereby declares the memorandum heremadar written to have the came effect or and he under 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 "Engine Drivers' (Cement) Award", and replaces Award No. 10 of 1940, as amended.

2.—Arrangement.

- Title.
- Arrangement.
- 3. Scope.
- 4. Area.
- 5. Term. 6. Hours.
- 7. Overtime.
- Wages. 8.
- 9.
- 10.
- Wages. Shift Work. Contract of Service. Holidays and Annual Leave. 11. Absence through Sickness. 12.
- 13. Board of Reference.
- Record. 14.
- Travelling
- No Reduction.

3.—Scope.

This Award shall apply to all workers prescribed in clause 8 hereof employed by the respondent.

4.—Area.

This Award shall have effect over the area comprised within a radius of twenty (20) miles from the G.P.O., Perth.

5 —Term.

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.—Herrs.

- (a) Forty (40) hours shall constitute a week's work. Employees working three (3) shifts shall work the forty hours in eight hour shifts, including crib time: Provided that the foregoing hours may be altered at any time by agreement in writing between the parties.
- (b) Day workers shall work eight (8) hours per day, exclusive of crib time from Monday to Friday inclusive.
- (c) In all cases, in reckoning the time of duty, any time necessarily occupied in raising steam, in banking fires, and attending to boilers or engines, during much hours shall be included.
- (d) Drivers shall fir the boilers and maintain steam on both the slave and floating cranes.
- (e) Crib time for shift workers shall be taken in relays, at such time as not to cause a stoppage of work, and no deduction shall be made therefor from the employees' wages.

7.—Overtime.

- (a) Overtime shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.
- (b) All work done on Sundays shall be paid for at the rate of double time. ${}^{\raisebox{3.5pt}{\text{\circle*{1.5}}}}$
- (c) Work done in the meal hour, or any portion thereof, shall be paid for at the rate of double time, but this shall not apply to cases involving completion of work commenced before the lunch hour and not occupying more than fifteen (15) minutes from the commencement of the lunch hour, in which case the lunch hour shall be extended by fifteen minutes beyond the ordinary time. This subclause shall not apply to shift workers who are provided for under clause 6 (d).
- (d) Nothing in this Award shall entitle the worker working any overtime, either on week days or Sundays or holidays, to more than twice the ordinary rate or pay.
- (e) When a worker is recalled to work after leaving the job, he shall be paid at least two (2) hours at overtime rates.
- (f) Notwithstanding anything contained herein:—
 - (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.
 - (ii) No organisation, party to this Award or worker or workers covered by this Award shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause.
 - (iii) This subclause shall remain in operation only until otherwise determined by the Court.

8.—Wages.

The minimum rates of wages payable under this Award shall be as set out hereunder:—

(a) Basic Wage—	Per	We	ek.
	£	s.	d.
Within a radius of fifteen (15)			
miles from the G.P.O.,			
Perth	9	4	3
Outside a 15 mile but within a			
20 mile radius from the			
G.P.O., Perth	9	4	1

Pei W	111
•	eek.
£ S	. d.
(i) Driver of Excavator 3 10	0
(ii) Crane Drivers employed on	
floating cranes 3 10	0 (
(iii) Crane Drivers employed	
on shore cranes 2 17	76

9.—Shift Workers.

Workers employed other than on day shift shall be paid five per cent. (5%) for afternoon shift and seven and a half per cent. (7½%) for night shift in addition to the rates prescribed in clause 8 hereof.

10.—Contract of Service.

- (a) The contract of service of all workers shall be by the week terminable by one (1) week's notice on either side.
- (b) Workers called upon to temporarily work at a higher grade shall be paid the prescribed rates for such higher grade for the actual time so employed.
- (c) 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 from any cause which the employer cannot reasonably prevent.

11.—Holidays and Annual Leave.

- (a) The following days, or the days observed in lieu, shall, subject to subclause (b) hereof, 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) All work performed on any of the foregoing days 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 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.
- (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
- (j) The provisions of this clause shall not apply to casual workers.

12.—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 one-twelfth (1/12th) of a week's pay for each completed month of service: Provided that, subject to subclause (g) hereof, payment for absence through such ill-health shall be limited to one (1) week's pay in each calendar
- (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.
- (f) Notwithstanding the provisions of subclause (e) hereof, a worker, who in any calendar year, has already been allowed paid sick leave on one occasion for one day only, or less, shall not be entitled to payment for any further absence of one day only or less, unless he produces to the employer a medical certificate stating that he was unable to attend for duty on account of personal ill-health.
- (g) Sick leave shall accumulate from year to year, so that any balance of the period specified in subclause (a) of this clause which has in any year not been allowed to any worker by his em-ployer as paid sick leave may be claimed by the worker and, subject to the conditions hereinbefore prescribed, shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker for a period of two (2) years but no longer from the end of the year in which it accrues.
- (h) For the purpose of assessing a worker's entitlement to accumulated sick pay, subclause (g) hereof shall be deemed to have become operative as from the first day of January, 1951.

13.—Board of Reference.

The Court may appoint for the purpose of this Award a Board of Reference. Such Board shall consist of a chairman and two other representatives, one to be nominated by each of the parties as prescribed by regulations. There are assigned to such board in the event of no agreement being arrived at between the parties to this Award, the functions of-

- (a) adjusting any matters of difference which may arise from time to time, except such as involve interpretations of the provisions of the Award or any of them;
- (b) deciding any other matter that the Court may refer to such board from time to

An appeal shall lie from any decision of such board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1950, which for the purpose are embodied in this Award.

14.—Record.

The wages book (or wages sheets) of the employer shall be open for inspection by the secretary or an accredited representative of the Union, at the office of the company during working hours, upon reasonable notice being given of the desire to inspect

15.—Travelling.

Workers employed on floating cranes shall be entitled to payment for travelling time one way only from shore to crane, and such payment shall be at ordinary rates.

16.-No Reduction.

This Award shall not in itself operate to reduce the wages of any worker below the rate actually received by him at the date hereof.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1950, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 15th day of June, 1951.

(Sgd.) L. W. JACKSON, TLS.1 President.

Filed at my office this 15th day of June, 1951.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 46 of 1950.

Between the Foremen (Government) Industrial Union of Workers, W.A., Applicant, and The Hon. Minister for Works, Hon. Minister for Water Supply, Sewerage and Drainage, and the Minister in charge of State Engineering Works, Respondents.

The Conciliation Commissioner in pursuance of the powers and duties conferred upon him by section 108B of the Industrial Arbitration Act, 1912-1950, 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 abovenamed parties:—

Award.

1.—Title.

This Award shall be known as the Government Engineering and Allied Trades Foremen and Sub-Foremen's Award.

2.—Arrangement.

- 1. Title.
- Arrangement.
- 3. Area and Scope.
- 4. Wages.
- Definitions.
- Hours.
- Overtime.
- 8. District Allowance.
- Camp Allowance. Country Work. Annual Leave. 9.
- 10. 11.
- 12.
- 13.
- Public Holidays. Sick Leave. Long Service Leave. 14.
- No Reduction. 15. 16.
- Contract of Service. Acting in a higher Capacity. Board of Reference.
- 18.
- 19. Term.

3.—Area and Scope.

This Award shall apply throughout the State of Western Australia to all workers employed as tradesmen foremen and sub-foremen enumerated in Clause 4 Wages hereof, by the Minister for Public Works, Minister for Water Supply, and the Minister in Charge of State Engineering Works, and to any other tradesmen foremen who may from time to time be included in the wages clause. clause.

4.--Wages.

(a) Basic Wage-

£ s. d. 4 3 4 (iii) Outside the South-West Land Division 9 8 5

(b) Foremen shall be paid margins in accordance with the classification herein prescribed.

(i) Class 1: Foremen-Fitting shop, State Engineering Works.
Moulding shop, State Engineering Works.
Blacksmith shop, State Engineering Works.
Pattern maker, State Engineering Works. Meter shop, State Engineering Works. Machine shop, State Engineering Works.
Boiler shop, State Engineering Works.
Tractor shop, East Perth Workshops.
Electrical workshop and/or installation, East Perth Workshops. Electrician, Metropolitan Water Supply

Marginal range per annum: £320-£335-£350.

Advancement from the minimum to the maximum shall be by yearly increments.

(ii) Class 2: Foremen-

Plumbing shop, State Engineering Works. Carpentry shop, State Engineering Works. Mechanic, East Perth Workshops. Repairs and Maintenance, East Perth Workshops.

Workshops.

Machine shop, East Perth Workshops.

Body Building shop, East Perth Workshops.

Fitting shop, East Perth Workshops.

Tradesmen other than herein specified,

Metropolitan Water Supply, Mundaring.

Construction, Metropolitan Water Supply,

Mundaring.

Marginal range per annum: £285-£295-

The Minister shall classify each officer within the marginal range herein prescribed and may re-classify any officer, within the above range, or promote such officer or officers to Class 1, at any time when in the opinion of the Minister concerned, the experience of such officer and the nature of his duties or responsibilities warrant such re-classification.

(c) Sub-Foreman-First year-£200. Second year-£225.

Definitions.

"Sub-foreman" shall mean a tradesman "Sub-foreman" shall mean a tradesman appointed by the management who is required to assist the foreman to a greater degree in the control of men and operation of the workshops beyond that required of a leading hand to the extent that it requires practically the whole of his time in this direction. Whilst occupying the position of sub-foreman he will be considered as being trained for a position of foreman, and when required must be capable of taking over the duties and responsibilities during any absence of the foreman foreman.

6.-Hours.

Forty (40) hours exclusive of time occupied for meals shall constitute a week's work to be worked in five (5) days per week, Monday to Friday inclusive, subject to the provisions of Clause 7 (a) hereunder.

7.—Overtime.

- (a) Foremen and sub-foremen shall not be entitled to payment for overtime up to the first two(2) hours worked each week, Monday to Friday inclusive.
- (b) Overtime other than that prsecribed in subclause (a) hereof shall be paid for as follows:—
 - (i) For the first four (4) hours each day at the rate of time and a half. All overtime in excess of four (4) hours per day to be paid at the rate of double time.

(ii) All time worked on Sundays shall be paid for at double time rates.

8.—District Allowance.

District allowance shall be paid for as provided for in the Award covering engineering trade employees of the State Government.

9.—Camp Allowance.

Foremen and sub-foremen shall be paid the camp allowance applying to the main body of wages men with whom they are working.

10.—Country Work.

- (a) When a worker is instructed to proceed on duty from the place where he is then or usually employed, the employer shall pay all fares including sleeper, and a proper allowance at current rates shall be paid for all meals and board and lodging.
- (b) A worker travelling to work away from or returning to his usual place of employment shall be paid for the actual travelling time in his ordinary working hours, and in addition thereto, his actual travelling time outside his ordinary working hours shall be paid at ordinary rates up to a maximum of eight (8) hours in any one (1)
- (c) Sunday travelling time shall be paid for at the same rates and on the same conditions as on week days.
- (d) In respect to a worker who is provided with a sleeping berth in a passenger train, travelling time shall not count between 10 p.m. and 6 a.m.: Provided that this shall not operate to reduce the travelling time when paid for below eight (8) hours in any one (1) day.
- (e) Fares shall be first class including sleeper when necessary except when travelling by coastal boat when saloon fares shall be paid.

11.—Annual Leave.

- (a) Except as hereinafter provided a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer.
- (b) If any award holiday falls within a workers' 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) A worker may be rostered off and granted annual leave with payment of ordinary wages as prescribed prior to his having completed a period of twelve (12) months' continuous service, in which case should the services of such worker terminate or be terminated prior to the completion of twelve (12) months' continuous service, the said worker shall refund to the Minister the difference between the amount received by him for ference between the amount received by him for wages in respect of the period of his annual leave and the amount which would have accrued to him by reason of the length of his service up to the date of the termination of his services.
- (d) (i) Subject to paragraph (ii), when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
- (ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six (6) months only of any such period shall count as service for the purpose of computing 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 to such holidays on full pay as are proportionate to his length of service during that period with such employer.
- (f) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.
- (g) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of days' leave due to them: Provided that nothing herein contained shall deprive the Minister of his right to retain such workers at work during the close-down period as may be essential.
- (h) Workers regularly working for the Government North of South Latitude 26 shall be allowed to accumulate annual leave for two (2) years, subject to the convenience of the Department. Such workers who proceed to Fremantle and Geraldton during the period of such leave shall be allowed once in each two (2) years reasonable travelling time on the forward and return journeys between the place of their employment and either of the said ports.

12.—Public Holidays.

- (a) (i) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely, New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boxing Day.
- (ii) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid for the time worked as if it was an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.
- (iii) In the case of workers working a five-day week, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.
- (iv) Payment for holidays shall be in accordance with the usual hours of work.
- with the usual hours of work.

 (v) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday, or resumes duty or is available on the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

13.—Sick Leave.

- (a) An employee on production of an adequate medical certificate shall be granted sick leave as follows:—
 - Continuous service not exceeding six months: Three working days on full pay.
 - Exceeding six months but not exceeding eighteen months: Ten working days on full pay.
 - Exceeding eighteen months but not exceeding three years: Ten working days on full pay and ten working days on half pay.
 - Exceeding three years and for each triennial period after the expiration of the first three years: One month on full pay.

- (b) Indisposition not necessitating confinement to the house shall not be regarded as illness in respect of which leave of absence may be granted under this clause except under special circumstances as may be approved by the respondents.
- (c) Sick leave shall not be granted in respect of any absence due to an employee's own fault, neglect or misconduct.
- (d) The privileges accrued by way of accumulation of sick leave prior to the commencement of the issue of this Award shall be credited to the worker concerned.
- (e) Provided that if the existing clause applying to clerks employed at the State Engineering Works should at any time be varied, liberty to apply is reserved.

14.—Long Service Leave.

- (a) An employee who has completed ten years' continuous service shall be entitled to three calendar months' long service leave on full pay or six calendar months on half pay.
- (b) For each subsequent period of seven years' continuous service an employee shall be entitled to an additional three calendar months' long service leave on full pay or six calendar months on half pay.
- (c) The provisions of subclause (a) and (b) shall apply as from the date of the issue of this Award: Provided that previous continuous service up to that date since the date an employee's last period of long service leave became due shall only be counted in full where the conditions prescribed in relation to that previous service provided for three months' long service leave on full pay on the basis of seven years' continuous service. Where such previous service would only have entitled an employee to three months' long service leave on full pay on the basis of ten years' continuous service, then the first eighteen months of such previous service shall not be counted.
- (d) Continuous service shall not include the period during which an employee is on long service leave, or any period exceeding two weeks an employee is absent on leave without pay or any service an employee may have had before reaching the age of eighteen years.
- (e) An employee, who resigns or is dismissed, shall not be entitled to long service leave or payment for long service leave other than that leave that had actually accrued to him prior to the date on which he resigned or the date of the offence for which he was dismissed.
- (f) Any public holidays occurring during the period in which an employee is on long service leave will be treated as part of the long service leave and extra days in lieu thereof shall not be granted.
- (g) A lump sum payment for long service leave accrued in accordance with this clause and for pro rata long service leave shall be made in the following cases:—
 - (i) To an employee who retires at or over the age of sixty years or who is retired on the grounds of ill-health, provided that no payment shall be made for pro rata long service leave unless the employee has completed not less than twelve months' continuous service.
 - (ii) To an employee who is retired for any other cause, provided that no payment shall be made for pro rata long service leave unless the employee had completed not less than three years' continuous service before the date of his retirement.
 - (iii) To the widow of an employee or to such other person as may be approved by the Minister in the event of the death of an employee, provided that no payment shall be made for pro rata long service leave unless the employee had completed not less than twelve months' continuous service prior to the date of his death.
- (h) The calculation of the amount due for long service leave accrued and for pro rata long service leave shall be made at the rate of salary of an employee at the date of retirement, resignation or death whichever applies and no such payment shall exceed the equivalent of 12 months' salary.

15.-No Reduction.

Any employee who has been prior to the date of this Award in receipt of a higher rate of pay than that specified herein shall not suffer any reduction in such amount solely by reason of the

16.-Contract of Service.

The engagement of a foreman or sub-foreman shall be terminated by one month's notice on either side, such notice to expire on the usual pay day, excepting that an employee guilty of gross misconduct or neglect of duty may be instantly dismissed and shall not be entitled to any such notice or payment in lieu.

17.—Acting in a Higher Capacity.

When a sub-foreman is acting in a higher capacity for one consecutive week or more he shall be paid the minimum rate of pay of that position in which he is acting.

18.—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) other representatives, one to be nominated by each of the parties. The said board shall have assigned to it in the event of no agreement being arrived at between the parties to the dispute the functions of:-
- (a) adjusting any matters of difference which may arise from time to time except such as involve interpretations of the provisions of this Award or any of them.
- (b) dealing with any other matter which the Court may refer to the Board from time to time.
- (c) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Award.
- An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1950, which for this purpose are em-bodied in this Award.

19.—Term.

The term of this Award shall be for a period of three (3) years from the date hereof and may be amended in accordance with the provisions of the Industrial Arbitration Act, 1912-1950.

In witness whereof this Award has been signed by the Conciliation Commissioner, and the Seal of the Court has been hereto affixed this 25th day of June, 1951.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner. [L.S.]

THE WESTERN AUSTRALIAN TURF CLUB.

Notice of Amendment of By-laws 2 (a) and 12 (a). NOTICE is hereby given that at a meeting of the Western Australian Turf Club held on the 17th day of May, 1951, a resolution was passed by an absolute majority of the Committee amending the By-laws as follows:-

- By deleting the words "Six hundred and fifty" in line 2 of By-law 2 (a) and by substituting therefor the words "Seven hundred and fifty."
- 2. By deleting the words and figures "a sum not exceeding £15 15s. 0d." in lines 2 and 3 of By-law 12 (a) and substituting therefor the words and figures following—"such sum not exceeding £31 10s. Od. as the Committee may from time to time determine."

Dated this 3rd day of July, 1951.

S. S. DAVIS. Secretary.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Western Australian Turf Club.

GASCOYNE CO-OPERATIVE SOCIETY LTD.

NOTICE is hereby given that the Registered Office of the Gascoyne Co-operative Society Ltd. is now situated in Stuart Street, Carnarvon, and the hours during which such office is open to the public state of the public state of the public state of the s are from 9 a.m. to 12 noon and from 1 p.m. to

> J. W. WELBURN, Secretary.

COMPANIES ACT, 1943-1949.

Notice of Change in Situation of Registered Office. (Pursuant to Section 99 (4).)

Phil's Mart Proprietary Limited.

NOTICE is hereby given that the Registered Office of Phil's Mart Proprietary Limited was on the 10th day of April, 1950, changed to and is now situated at 12-15 Exchange Buildings, Hannan Street, Kalgoorlie.

Dated this 27th day of June, 1951.

G. H. DALLY,

Secretary.

Cowle, Macoboy & Vincent, of Exchange Buildings, Kalgoorlie, Solicitors for the Company.

COMPANIES ACT, 1943-1949.

Notice of Change in Situation of Registered Office. (Pursuant to Section 99 (4).)

Kalamunda Fruit Supply Proprietary Limited.

NOTICE is hereby given that the Registered Office of Kalamunda Fruit Supply Proprietary Limited was on the 10th day of April, 1950, changed to and is now situated at 12-15 Exchange Buildings, Hannan Street, Kalgoorlie.

Dated this 27th day of June, 1951.

G. H. DALLY, Secretary.

Cowle, Macoboy & Vincent, of Exchange Buildings, Kalgoorlie, Solicitors for the Company.

COMPANIES ACT, 1943-1949. H. A. Doust Pty Ltd.

NOTICE is hereby given that the Registered Office NOTICE is hereby given that the Registered Office of the above Company is situate at Second Floor, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, and is accessible to the public between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. on Monday to Friday in each week, public holidays excepted.

Dated the 26th day of June, 1951.

HAROLD A. DOUST, Director.

Jackson, McDonald, Connor & Ambrose, of 55 c. George's Terrace, Perth, Solicitors for the St. George's abovenamed Company.

COMPANIES ACT, 1943-1949.

Notice of Increase in Share Capital Beyond the Registered Capital. (Pursuant to Section 66.) Boltons Pty. Limited.

- 1. BOLTONS PTY. LIMITED hereby gives notice that by a special resolution of the Company that by a special resolution of the Company passed on the 25th day of June, 1951, the nominal share capital of the Company was increased by the addition thereto of the sum of two hundred thousand pounds divided into two hundred thousand shares of one pound each beyond the registered capital of fifty thousand pounds.
- 2. The additional capital is divided as fol-

Number of Shares: 200,000; Class of Shares: Ordinary; Nominal amount of each Share: £1.

The conditions (e.g. voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—The new shares shall rank in all respects pari passu with the existing ordinary shares of the Company.

4. The rights attached to the preference shares or to each class of preference shares forming part of the original or increased capital of the Company are:—There are no preference shares forming part of the original capital of the Company.

Dated this 28th day of June, 1951.

H. W. SMITH, Secretary.

COMPANIES ACT. 1943-1946.

Notice of Intention to Cease Business in Western Australia.

> (Pursuant to Section 337.) Stayseal Products Pty. Limited.

NOTICE is hereby given that Stayseal Products Pty. Limited, a Company registered under Part VIII of the Companies Act, 1893, and having its Registered Office at No. 14-15 Second Floor, Perpetual Trustee Buildings, St. George's Terrace, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 23rd day of October, 1951

Dated the 2nd day of July, 1951.

UNMACK & UNMACK, Solicitors for the above Company.

Messis. Unmack & Unmack, 12 Howard Street, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1949.

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

(Pursuant to Section 99 (4).) Melara Pty. Limited:

NOTICE is hereby given that-

- (1) the Registered Office of Melara Pty. Limited was on the 22nd day of June, 1951, changed to and is now situated at 1st Floor, English, Scottish & Australian Bank Chambers, 101 St. George's Terrace, Perth; and
- (2) the days and hours during which the Registered Office of Melara Pty. Limited is accessible to the public are as from the 22nd day of June, 1951, as follows:—Monday to Friday of each week, except Bank Holidays, between the hours of 9.30 a.m. and 1 p.m., and 2 p.m. and 4.30 p.m.

Dated this 30th day of June, 1951. Melara Pty. Limited.

> C. C. READHEAD, Secretary.

COMPANIES ACT, 1943-1949. Breckler Pty. Ltd.

NOTICE is hereby given that the Registered Office of Breckler Pty. Ltd., is situated at the offices of Messrs. Casper & Casper, E. S. & A. Bank Chambers, 101 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—9 a.m. to 1 p.m. and 2 p.m. to 5 p.m., on all days—Saturdays, Sundays and public holidays excepted.

Dated this 28th day of June, 1951.

CECIL BRECKLER, Director.

COMPANIES ACT, 1943-1946.

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

(Pursuant to Section 99 (4).) Contractors Pty. Ltd.

NOTICE is hereby given that-

(1) The Registered Office of Contractors Pty. Ltd., was on the 25th day of June, 1951, changed to and is now situated at 44 St. George's Terrace, Perth.

(2) The days and hours during which the Registered Office of Contractors Pty. Ltd. is accessible to the public are as from the 25th day of June, 1951, as follows:—Monday to Friday (inclusive) from 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m. (public holidays excepted).

Dated this 25th day of June, 1951.

H. C. GRIFFIN, Secretary.

COMPANIES ACT, 1943-1946.

Notice of Situation of Registered Office of a Company Incorporated Outside Western Australia which Carries on Business or is about to Carry on Business within Western Australia and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 330 (4).)

A. V. Jennings Construction Company Proprietary Limited.

To the Registrar of Companies:

A. V. JENNINGS CONSTRUCTION COMPANY PROPRIETARY LIMITED hereby gives notice that the Registered Office of the Company is situated at the offices of Roe & Blackwood, 19 Howard Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:

—Mondays to Fridays, 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m., public holidays excepted.

Dated this 25th day of June, 1951.

W. BLACKWOOD, Agent in Western Australia.

Roe & Blackwood, 19 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1949.

Notice of Increase in Share Capital beyond the Registered Capital.

(Pursuant to Section 66.)

Hoyts (Fremantle) Limited.

- HOYTS (FREMANTLE) LIMITED hereby gives notice that by a resolution of the Company passed on the 20th day of June, 1951, the nominal share capital of the Company was increased by the addition thereto of the sum of £25,000 divided into 25,000 shares of £1 each beyond the registered capital of £20,000.
- 2. The additional capital is divided as follows-No. of Shares: 25,000; Class of Shares: Ordinary; nominal amount of each share: £1.
- 3. The conditions subject to which the new shares are to be issued are the same as the existing issued share capital in all respects including voting rights and dividends.
 - 4. There are no preference shares. Dated the 27th day of June, 1951.

S. W. PERRY, Director.

COMPANIES ACT, 1943-1949.

Notice of Situation of Registered Office and Days and Hours of Business.

(Pursuant to Section 330 (4).)

C.B.A. Nominees Pty. Limited.

C.B.A. NOMINEES PTY. LIMITED hereby gives notice that the Registered Office of the Company is situated at 40 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are:—Mondays to Fridays 10 a.m. to 3 p.m. and Saturdays 9.30 a.m. to 11 a.m. (bank holidays excepted).

Dated the 4th day of July, 1951.

L. A. WILKINSON,
Agent in Western Australia.
Messrs. Stone, James & Co., 47 St. George's
Terrace, Perth, Solicitors for the said Company.

COMPANIES ACT, 1943-1949.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 99 (4).) George Mawley Pty. Limited.

NOTICE is hereby given that the Registered Office of George Mawley Pty. Limited is situated at Room 3, First Floor, Bank of New South Wales Chambers, 65 St. George's Terrace, Perth, and that the days and hours during which such office is accessive. ible to the public are as follows:—Monday to Friday (both inclusive) in each week between the hours of 10 a.m. and 12 noon and 2 p.m. and 4 p.m.

Dated the 21st day of June, 1951.

GEO. MAWLEY, Director.

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

COMPANIES ACT, 1943-1949. (Section 99 (4).) H. L. Jessop Pty. Limited.

NOTICE is hereby given that the Registered Office of H. L. Jessop Pty. Limited is situate at 4th Floor, Bank of Australasia Buildings, 235 Murray Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—From Monday to Friday inclusive (other than public holidays) between the hours of 10 a.m. and 4 p.m.

Dated this 27th day of June, 1951.

PARKER & PARKER.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

> COMPANIES ACT, 1943-1949. (Pursuant to Section 99 (4).)

NOTICE is hereby given that-

(1) The Registered Office of No Dust Manufacturing and Agency Co. Pty. Limited was on the 27th day of June, 1951, changed to and is now situated at 768 Beaufort Street, Mt. Lawley.

(2) The days and hours during which the Registered Office of No Dust Manufacturing and Agency

Co. Pty. Limited is accessible to the public are as from the 27th day of June, 1951, as follows:—From 9 a.m. to 5 p.m. on Mondays to Fridays, inclusive, each week (public holidays excepted).

Dated this 3rd day of July, 1951.

W. J. WALKER, Director.

COMPANIES ACT, 1943-1949.

Notice of Change in Situation of Registered Office. (Pursuant to Section 99 (4).)

A. Tate & Son Proprietary Limited.

NOTICE is hereby given that the Registered Office of A. Tate & Son Proprietary Limited was on the 1st day of July, 1951, changed to and is now situated at 44 St. George's Terrace, Perth.

Dated this 2nd day of July, 1951.

A. D. WATT, Secretary.

THE COMPANIES ACT, 1943-1949. Notice of Increase in Share Capital beyond the Registered Capital.

(Pursuant to Section 66.)

M. J. Bateman Proprietary Limited.

BATEMAN PROPRIETARY LIMITED hereby gives notice that by a resolution of the Company passed on the 12th day of June, 1951, the nominal share capital of the Company was increased by the addition thereto of the sum of two hundred thousand pounds (£200,000) divided into 200,000 shares of one pound (£1) each beyond the registered capital of fifty thousand pounds (£50,000) (£50,000).

2. The additional capital is divided as follows:-

Number of shares, 200,000; 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 the same as for the ordinary shares in the Company.

Dated this 14th day of June, 1951.

M. J. BATEMAN,

Director.

Villeneuve Smith, Keall & Hatfield, Solicitors, 23 Barrack Street, Perth.

THE SUPREME COURT OF WESTERN AUSTRALIA.

No. 6 of 1951.

In the matter of A. W. Edgar & Co. Pty. Limited, and in the matter of the Companies Act, 1943-1946.

NOTICE is hereby given that a Petition was on the 27th day of June, 1951, presented to the Supreme Court of Western Australia for confirming a special resolution reducing the capital of the abovenamed Company from 30,000 shares of 12s. each to 30,000 shares of 1d. each by returning to each of the holders of the issued shares of the Company a sum equal to the amount paid up on his shares in excess of 1d. per share and by reducing the nominal amount of the said shares and each of the unissued shares from 12s. to 1d. and will be heard on the 7th day of August, 1951, or so soon thereafter as Counsel can be heard at the Supreme Court, Perth. A list of the persons admitted to have been creditors of the Company on the 27th day of June, 1951, may be inspected at the office of the Company, No. 104 St. George's Terrace, Perth, at any time during the usual business hours.

Any person who claims to have been on the last mentioned date and still to be a creditor of the Company and is not entered on the said list and claims to be so entered must, on or before the 16th day of July, 1951, send in his name and address and particulars of his claim and the name and address of his Solicitor (if any) to the undersigned of Withpell Chambers Howard Street Bouth or address of his Solicitor (if any) to the undersigned, at Withnell Chambers, Howard Street, Perth, or in default thereof he will be precluded from objecting to the proposed reduction of capital; and take further notice that on the 2nd day of July, 1951, the Honourable The Chief Justice directed that notice to all creditors of the said Company be given by the insertion of this advertisement.

Dated the 4th day of July, 1951

UNMACK & UNMACK, Solicitors for A. W. Edgar & Co. Pty. Limited, Withnell Chambers, Howard Street, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1943-1949, and in the matter of Metro Aerated Water & Cordial Co. 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 Metro Aerated Water & Cordial

Dated this 29th day of June, 1951.

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 J. C. Taylor Pty Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to J. C. Taylor Pty. Ltd.

Dated this 29th day of June, 1951.

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 Sinclairs (Fremantle) Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Sinclairs (Fremantle) Pty Ltd.

Dated this 29th day of June, 1951.

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 H. A. Doust Ptv. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to H. A. Doust Pty. Ltd.

Dated this 28th day of June, 1951.

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 H. L. Jessop 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 H. L. Jessop Pty. Limited.

Dated this 28th day of June, 1951.

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 Breckler Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Breckler Pty. Ltd.

Dated this 28th day of June, 1951.

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 George Mawley 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 George Mawley Pty. Limited.

Dated this 26th day of June, 1951.

G. J. BOYLSON, Registrar of Companies.

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

ASSOCIATIONS INCORPORATION ACT, 1895. WE, Fred Waldock and Norman Joseph Slater, both of Goomalling, in the State of Western Australia, Farmers, the Trustees and persons hereunto authorised by the Goomalling Trotting Club do hereby give notice that we are desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

(Sgd.) FRED WALDOCK.

(Sgd.) N. J. SLATER.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act.

1. Name of the Institution.—Goomalling Trotting Club.

- 2. Objects or purpose of the Institution.—(a) To encourage and promote the breeding and racing of trotting and pacing horses; to establish and maintain and improve a course for conducting race meetings; to co-operate with any public or local authority for such purposes; to arrange and conduct race meetings as aforesaid and/or Gymkhanas and sports meetings in Western Australia and particularly in the town of Goomalling. (b) The doing of all such things as are necessary or conducive to the attainment of all or any of the above objects.
- 3. Where situated or established.—Goomalling, Western Australia.
- 4. The name or names of the Trustee or Trustees.—Fred Waldock, Norman Joseph Slater.
- 5. In whom the management of the institution is vested and by what means.—A committee elected annually under the provisions of the rules of the Club.

Connor & Mayberry, of 110 Fitzgerald Street, Northam, Solicitors for the Goomalling Trotting Club.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, DAVID CALDER, of 245 Kew Street, Kewdale, Western Australia, am hereunto authorised by The W.A. Trotting Bookmakers Club to give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

DAVID CALDER.

The following is a copy of the memorial intended to be filed in the Supreme Court under the provisions of the said Act.

Memorial of the W.A. Trotting Bookmakers' Club to be filed pursuant to the Associations Incorporation Act, 1895.

- 1. Name of Institution.—The W.A. Trotting Bookmakers' Club.
- 2. Object of Association.—To conduct a social club for the accommodation of members of the Association and to provide club rooms, and to purchase, lease, exchange, hire real and personal property for the purposes of the Club. To purchase as a joint property of members of the Club for and on behalf of the Club betting books, newspapers, periodicals. To do all such acts and things as are incidental or conducive to the attainment of the objects of the Club.
- 3. Where situated or established.—23 Barrack Street, Perth.
- 4. In whom the Management of the Club is vested and by what means.—In a Committee consisting of ten members. Such power is vested by the rules of the Club.
- 5. Trustees.—Arthur Bell, 73 Louise Street, Nedlands; David Calder, 245 Kew Street, Kewdale.

ASSOCIATIONS INCORPORATION ACT, 1895.

WE, DR. MINCINSKY, of Cunderdin Immigration Centre, Western Australia; Ihor Shorsz, of 194 Stirling Street, Perth, in the said State; and Jakiw Riznyk, of 252 William Street, Perth, in the said State; trustees of or persons hereunto authorised by the Ukrainian Association in Western Australia, do hereby give notice that we are desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dr. MINCINSKY.

J. SHORSZ.

J. RIZNYK.

The following is a copy of memorial intended to be filed in the Supreme Court under the provisions of the said Act.

- In the matter of the Associations Incorporation Act, 1895; Memorial of the Ukrainian Association of Western Australia.
- 1. Name of the institution: The Ukrainian Association in Western Australia.

- 2. Object or purpose of the institution.—(a) To promote and foster the spiritual and social welfare of members and assist them to become good citizens of Australia. (b) to organise and arrange concerts, exhibitions and other cultural form of entertainment, and to assist by courses and lesson in the cultural welfare or pursuits of its members. (c) To aid members and their dependants in every respect and to help them in sickness and every other spiritual and national need. (d) To afford members all the usual privileges and conveniences of the Association and to encourage social intercourse for them and their friends. (e) To purchase, lease, accept or otherwise acquire real or personal property of whatsoever nature and to dispersonal property of whatsoever nature and to dispose of the same in the interests of Association.
- Where situated or established:-Mr. Jaroslaw Kulynycz, 169 Pier Street, Perth, Western Australia.
- 4. The name or names of the trustee or the trustees:—Dr. Mincinsky, Immigration Centre, Cunderdin, Western Australia; Mr. O. Kociumbas, 51 Enfield Street, Victoria Park, Western Australia; Mr. Liber, 27 Mends Street, South Perth, Western Australia.
- In whom the management of the institution is vested, and by what means (whether by deed, settlement or otherwise):—A committee elected by the general body of members. The management is vested in the committee by the rules of the Association.

THE PARTNERSHIP ACT, 1895. Notice of Dissolution.

NOTICE is hereby given that the Partnership heretofore subsisting between William Francis NOTICE is hereby given that the Farthership heretofore subsisting between William Francis Washer and James Francis Washer carrying on business as Farmers, at Capel, in the State of Western Australia, under the style or firm of Washer & Son, has been dissolved as from the 30th day of June, 1951. Accounts for debts owing by and cheques for all moneys owing to the late Partnership should be sent to the said James Francis Washer Capel aforesaid, forthwith. Francis Washer, Capel aforesaid, forthwith.

Dated the 30th day of June, 1951.

W. F. WASHER.

Signed by the said William Francis Washer in the presence of—

W. H. Peacock, Commissioner for Declarations, Capel, W.A.

J. F. WASHER.

Signed by the said James Francis Washer in the presence of-

> W. H. Peacock, Commissioner for Declarations, Capel. W.A.

Slee & Anderson, of Bunbury, Solicitors for the parties.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Ellen Halpin (commonly known as Mary Ellen Wignall), late of 6 Thompson Street, North Perth, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the Estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 6th day of Agency 1051 effects this little than 15 March 1051. of August, 1951, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands so sent in.

Dated the 29th day of June, 1951.

ACKLAND & NOWLAND, f Padbury Buildings, Forrest Place, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eric George Sanders, late of the Sanatorium, Wooroloo, in the State of Western Australia, Motor Mechanic deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the aboveclaims or demands against the Estate of the above-named deceased are required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93°St. George's Terrace, Perth, on or before the 6th day of August, 1951, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the per-sons entitled thereto having regard only to those claims and demands of which it shall then have had notice.

Dated the 29th day of June, 1951,

V. O. FABRICIUS & CO.,

89 St. George's Terrace, Perth, Solicitors for the Executor, The Perpetual The Per Executors, and (W.A.) Company Agency Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

the matter of the Will of Florence May Saunders, late of 62 Havelock Street, Narrogin, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 6th day of August, 1951, 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 3rd day of July, 1951

Dated the 3rd day of July, 1951.

R. D. LANE & SON, Solicitors.

R. D. Lane & Son, Solicitors, McNeil Chambers, 9 Barrack Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Gwendoline Victoria Davy, late of Picton Crescent, Bunbury, in the State of Western Australia, Widow, deceased. NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executrix, Anne Bishop Rose, of 22 Sampson Road, Bunbury, on or before the 6th day of August, 1951, after which date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled therete begins a particular. the persons entitled thereto having regard only to such claims and demands of which she shall then have had notice.

Dated the 3rd day of July, 1951.

SLEE & ANDERSON, of Stephen Street, Bunbury, Solicitors, for the abovenamed Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Maher (also known as Thomas Joseph Maher), late of Chidlow, in the State of Western Australia, but formerly of Hawtin Road, Forrestfield, in the said State, Retired Civil Servant and Orchardist, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands upon or against the Estate of Thomas Maher (also known as Thomas Joseph Maher), late of Chidlow, in the State of Western Australia, but formerly of Hawtin Road, Forrestfield, in the said State, Retired Civil Servant and Orchardist, deceased, are requested to send particulars in writing thereof to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 6th day of August, 1951, 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 notice.

Dated this 29th day of June, 1951.

DWYER, DURACK & DUNPHY, of 33 Barrack Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to the Public Trustee in writing on or before the 6th day of August, 1951, after which date the Public Trustee 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 the Public Trustee shall then have had notice.

Dated at Perth the 4th day of July, 1951.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth. W.A.

Name, Occupation, Address, Date of Death.

Boyce, Leo Frederick; Accountant; late of 51 Great Eastern Highway, Rivervale; 22/5/50.

Gardner, James Stanley; Retired Labourer; formerly of 56 Stirling Street, Perth, but late of "Highway," Albany Highway, Cannington; 6/3/51.

Roselli, Louis; Invalid Pensioner; late of Claremont; 16/11/50.

Hemmeter, John Michael; Retired Slaughterman; late of Nedlands; 8/3/51.

Geyer, Mary Jeffrey; Widow; formerly of Greenhills, but late of 24 Onslow Street, South Perth; 23/9/39.

Cunningham, Thomas John; Farm Hand; late of Mollerin; 12/11/50.

Ward, Archibald Boundy; Public Works Department Worker; late of Cookernup; 3/10/49.

Cernaz, Giovanni (also known as John Cernaz); Twin Sawyer; late of Treesville Mill, via Harvey; 19/2/51.

Cowen, Florence Mabel; Spinster; formerly of the Nurses' Home, Frederick Street, Belfast, in Ireland, but late of the Thompson Memorial Home, Lisburn County, Antrim, in Ireland; 23/11/50.

Griffiths, Ethel Elizabeth; Married Woman; late of Uraniam Street, South Belmont; 21/1/51.

Feilman, Herbert Bernard; Retired Schoolteacher; formerly of 24 Mountjoy Road, Nedlands, but late of Shenton Park; 14/5/51.

Leonhardt, Ernest Edwin; Clerk and Retired Grocer; late of 24 McCourt Street, West Leederville; 3/5/51.

Menzies, John; Retired Miner; formerly of Kalgoorlie and a member of the Australian Imperial Forces, but late of Esperance; 2/4/51.

Tarkka, Emily Dorothy; Married Woman; late of "Beckenham," Wagin; 7/2/50.

Young, Arthur Edwin; Retired Farmer and Egg Purveyor; fomerly of Warrimoo, in New South Wales, but late of 71 Stirling Street, Perth, in Western Australia; 6/1/49.

Parker, Barry; Retired Farm Hand; late of Gingin; 31/1/51.

Hancock, Arthur George; Retired Storekeeper; late of Fremantle Road, Gosnells; 2/9/50.

Schloma, Nicholas; Labourer; late of 287 Hay Street, East Perth; 27/4/51.

Peregoot, Paul John (also known as Paul Peregoot); Shearer's Cook; formerly of 296 William Street, Perth; but late of Moora; 17/9/50.

Landers, Sydney Victor (also known as Sydney Landers); Music Teacher; late of Kellerberrin Hostel, Kellerberrin; 18/3/51.

Needle, Grace; Married Woman; late of Narembeen: 24/1/51.

THE PUBLIC TRUSTEE ACT, 1941-1947.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941-1947, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 4th day of July, 1951.

J. H. GLYNN, Public Trustee,

ıblic Trustee, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election Filed.

Boyce, Leo Frederick; Accountant; late of 51 Great Eastern Highway, Rivervale; 22/5/50; 27/6/51.

Gardner, James Stanley; Retired Labourer; formerly of 56 Stirling Street, Perth, but late of "Highway," Albany Highway, Cannington; 6/3/51; 27/6/51.

Roselli, Louis; Invalid Pensioner; late of Claremont; 16/11/50; 27/6/51.

Hemmeter, John Michael; Retired Slaughterman; late of Nedlands; 8/3/51; 27/6/51.

Geyer, Mary Jeffrey; Widow; formerly of Greenhills, but late of 24 Onslow Street, South Perth, 23/9/39; 28/6/51.

Cunningham, Thomas John; Farm Hand; late of Mollerin; 12/11/50; 27/6/51.

Ward, Archibald Boundy; Public Works Department Worker; late of Cookernup; 3/10/49;

Cernaz, Giovanni (also known as John Cernaz); Twin Sawyer; late of Treesville Mill, via Harvey; 19/2/51; 27/6/51.

Parker, Barry; Retired Farm Hand; late of Gingin; 31/1/51; 3/7/51.

Hancock, Arthur George; Retired Storekeeper; late of Fremantle Road, Gosnells; 2/9/50; 3/7/51.

Schloma, Nicholas; Labourer; late of 287 Hay Street, East Perth; 27/4/51; 3/7/51.

Peregoot, Paul John (also known as Paul Peregoot); Shearer's Cook; formerly of 296 William Street, Perth, but late of Moora; 17/9/50; 3/7/51.

Landers, Sydney Victoria (also known as Sydney Landers); Music Teacher; late of Kellerberrin Hostel, Kellerberrin; 18/3/51; 3/7/51.

Needle, Grace; Married Woman; late of Narembeen; 24/1/51; 3/7/51.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual subscription to the above is seven shillings and sixpence and the charge for a single copy, two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

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All communications should be addressed to "The Government Printer, Perth."

NOTICE.

GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless interfered with by Public Holidays or other unforseen circumstances.

SUBSCRIPTIONS.—The subscription to the Government Gazette is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies, 9d.; previous years, up to ten years, 1s. 6d.; over ten years, 2s. 6d.; postage, 1d. extra.

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