



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 82]

PERTH : FRIDAY, 16th SEPTEMBER,

[1955.]

Bank Holidays at Beverley, Bolgart, Toodyay,
Northam and Boddington.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Knight Commander of the Royal Vic-
Governor, } torian Order, Companion of the Most Honour-
[L.S.] } able Order of the Bath, Commander of the Most
Excellent Order of the British Empire, Governor
in and over the State of Western Australia and
its Dependencies in the Commonwealth of
Australia.

C.S.D. 49/55.

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

Date and Place.

Thursday, 22nd September, 1955—Beverley.

Tuesday, 27th September, 1955—Bolgart.

Saturday, 15th October, 1955—Toodyay.

Wednesday, 26th October, 1955—Northam.

Thursday, 27th October, 1955—Boddington.

Given under my hand and the Public Seal of
the said State, at Perth, this 7th day of
September, 1955.

By His Excellency's Command.

G. FRASER,
Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Factories and Shops Act, 1920-1954.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Knight Commander of the Royal Vic-
Governor, } torian Order, Companion of the Most Honour-
[L.S.] } able Order of the Bath, Commander of the Most
Excellent Order of the British Empire, Governor
in and over the State of Western Australia and
its Dependencies in the Commonwealth of
Australia.

F. and S. 3257/28, Part I; Ex. Co. 1645.

WHEREAS it is enacted by section 115 of the
Factories and Shops Act, 1920-1954, that the
expression "Public Holiday" shall mean certain
days therein specified and any other day declared

by proclamation to be a public holiday for the
purposes of the said Act: Now, therefore, I, the
said Governor, acting by and with the advice and
consent of the Executive Council, do hereby pro-
claim and declare that Wednesday, the 14th day
of September, 1955, shall be a public holiday within
the Wyalkatchem townsite for the purpose of
section 115 of the Factories and Shops Act, 1920-
1954, and all shops (except those mentioned in the
Fourth Schedule) and warehouses shall be closed.

Given under my hand and the Public Seal
of the said State, at Perth, this 31st day
of August, 1955.

By His Excellency's Command.

(Sgd.) Wm. HEGNEY,
Minister for Labour.

GOD SAVE THE QUEEN ! ! !

Mining Act, 1904-1952.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Knight Commander of the Royal Vic-
Governor, } torian Order, Companion of the Most Honour-
[L.S.] } able Order of the Bath, Commander of the Most
Excellent Order of the British Empire, Governor
in and over the State of Western Australia and
its Dependencies in the Commonwealth of
Australia.

WHEREAS under the provisions of section 10 of
the Mining Act, 1904-1952, it is enacted that the
Governor may by Proclamation alter or amend
the boundaries of a Goldfield or a District: Now,
therefore, I, the said Governor, with the advice
and consent of the Executive Council, in exercise
of the powers conferred by the said Act, do by
this Proclamation amend the existing boundaries
of the West Kimberley Goldfield, to include the
following area:—The area bounded by lines start-
ing from the junction of the 126th meridian of
East longitude and the Northern coastline of West-
ern Australia; thence South along the 126th
meridian to the North-East corner of the Pilbara
Goldfield; thence West along the Northern bound-
ary of the Pilbara Goldfield to the coastline of

Western Australia; thence generally North-Easterly along the coastline to the starting point; and including all the islands off the coast.

Given under the hand and the Public Seal of the said State, at Perth, this 14th day of September, 1955.

By His Excellency's Command.

(Sgd.) L. F. KELLY,
Minister for Mines.

GOD SAVE THE QUEEN ! ! !

Mining Act, 1904-1952.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Knight Commander of the Royal Victorian
Governor. } Order, Companion of the Most Honourable
[L.S.] } Order of the Bath, Commander of the Most
Excellent Order of the British Empire, Governor
in and over the State of Western Australia and
its Dependencies in the Commonwealth of
Australia.

WHEREAS under the provisions of section 10 of the Mining Act, 1904-1952, it is enacted that the Governor may by proclamation alter or amend the boundaries of a Goldfield or a District: Now, therefore I, the said Governor, with the advice and consent of the Executive Council, in exercise of the powers conferred by the said Act, do by proclamation amend the existing boundaries of the Kimberley Goldfield, to include the following area:—The area bounded by lines starting from the junction of the 129th meridian of East longitude and the Northern coastline of Australia; thence South along the 129th meridian to the Tropic of Capricorn; thence West along the said parallel of latitude to the South-East corner of the Pilbara Goldfield; thence North along the 126th meridian of East longitude to its junction with the Northern coastline of Western Australia; thence generally Easterly along the coastline to the starting point; and including all the islands off the coast.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of September, 1955.

By His Excellency's Command,

(Sgd.) L. F. KELLY,
Minister for Mines.

GOD SAVE THE QUEEN ! ! !

Premier's Department,
Perth, 14th September, 1955.

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

Leonard John Purcell, Esquire, of Yarloop, to be a Justice of the Peace for the Forrest Magisterial District.

Doctor Frederick William Simpson, of 13 Oceanic Drive, City Beach, to be a Justice of the Peace for the Perth Magisterial District.

William Skuthorp, Esquire, of Brooking Springs Station, Fitzroy Crossing, to be a Justice of the Peace for the West Kimberley Magisterial District.

Reginald John Bond, Esquire, of 59 Vincent Street, Nedlands, to be a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District.

Stanley Gardiner, Esquire, of 24 Frederick Street, Midland Junction, to be a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District.

John Joseph O'Connor, Esquire, of Nannup (formerly of Yalgoo), to be a Justice of the Peace for the Mitchell Magisterial District, in lieu of the Murchison Magisterial District.

JUSTICES OF THE PEACE.

It is hereby notified, for public information, that His Excellency the Governor in Executive Council has accepted the following resignations from the Commission of the Peace:—

Hugh Traill Armitage, Esquire, of 21 Boyle Street, Cremorne, N.S.W., as a Justice of the Peace for the State of Western Australia.

William Nivison Kelman, Esquire, of 27 Chelmsford Avenue, Lindfield, N.S.W., as a Justice of the Peace for the State of Western Australia.

James Kingston Searle, Esquire, of 2 Kirwan Street, Floreat Park, as a Justice of the Peace for the Perth Magisterial District, owing to departure from the State.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified, for public information, that Charles Chapman, Esquire, of Winchester, Chairman of the Carnamah Road Board, has been appointed, under section 9 of the Justices Act, 1902-1948, to be a Justice of the Peace for the Geraldton Magisterial District during his term of office as Chairman of the Board.

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

AUDIT ACT, 1904.

Section 33.

The Treasury,
Perth, 13th September, 1955.

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

Receivers of Revenue.

Appointments.

Tsy. 88/45.—Mr. Francis James Kain, for the Department of Agriculture.

Tsy. 218/48.—Mr. Albert Leslie Sayers, for the Metropolitan Water Supply Department, as from the 1st instant, until further notice.

Tsy. 88/45.—Miss Jill Katrine Wootton, for the Department of Agriculture at Manjimup.

Cancellation.

Tsy. 88/45.—Miss Eileen Rose Miles, for the Department of Agriculture.

H. W. BYFIELD,
Under Treasurer.

LAND AGENTS ACT, 1921.

Form No. 1.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth.

I, ALLAN CLIVE HEPWORTH, of 230 St. Brigid's Terrace, Scarborough, Land Salesman, having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921.

The principal place of business will be at Bank of New South Wales Chambers, 901 Hay Street, Perth.

Dated the 8th day of September, 1955.

A. C. HEPWORTH.

Appointment of Hearing.

I hereby appoint the 21st day of October, 1955, at 10 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 8th day of September, 1955.

A. F. N. SCHRODER,
Clerk of Petty Sessions.

Objections to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921.

Form No. 1.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth.

I, PETER NOPOLIS, of 82 James Street, Perth, Clerk (Shipping), having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921.

The principal place of business will be at 82 James Street, Perth.

Dated the 9th day of September, 1955.

PETER NOPOLIS.

Appointment of Hearing.

I hereby appoint the 20th day of October, 1955, at 10 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 9th day of September, 1955.

A. F. N. SCHRODER,
Clerk of Petty Sessions.

Objections to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

Public Service Commissioner's Office,
Perth, 14th September, 1955.

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

Ex. Co. 1471, P.S.C. 429/55—D. B. Connop, Clerk, Government Stores Department, to be Clerk, C-II-1, Lands Accounts Section, Accounts Branch, Lands and Surveys Department, as from 7th September, 1955.

Ex. Co. 1723, P.S.C. 468/55—R. J. Baird, Inspector, Fisheries Department, to be Assistant Inspector, G-VII-1/2, as from 9th June, 1955.

And has amended the following classifications in the Crown Law Department, as from 31st August, 1955:—

Ex. Co. 1722—Item 2767/54, Crown Prosecutor, P-S-£2,320, occupied by G. J. Ruse, to Chief Crown Prosecutor, P-S-£2,440. Item 2768/54, Solicitor, P-I-4, occupied by L. J. Regan, to Conveyancer, P-I-6. Item 2769/54, Solicitor, P-I-1/3 occupied by R. D. Wilson, to Assistant Crown Prosecutor, P-I-5. Item 2787/54, Deputy Master, Supreme Court, P-I-3, occupied by E. L. Turnbull, to P-I-5. Item 2770/54, Solicitor, P-II-4/7, occupied by E. A. Ludovici, to Parliamentary Draftsman, P-II-10. Item 2771/54, Solicitor, P-II-4/7, occupied by D. H. Morris, to P-II-8.

And has abolished, under section 32 of the Public Service Act, the position of Assistant Parliamentary Draftsman and Conveyancer, Crown Law Department, P-S-£2,270.

And has created, under section 32, a position in the Clerical Division as Clerk (Reprint of Statutes) C-II-3/4, Solicitor General's Office, Crown Law Department.

And has accepted the following resignations:—

Ex. Co. 1736—M. J. Fitzsimmons, Accounting Machinist, Public Works Department, as from 19th August, 1955. F. W. Holtom, Architectural Draftsman, Public Works Department, as from 5th August, 1955. J. M. Graham, Laboratory Assistant, Department of Agriculture, as from 19th August, 1955. F. E. Brooks, Clerk, Local Court, Perth, Crown Law Department, as from 20th July, 1955. N. H. Gardiner, Cashier, Traffic Branch, Police Department, as from 26th August, 1955.

H. E. SMITH,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
Education	District Superintendent of Education (two positions) (a) (d)	P-I.-5/7 (e)	Margin £1,350-£1,550	1955. 17th September
Child Welfare	Senior Probation Officer (Item 3288/54)	G-II.-6	Margin £595-£625	do.
Lands and Surveys	Clerk Assistant, Lands Accounts (Item 650/54)	C-II.-4	Margin £475-£505	do.
Public Works	Clerk (Item 1829/54)	C-II.-2	Margin £355-£385	do.
Do.	Clerk (Harvey) Item 1842/54	C-II.-1	Margin £295-£325	do.
Treasury	Senior Clerk (Schedules) (Item 29/54)	C-II.-3	Margin £415-£445	do.
Do.	Clerk, State Batteries (Item 64/54)	C-II.-1	Margin £295-£325	do.
Police	Inspector, Grade 3, Weights and Measures (Item 1741/54)	G-II.-1/2	Margin £295-£385	do.
Lands and Surveys	Clerk, Lands Accounts (Item 657/54)	C-II.-1	Margin £295-£325	24th September
Do.	Clerk, Land Settlement Accounts (Item 716/54)	C-II.-1	Margin £295-£325	do.
Crown Law	Clerk, Police Court (Item 2920/54)	C-II.-2	Margin £355-£385	do.
Education	Assistant Superintendent of Apprentice Training (a)	P-I.-3/4	Margin £1,180-£1,300	1st October
Do.	Registrar, Teachers' College (Item 3183/54)	C-II.-3	Margin £415-£445	do.
Public Works	Survey Assistant, Grade 1, Irrigation and Drainage Branch (Item 2126/54) (a)	G-II.-3/4	Margin £415-£505	do.
Crown Law	Clerk (Reprint of Statutes), Solicitor General's Office	C-II.-3/4	Margin £415-£505	do.
Treasury	Assistant Commissioner of Stamps (Item 91/54) (b)	A-I.-1	Margin £1,035-£1,070	do.
Do.	Loans Officer (Item 4/54) (b)	C-II.-8	Margin £755-£790	do.

(a) Applications also called under Section 24.

(b) The possession of an Accountancy qualification by examination will be regarded as an important factor when assessing relative efficiency under Section 34.

(d) One position is as a District Superintendent of Secondary Schools and qualifications and experience in Mathematics, Science and Agriculture are desirable. The other position is for a District Superintendent of Education, Primary Schools.

(e) Limit fixed minimum of Class 7.

Applications are called under section 34 of the Public Service Act, 1904-50, 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.

H. E. SMITH,
Public Service Commissioner

15th September, 1955.

Crown Law Department,
Perth, 14th September, 1955.

THE Hon. Minister for Justice has approved of the appointment of Fredrick C. James, of St. Columbas Avenue, Wembley, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913-1953, and has cancelled the appointment of Frederick C. James.

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. 94571, dated the 25th July, 1955, drawn on the Clerk of Courts Trust Fund for the sum of £26 13s., in favour of Clerk of Petty Sessions, Perth.

2. Trust Order No. 93889, dated 2nd August, 1955, drawn on the Clerk of Courts Trust Fund, for the sum of £10 2s. 1d., in favour of Clerk of Local Court, Perth.

R. C. GREEN,
Under Secretary for Law.

Crown Law Department,
Perth, 13th September, 1955.

IT is hereby notified, for public information, that the Traffic Act, 1919-1954 (approved for reprint 26th July, 1955), has been reprinted pursuant to the Amendments Incorporation Act, 1938.

Copies are available at the office of the Government Printer at the cost of four shillings (4s.) each.

R. C. GREEN,
Under Secretary for Law.

HEALTH ACT, 1911-1954.

Department of Public Health,
Perth, 9th September, 1955.

P.H.D. 819/48.

THE following appointment made by the under-mentioned local health authority is hereby approved:—

Bayswater Road Board—Alan Maxwell Thomson to be Health Inspector.

LINLEY HENZELL,
Commissioner of Public Health.

Department of Native Welfare,
Perth, 2nd September, 1955.

THE undermentioned is hereby notified, for general information:—

NATIVE WELFARE ACT, 1905-1954. August, 1955.

The Hon. Minister for Native Welfare has approved of the issue of the following Certificates of Exemption:—

Certificate No., Name, Address, Date Granted.
A976; Bin Sali, Anna Teresa; Broome; 1/8/55.
A974; Yamusta, Lucy; Broome; 29/7/55.
A975; Yarabuk, Lucy; Broome; 29/7/55.
A971; Jack; Roebuck Plains Station; 29/7/55.
A972; Turvey, Gus; Tammin; 29/7/55.
A977; Nellie, George; Borden; 3/8/55.
A973; Pedro, Teresa; Broome; 29/7/55.
A978; Miller, Maggie; Mt. Barker; 5/8/55.
A980; Edgill, Cecil; East Perth; 11/8/55.
A979; Narkle, Dorien; Mukinbudin; 11/8/55.
A981; Nannup, John William; East Perth; 11/8/55.
A983; Nannup, David Abraham William; East Perth; 16/8/55.
A982; Young, Jessie; Derby; 16/8/55.
A984; Yeeda; Derby; 16/8/55.
A986; Collard, Jane; Pingelly; 31/8/55.
A985; Barnes, Sydney; Leonora; 29/8/55.

Cancelled.

A738; Hayward, Dennis Roland—cancelled 28/7/55, granted Citizenship.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944-1951.

August, 1955.

The following Certificates of Citizenship have been granted:—

Certificate No.	Name	Where Granted	Date Granted
959;	Hayward, Dennis Roland;	Merredin;	28/7/55.
947;	Jackson, Joseph Charles;	Southern Cross;	18/8/55.
941;	Bulley, Vera;	Perth;	22/6/55.
930;	Lawrence, Mary Margaret;	York;	11/8/55.
958;	Blurton, Freilan;	York;	11/8/55.
965;	Ah Choo, Dora;	Derby;	25/8/55.
973;	Lawrence, Mervyn William;	York;	11/8/55.

S. G. Middleton,
Commissioner of Native Welfare.

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, 1933-1954, and its regulations:—

NARROGIN.

7th October, 1955, at noon, at the Government Land Agency—

Narrogin—Town *†1070, 1r. 9p., £50; 1071, 1r. 8.9p., £60.

* Building conditions.

† One lot to each person.

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

F. C. SMITH,
Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1954, due to non-payment of rent or other reasons.

F. C. SMITH,
Under Secretary for Lands.

Name	Lease	District	Reason	Corres.	Plan
Bougher, A. E.;	3116/1890;	Kalgoorlie	3042; abandoned;	1865/07;	Kalgoorlie Sheet 2.
Morgan, P. J.;	347/10159;	Melbourne	3600; abandoned;	2449/54;	63/80, B2.
Councillor, R.;	394/1365;	Teane;	abandoned;	4945/51;	79/300, 80/300.
Councillor, R.;	394/1369;	Teane;	abandoned;	7488/51;	79/300.
Stewart, W. F.;	P.818;	Williams	14809; abandoned;	1069/51;	385A/40, B2, 385D/40, B3.
Paull, F. S.;	347/9786;	Kojonup	8337; conditions;	3361/53;	417/80, F1, 418/80, A1.
Watkins, T. J.;	3117/2177;	Big Bell	56; abandoned;	1378/36;	Big Bell.
Watkins, L.;	3117/3593;	Big Bell	52; abandoned;	3875/40;	Big Bell.
Ridgwell, W. S. F.;	P.402;	Nelson	11925; £113 15s. 2d.;	3749/47;	439C/40, D4.
Grose, W. J.;	347/9251;	Plantagenet	4118; conditions;	79/53;	451D/40, B4.
Grose, Alan;	347/9026;	Plantagenet	4119; conditions;	78/53;	451D/40, B4.
Smith, R.;	3117/3800;	Norseman	605; abandoned;	475/38;	Townsite.
Prater, K. K.;	353/826;	Swan	2824; abandoned;	3325/51;	1C/20, N.W.
Robinson, S. C.;	392/417;	Hay;	abandoned;	4118/18;	444/80, D1.
Harper, J. E.;	347/9583;	Melbourne	3612; conditions;	2940/51;	63/80, AB3.

LAND OPEN FOR SELECTION.

Perth Land Agency.

Department of Lands and Surveys,
Perth, 12th September, 1955.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1954, 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 seven days between the closing date and the sitting of the Board.

All marketable timber, including sandalwood and mallet, is reserved to the Crown, subject to the provisions of clause 14 of the Regulations.

OPEN ON AND AFTER WEDNESDAY, 12th OCTOBER, 1955.

SCHEDULE No. 1.

Location No.		Area.	Price per Acre.	Plan.	Corres. No.	Classification File.	Deposit required.
		a. r. p.	£ s. d.				£ s. d.
Boyanup Area—	Agricultural						
	257(b) (h) (i)	115 0 0	5 0 0	411D/40 A. 4	8157/19 V. 2	1 10 6
	258(b) (h) (i)	162 0 0	5 0 0	411D/40 A. 4	8157/19 V. 2	1 11 6
	259(b) (h) (i)	98 0 0	5 0 0	411D/40 A. 4	8157/19 V. 2	1 8 6
	157(b) (h) (i)	68 1 0	4 0 0	411D/40 A. 4	8157/19 V. 2	1 8 6
	158(b) (h) (i)	154 1 22	4 0 0	411D/40 A. 4	8157/19 V. 2	10 6
	165(b) (h) (i)	199 0 0	4 0 0	411D/40 A. 4	8157/19 V. 2	1 11 6
			(Purchase Price)				
Esperance	47(d) (k)	20 0 0	20 0 0	423C-D/20	908/96	2 5 0
Esperance	166(k)	20 0 0	20 0 0	423/80 C. 4	2 5 0
Esperance	240(k)	19 3 30	35 0 0	423C-D/20	3579/54	3 15 0
Esperance	242(k)	20 0 0	35 0 0	423C-D/20	3579/54	3 15 0
Esperance	244(k)	20 0 0	35 0 0	423C-D/20	3579/54	3 15 0
Esperance	245(k)	20 0 0	35 0 0	423C-D/20	3579/54	3 15 0
Esperance	347(k)	5 0 2					
Esperance	348(k)	10 0 1	50 0 0	423C-D/20	3578/54	5 5 0
Esperance	1488(k)	about 8 acres	(as one holding) (Price per Acre)				
Kojonup	8397(a)	308 2 22	17 9	407/80 B. 4	4574/52	4574/52 p. 7	1 16 6
Kojonup	8945(a) (f)....	459 1 18	Subject to pricing	418/80 B. 1	4574/52	Subject to classification.	10 0 0
Murray	1498(d) (n)	about 200 acres	1 10 0 (ex. survey fee)	383A/40 B. 1	2830/29	8 0 0
Murray	1499(d) (n)	about 290 acres	1 10 0 (ex. survey fee)	383A/40 B. 1	2830/29	8 0 0
Murray	1500(d) (n)	about 240 acres	1 10 0 (ex. survey fee)	383A/40 B. 1	2830/29	8 0 0
Swan	5262(l)	4 3 32	60 0 0 (Purchase Price)	1C/40 E. 3.	1410/49	10 5 0
Sussex	2637	119 0 10	1 7 0	413D/40 C. 3 & 4	1734/31	1 10 6
Sussex	2640	119 0 15	1 7 3	413D/40 C. 3 & 4	1734/31	1 10 6
Victoria	10393(b) (g) (j) (k)	about 1 acre	5 0 0 (ex. survey fee) (Purchase Price)	126C/40 D. 3	9265/03 V. 2	1 15 0
Yilgarn	391(c) (d)....	about 2900 acres	2 0 (ex. survey fee)	54/80 E. F. 4	1733/26	23 0 0

SCHEDULE No. 2.

Locality.	Description.	Plan.	Corres. No.	Deposit required.
Kojonup and Nelson (f) (m)	The area of 1,700 acres at present comprising Pastoral Lease 392/596 (including Nelson Location 10171).	437D/40 A. 3 & 4	3209/23	£ s. d. 2 14 6
Victoria (f)	The area of about 450 acres bounded by Victoria Locations 7713, 8490, 8473 and by Road No. 8115	96/80 A. 1	2475/55	10 0 0
Williams (f)	The area of about 800 acres bounded by Williams Locations 5157, 8887, 8918, 13073, 14374, 12353, 12388, and by the prolongation east of the northern boundary of Location 8157	386A/40 B. 2 386D/40 A.B. 3	5212/53	13 0 0
Williams (f)	The area of about 340 acres, bounded by Williams Locations 9659, 9660, 8487, 8150, 8157 and by the prolongation north of the eastern boundary of Location P659.	386D/40 A.B. 3	5212/53	9 5 0
Williams (f)	The area of about 90 acres, bounded on the south and west by Williams Locations 9876 and 9659, and on the east and north by prolongations of the respective eastern and northern boundaries of those locations	386D/40 B. 3	5212/53	5 5 0
Williams (f)	The area of about 550 acres, bounded by Williams Locations 8346, 9363, 5221, Reserve No. 12183, Locations 9659, 9876, 14718 (Reserve No. 19096), Locations 12388, 11760, 14778, and 14705 (Reserve No. 19083).	386D/40 A.B. 3	5212/53	11 0 0

- (a) Subject to exemption from road rates for two years from date of approval of application.
 (b) Subject to payment for improvements.
 (c) Subject to mining conditions.
 (d) Subject to survey and provision of any necessary roads.
 (e) Subject to survey if necessary, classification and pricing.
 (f) Subject to survey, classification, pricing and provision of any necessary roads.
 (g) Subject to survey of a road from the north-west corner to its south-east corner.
 (h) Subject to determination of Special Lease 3116/1887 on 30th September, 1955.
 (i) Each applicant will be restricted to one location, as surveyed.
 (j) Available to adjoining holders only.
 (k) Available under section 53 of the Land Act, 1933-54.
 (l) Available under section 54 of the Land Act, 1933-54.
 (m) Subject to the provisions of section 109(B) of the Land Act, 1933-54.
 (n) (1) The Crown will accept no responsibility for the provision of crossings over drains, but the lessee shall if necessary be permitted to construct crossings to a design approved by the Department of Public Works.
 (2) The lessee shall upon demand, erect fences to prevent damage to drains by stock or other causes.

F. C. SMITH,
Under Secretary for Lands.

BUSH FIRES ACT, 1954.
(Section 33.)

Bruce Rock Road Board.

Notice to Owners and Occupiers of Land.

UNDER the provisions of the above Act, all owners and occupiers of land in the Bruce Rock Road District are required to:—

(1) On or before the 30th September, 1955, prepare an effective firebreak to a width of 8 (eight) feet around the boundary of all grass paddocks of an area of 100 (one hundred) acres or more, provided a break of the width before specified may be prepared around a group of adjoining paddocks aggregating not more than 150 (one hundred and fifty) acres.

(2) On or before the 25th October, 1955, to prepare, and thereafter maintain, an effective firebreak at least 8 (eight) feet wide around the boundary of all crop paddocks as specified above.

(3) Clearing—Before setting fire to the bush on any land, clear all scrub, stubble and other inflammable material to a width of 60 (sixty) feet around the boundary of the area to be burned.

Full particulars of the provisions of the new Act may be obtained from any one of the Bush Fire Control Officers within the district, or from the Road Board Office, Bruce Rock.

(4) And thereafter to maintain the firebreaks clear of all inflammable matter.

Section 33, Subsection (3).

The owner or occupier of land who fails or neglects in any respect duly to comply with the requisitions of this notice is guilty of an offence under subsection (3) of section 33.

Penalty—A fine of not less than five pounds nor more than one hundred pounds.

By Order of the Board.

N. N. McDONALD,
Secretary.

LAND ACT, 1933-1954.

Change of Name of Street.

City of Fremantle.

Department of Lands and Surveys,
Perth, 14th September, 1955.

Corres. No. 2036/37.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1954, of the portion of Hollis Street from Blinco Street to High Street in the City of Fremantle being changed to Wood Street and such road shall hereafter be known and distinguished as Wood Street accordingly. (Plan Subs. 187, 174.)

F. C. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1954.

Section 116.

Applications for Leasing.

Grazing Purposes.

Department of Lands and Surveys,
Perth, 13th September, 1955.

Corres. No. 1520/38.

APPLICATIONS are invited for the leasing of the various parcels of land scheduled hereunder.

The areas are available for leasing for grazing purposes only under section 116 of the Land Act, 1933-1954, for a term of three (3) years at the rentals shown.

Leases will be subject to the following conditions:—

(a) Existing improvements shall be maintained to the satisfaction of the Minister for Lands.

(b) No compensation shall be payable for any improvements effected by the lessee and in existence at the expiration or earlier determination of the lease.

(c) The right of any person being the holder of a Miner's Right, to enter on the land for prospecting purposes and to mark off mining tenements and to the right of the Mines Department to grant such tenements without compensation for the loss of the use of the land or for any improvements effected thereon by the lessee.

Applications, accompanied by a deposit of ten shillings, plus the first half-year's rent, must be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 12th October, 1955.

All applications received on or before that date will be treated as having been received on the closing date and in the event of more than one application being received for any particular parcel, the question of to whom the lease shall be granted will be decided by the Land Board.

Schedule.

Locations, Area, Annual Rental.

Yilgarn Locations 670, 674, 737 and 1327; 3,231a. 1r. 13p.; £18.
 Yilgarn Locations 666, 668, 669, 736 and 1282; 5,094a. 1r. 13p.; £34.
 Yilgarn Locations 659, 660, 661, 662, 664 and 665; 6,315a. 1r. 13p.; £31.
 Yilgarn Location 1283; 3,022a. 1r. 36p.; £18.
 Yilgarn Locations 663, 1312 and 1315; 3,993a. 0r. 7p.; £17.
 Yilgarn Locations 1277 and 1284; 1,999a. 3r. 17p.; £8.
 (Plan 53/80, DE2, 3 and 4.)

F. C. SMITH,
 Under Secretary for Lands.

WITHDRAWN FROM SALE.

Department of Lands and Surveys,
 Perth, 13th September, 1955.

Corres. No. 4655/48.

IT is notified for general information that Kalamunda Lot 369 has been withdrawn from sale. (Plan Kalamunda.)

F. C. SMITH,
 Under Secretary for Lands.

PUBLIC WORKS TENDERS.

Tenders, closing at Perth, 2.30 p.m., on dates mentioned hereunder, are invited for the following. All tenders to be on a firm basis. Rise and Fall Clause will not apply.

King Edward Memorial Hospital—Air-Conditioning (12802); 20th September, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 23rd August, 1955.

Kellerberrin Hospital—Hot Water Installation and Drainage (12807); 20th September, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and also Police Station, Kellerberrin, on and after 6th September, 1955.

Midvale School—Additions (12810); 27th September, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 13th September, 1955.

Merredin Hospital—Additions to Nurses' Quarters (12811); 27th September, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 13th September, 1955.

Purchase of Property—Buildings on site Albany High School at Albany; 4th October, 1955; conditions may be seen at P.W.D., Albany; Police Station, Mount Barker; Police Station, Denmark and Contractors' Room, P.W.D., Perth, on and after 6th September, 1955.

Geraldton Hospital—Air Conditioning to Operating Theatre (12809); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, on and after 6th September, 1955.

Bunbury District Hospital—Extensive Additions (12812); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 13th September, 1955.

Cunderdin Hospital—Extensive Additions to Nurses' Quarters (12817); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth; Police Station, Cunderdin, and Water Supply Office, Northam, on and after 20th September, 1955.

Yericoin School—Additions and Renovations (12816); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Water Supply Office, Northam, on and after 20th September, 1955.

Morley Park School—Additions (12814); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th September, 1955.

Dowerin School—Additions (12815); 4th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth; Police Station, Dowerin, and Water Supply Office, Northam, on and after 20th September, 1955.

Bicton School—Additions (12825); 11th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 27th September, 1955.

Perenjori School and Quarters—Additions and Repairs and Renovations (12824); 11th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Perenjori Police Station, on and after 27th September, 1955.

Mt. Walker School Quarters—Removal from Chandler (12823); 11th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Narembeen, on and after 27th September, 1955.

Dalkeith School—Additions (12821); 11th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 27th September, 1955.

Wagin School—Additions (12822); 11th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Court-house, Wagin, on and after 27th September, 1955.

Bunbury Hospital—Installation of Mechanical Ventilation (12819); 18th October, 1955; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 20th September, 1955.

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.

R. J. BOND,
 Under Secretary for Works.

16th September, 1955.

PUMPING STATION AT NARROGIN, W.A.

TENDERS are invited by the Public Works Department, Western Australia, for a Pumping Station at Narrogin, approximately 120 miles by road from Perth.

The Pumping Station will consist of two centrifugal pumping units each with an output of 2½ million gallons per day against 250 feet head. The pumps will be direct coupled to electric motors. Electricity supply will be 440 volt 50 cycle and provided by the State Electricity Commission.

The contract provides for the supply, installation, testing and setting to work of pumps, motors, electrical equipment, pipe work, structural steel for Pump House building and travelling crane. Excavation, concrete work, sheathing and roofing of building will be carried out by the Department.

Conditions of contract, plans and specifications will be made available on application to the Contract Office, Public Works Department, St. George's Place, Perth, Western Australia, on the payment of a fee of one guinea (£1 1s.).

Tenders will close at the Contract Office on 4th October, 1955, at 2.30 p.m.

CITY OF SUBIACO.

Notice of Intention to Borrow.

Proposed Loan of £15,000—Loan No. 28.

NOTICE is hereby given that the Council of the City of Subiaco proposes to borrow the sum of £15,000 to be expended on the demolition and rebuilding of reinforced concrete wall, Roberts Road frontage of Subiaco Oval.

Plans and specifications of the said works and undertakings and an estimate of the cost thereof and statement as required by section 448 have been prepared and will be open at the office of the Council of the City of Subiaco, Rokeby Road, Subiaco, for one month from the publication hereof from 10 o'clock in the forenoon to 4 o'clock in the afternoon on every day except Saturdays and Sundays.

The said amount of £15,000 is proposed to be raised by the sale of debentures bearing interest at a rate not exceeding £4 17s. 6d. per centum per annum. The said debentures with interest will be repayable by 30 equal half-yearly instalments over a period of 15 years from the date of issue thereof, in lieu of the formation of a sinking fund. The moneys due on such debentures will be paid half-yearly at the Commonwealth Bank of Australia, Perth.

Dated this 6th day of September, 1955.

J. H. ABRAHAMS,
Mayor,
A. BOWER,
Town Clerk.

CITY OF SUBIACO.

Notice of Intention to Borrow.

Proposed Loan of £10,000—Loan No. 27.

NOTICE is hereby given that the Council of the City of Subiaco proposes to borrow the sum of £10,000 to be expended on the following works:—Construction of ablution and lavatory blocks at Kitchener Park Tennis Courts, earth works and grading works Shenton Park Lake, regrading and resurfacing of roads.

Plans and specifications of the said works and undertakings and an estimate of the cost thereof and statement as required by section 448 have been prepared and will be open at the office of the Council of the City of Subiaco, Rokeby Road, Subiaco, for one month from the publication hereof from 10 o'clock in the forenoon to 4 o'clock in the afternoon on every day except Saturdays and Sundays.

The said amount of £10,000 is proposed to be raised by the sale of debentures bearing interest at a rate not exceeding £4 17s. 6d. per centum per annum. The said debentures with interest will be repayable by 30 equal half-yearly instalments over a period of 15 years from the date of issue thereof in lieu of the formation of a sinking fund. The moneys due on such debentures will be paid half-yearly at the Commonwealth Bank of Australia, Perth.

Dated this 5th day of September, 1955.

J. H. ABRAHAMS,
Mayor,
A. BOWER,
Town Clerk.

ROAD DISTRICTS ACT, 1919-1954.

Dandaragan Road District.

Re-description of District Boundaries.

Notice of Intention.

Department of Local Government,
Perth, 7th September, 1955.

L.G.D. 46/53.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, acting under the provisions of the Road Districts Act, 1919-1954, to re-describe the boundaries of the Dandaragan Road District as described in the schedule hereto.

Plans showing the proposed boundaries may be seen at the Department of Local Government, 776 Hay Street, Perth.

(Sgd.) G. FRASER,
Minister for Local Government.

Schedule.

All that portion of land bounded by lines starting at the junction of the low water mark of the Indian Ocean and the Southern boundary of reserve 15018 and extending Easterly along that boundary to the South-Westernmost corner of lease 667/41A; thence Northerly, Westerly, again Northerly, Easterly and Southerly along boundaries of that lease and reserve 1223 to the North-Western corner of reserve 968; thence Easterly along boundaries of that reserve and reserve 15018 aforesaid to the latter's North-Easternmost corner; thence Southerly along its Easternmost boundary to a Northern boundary of lease 667/41A aforesaid; thence Easterly and Southerly along boundaries of that lease and onwards to the Northernmost North-Western corner of late Pastoral Lease 1940/93; thence Easterly and Southerly along boundaries of that late pastoral lease to a point situate in prolongation Westerly of the Northern boundary of Victoria Location 4026; thence Easterly along that prolongation to the Western boundary of late Pastoral Lease 3741/93; thence Southerly, Easterly and Northerly along boundaries of that late pastoral lease to the aforementioned prolongation; thence Easterly along that prolongation to the Western boundary of Melbourne Location 2001; thence Southerly along that boundary and that of location 1984 to the South-Western corner of the latter location; thence Easterly along the Southern boundaries of locations 1984 and 3109 to the Western boundary of location 3169; thence Southerly along the Western boundaries of locations 3169, 2030, 3597 and 3599 and onwards to the North-Western boundary of location 3463; thence South-Westerly, Southerly and Easterly along boundaries of that location to the North-Western corner of location 3347; thence Southerly along the Western boundary of that location and onwards to the Northernmost boundary of location 3391; thence Easterly, Southerly, again Easterly, again Southerly and Westerly along boundaries of that location; thence Southerly along the Western boundary of location 3617 and onwards to the Northern boundary of location 3122; thence Westerly, Southerly and Easterly along boundaries of that location; thence Southerly along the Western boundary of location 3626 and onwards to the Northern boundary of location 3627; thence generally Easterly along the Northern boundaries of locations 3627, 1674 and 1750; thence Southerly and Easterly along boundaries of location 1140 to the Northernmost North-Eastern corner of location 1257; thence Southerly, Easterly and again Southerly along boundaries of locations 1257 and 1227 to the North-Eastern side of road No. 798; thence generally West-North-Westerly along that side to a point situate in prolongation Northerly of the Eastern boundary of location 1457; thence Southerly and Westerly to and along boundaries of locations 1457 and 2090 to the latter's South-Western corner; thence Southerly, Westerly, again Southerly and Easterly along boundaries of location 1562 to a point situate in prolongation Northerly of the Eastern boundary of location 3191; thence Southerly and Easterly to and along boundaries of locations 3191 and 1165 to a point situate in prolongation Northerly of the Western boundary of location 2399; thence Southerly and Westerly to and

along boundaries of locations 2399 and 2400 to a point situate in prolongation Northerly of the Western boundary of location 3637; thence Southerly to and along the Western boundaries of locations 3637, 2375, 3331, 3554, 3560, 3562, 3573, 3633 and 3575 and onwards to the Northern boundary of location 3583; thence Easterly and Southerly along boundaries of that location and onwards to the Northern boundary of reserve 16833; thence Easterly and Southerly along boundaries of that reserve to the right bank of the Moore River; thence generally Westerly downwards along that bank to the Western boundary of reserve 425; thence Northerly along that boundary to the North-Western corner of that reserve; thence West along the Northernmost boundary of Swan Location 1375 and onwards to the low water mark of the Indian Ocean aforesaid; and thence generally North-North-Westerly along that low water mark (including the islands adjacent thereto) to the starting point.

(Public Plans 30/80, 31/80, 58/80, 63/80, 90/80, 91/80 and 92/80.)

ROAD DISTRICTS ACT, 1919-1954.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 34—£4,400.

PURSUANT to section 298 of the Road Districts Act, 1919-1954, the Rockingham Road Board hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms and for the following purpose:—

£4,400 for 20 years with interest at the rate of £4 17s. 6d. per cent. per annum, repayable at the National Bank of Australasia, Rockingham, by 20 equal yearly instalments of principal and interest.

Purpose: Erection of Infant Health Clinic, Rockingham.

Plans and specifications and statement required by section 297 are open for inspection of ratepayers at the office of the Board for one month after the last publication of this notice, during office hours.

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

N. H. FRANCE,
Chairman.

G. E. BLACK,
Secretary.

BEVERLEY ROAD BOARD.

Notice of Intention to Borrow.

Proposed Loan No. 14 of £5,000.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Beverley Road Board hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose:—£5,000, carrying interest at £4 17s. 6d. per cent. per annum, payable at the office of the Australasian Temperance and General Mutual Life Assurance Society, Perth, by 40 equal half-yearly instalments covering principal and interest.

Purpose—Purchase of Beverley Suburban Lots 31 and 32 and improvements thereon for the extension of Beverley Greater Sports Ground.

Plans, specifications and estimate of such works or undertakings and the statement required by section 297 of the said Act are open for inspection at the office of the Board during usual business hours.

A. W. MILES,
Chairman.

D. RIGOLL,
Secretary.

BAYSWATER ROAD BOARD.

Town Planning Scheme.

T.P.B. 448, Vol. 6.

NOTICE is hereby given that the Bayswater Road Board on the 24th day of August, 1955, passed the following resolution:—

Resolved that the Bayswater Road Board in pursuance of section 7 of the Town Planning and Development Act, 1928-1954, revoke the Town Planning Scheme published in the *Government Gazette* on the 12th day of April, 1935, and prepare a further Town Planning Scheme with reference to the whole of the land situate within the boundaries of the Bayswater Road District and enclosed within the inner edge of a border on a plan now produced to the said Road Board and marked and certified by the secretary to the said Road Board under his hand dated the 24th day of August, 1955, as Plan Number 2.

And notice is hereby further given that the Plan Number 2 referred to in the above resolution has been deposited at the office of the Bayswater Road Board and will be open to inspection by all persons interested without payment of any fee from 9.30 a.m. to 4 p.m. from Monday to Friday of each week until the 2nd day of December, 1955. Any suggestions for the inclusion or exclusion of any land or works in or from the area of the proposed scheme should be sent in writing to the secretary of the Bayswater Road Board before the 2nd day of December, 1955.

Dated this 1st day of September, 1955.

A. L. SCOTT,
Secretary to the Bayswater Road Board.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1954.

Perth Road Board.

Advertisement of Resolution deciding to Prepare a Town Planning Scheme.

Perth Road Board Town Planning Scheme No. 1.

T.P.B. 2280/53.

NOTICE is hereby given that the Perth Road Board on the 12th day of July, 1955, passed the following resolution:—

Resolved that the Perth Road Board in pursuance of section 7 of the Town Planning and Development Act, 1928-1953, prepare the above Town Planning Scheme with reference to an area situate wholly within the Road District of Perth and enclosed within the inner edge of a blue border on a plan now produced to the Perth Road Board, and marked and certified by the secretary of the Road Board, under his hand, dated the 12th day of July, 1955, as Preliminary Plan No. 2.

Work No. 1.

The proposals shown on Preliminary Plan No. 2 relate to that piece of land being all those portions of Swan Location XB and 1095, as contained within a blue border on the said Preliminary Plan No. 2, and have for their object the following:—

- (a) To bring all lots within the area of the plan under the control or ownership of the Road Board for the purpose of carrying out the scheme.
- (b) To eliminate the present unsatisfactory subdivision by a modern re-subdivision providing more desirable sites.
- (c) To make every reasonable provision for reinstatement on completion of this scheme of the owners of land in the present subdivision.

It is therefore proposed that the Perth Road Board shall acquire the whole of the land for the purpose, either by purchase or by compulsory acquisition and then re-subdivide it in the manner shown on the plan. The land coloured brown on the plan will then be set aside as roads, and the various allotments will be offered for sale.

And notice is hereby further given that the Preliminary Plan No. 2, referred to in the above resolution, has been deposited at Perth Road Board Office, Cecil Building, Sherwood Court, Perth, and will be open for inspection by all persons interested without payment of any fee, from 9 a.m. to 4 p.m., Mondays to Fridays.

Any suggestions for the inclusion or exclusion of any lands or works in or from the area of the proposed scheme should be sent in writing to the secretary, Perth Road Board, on or before the 26th day of September, 1955.

Dated this 31st day of August, 1955.

LLOYD R. KNUCKEY,
Acting Secretary,

Perth Road Board, Cecil Building, Sherwood Court, Perth.

ROAD DISTRICTS ACT, 1919-1954.

Wagin and Woodanilling Road Districts.

Alteration of Common Boundary.

Notice of Intention.

Local Government Department,
Perth, 19th August, 1955.

L.G. 24/53 and 3347/52.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, acting under the provisions of the Road Districts Act, 1919-1954, to alter the common boundary between the Wagin and Woodanilling Road Districts by—

(1) Transferring all those portions of the Woodanilling Road District described in Schedule A hereto to the Wagin Road District, to form portion of the South-West Ward thereof.

(2) Transferring all that portion of the Woodanilling Road District described in Schedule B hereto to the Wagin Road District to form portion of the South-East Ward thereof.

(3) Transferring all those portions of the Wagin Road District described in Schedule C hereto to the Woodanilling Road District to form portion of the East Ward thereof.

Plan showing the proposed alterations may be seen at the Department of Local Government, 776 Hay Street, Perth.

(Sgd.) G. FRASER,
Minister for Local Government.

Schedule A.

1. All that portion of the Woodanilling Road District bounded by lines starting at a point on the Northern side of a one chain road passing along the Northern boundaries of Kojonup Location 1725 situate in prolongation Northerly of the Westernmost boundary of that location, a point on the present road district boundary and extending Northerly, Easterly and Southerly along boundaries of that road district to the Northern boundary of location 1725 aforesaid; thence generally Westerly along the Northern boundaries of that location to its North-Westernmost corner; and thence Northerly to the starting point.

2. All that portion of Kojonup Location 8792 (reserve 22666—Lake Charling) situate North of a line joining the North-Eastern corner of location 7056 and the Southernmost South-Western corner of location 8801.

3. All that portion of Kojonup Location 4751 (reserve 17255—Queerearrup Lake) situate North of a line joining the Westernmost South-Eastern corner of location 8801 and the Southernmost South-Western corner of location 1639.

(Public Plans 409C/40 and 409D/40.)

Schedule B.

All those portions of Williams Location 12578, 12295 and 12299 situate South-East of the present common road district boundary.

(Public Plan 409C/40.)

Schedule C.

1. All that portion of Williams Location 13948 situate North and East of the present common road district boundary.

2. All those portions of Williams Location 12349 situate North-West of the present common road district boundary.

(Public Plan 409C/40.)

ELECTRICITY ACT, 1945-1953.

The State Electricity Commission of
Western Australia.

Electrical Workers' Board.

Extraordinary Vacancies.

IT is notified that the above Commission has appointed the following to be members of the Electrical Workers' Board to fill the extraordinary vacancies caused by the death of Mr. B. M. Holt (Fire Underwriters' Association representative) and the resignation of Mr. H. A. Doonan as the electrical contractors' representative.

Mr. James Riley, Electrical Contractors' Representative.

Mr. Harold Aubrey Doonan, Fire Underwriters' Association Representative.

The term of the above appointments will terminate on 2nd August, 1956.

J. G. BLOCKLEY,
Secretary, State Electricity Commission
of Western Australia.

VERMIN ACT, 1918-1954.

Department of Agriculture,
Perth, 9th September, 1955.

THE Agriculture Protection Board, acting under the provisions of section 67 of the Vermin Act, 1918-1954, has been pleased to declare that owners of holdings within the meaning of the said Act in the Vermin Districts of Canning, Darling Range, Denmark and Kwinana shall be exempt from the payment of rates under the said Act for the financial year ending on the 30th day of June, 1956.

Passed by resolution of the Agriculture Protection Board at the ordinary meeting of the said Board held on the 7th day of September, 1955.

The Common Seal of the Agriculture Protection Board is herewith affixed in the presence of—

G. K. BARON HAY,
Chairman.
Agriculture Protection Board.

BETTING CONTROL ACT, 1954.

IN accordance with the provisions of section 13, subsection 3 of the Betting Control Act, 1954, notice is hereby given of registration of the under-mentioned premises under the said Act as premises in which betting may be carried on by a bookmaker, together with the name of the person to whom the Certificate of Registration has been issued.

Metropolitan Area.

Queen's Park.

Railway Promenade; Pollock, Walter.

T. H. ANDERSEN,
Chairman, the Betting Control Board
of Western Australia.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies Required.	Date of Closing.
1955.			1955.
Aug. 19	542A, 1955	Electrical Pumping Plant for Bridgetown	Ext. to Sept. 22
Sept. 2	578A, 1955	Mobile X-ray Apparatus	Sept. 22
Sept. 2	580A, 1955	F.A.Q. to Prime Wheaten Chaff	Sept. 22
Sept. 6	585A, 1955	Prefabricated Steel Buildings	Sept. 22
Aug. 30	567A, 1955	Firewood for No. 5 Pumping Station, Yerbillon	Sept. 22
Sept. 9	589A, 1955	Paints and Enamels, etc., for Tramways and Ferries Department	Sept. 22
Sept. 13	594A, 1955	General Supplies for Education Stores	Sept. 22
Aug. 12		Burials (Country Districts)	Ext. to Sept. 29
Sept. 6	581A, 1955	Electrical Pumping Plant for Mt. Barker	Sept. 29
Sept. 13	598A, 1955	Electric Stoves and Gas Stoves for State Housing Commission	Sept. 29
Sept. 13	600A, 1955	Electric Voltage Stabilising Equipment (also available for inspection at Liaison Offices)	Oct. 6
Sept. 16	601A, 1955	Taxi Transport between "Sunset" and Royal Perth Hospital	Oct. 6
Sept. 6	586A, 1955	Cast Steel Passenger Car Type Bogies*	Oct. 13
Sept. 9	588A, 1955	Regulating Valve for Serpentine Trunk Main	Oct. 13
Sept. 9	591A, 1955	Venturi Meter for 48in. Serpentine Trunk Main	Oct. 13
Sept. 16	596A, 1955	Manganese Steel Liners for W.A.G.R. (also available from Agent General and for inspection at Liaison Offices)	Oct. 20
June 17	376A, 1955	Power Control Cabling at Bunbury Generating Station (also available for inspection at Liaison Offices)†	Ext. to Oct. 27
Aug. 30	565A, 1955	Water Tube Boiler, Economiser, Fuel Pumps, Spreader Stoker, Oil Burning Equipment, Bunkers, etc. (also available from Agent General and for inspection at Liaison Offices)‡	Oct. 27
July 29	489A, 1955	Electrostatic Precipitator for Charcoal Iron and Steel Industry, Wundowie (also available from Agent General and for inspection at Liaison Offices)	Oct. 27
July 29	490A, 1955	Steam Turbine-driven Centrifugal Blowers (also available from Agent General and for inspection at Liaison Offices)	Oct. 27
Aug. 5	511A, 1955	Steam Raising Plant for Charcoal Iron and Steel Industry, Wundowie (also available from Agent General and for inspection at Liaison Offices)	Oct. 27
Aug. 19	538A, 1955	Self-contained Internal Combustion, Power Driven, Travelling, Slewing and Derricking 5 ton Crane (also available from Agent General and for inspection at Liaison Offices)	Nov. 3
Sept. 6	584A, 1955	High Tension Switchgear (also available for inspection at Liaison Offices)	Nov. 3
Aug. 26	553A, 1955	Gear Planer and Bevel Gear Generator (also available from Agent General and for inspection at Liaison Offices)	Nov. 3

* Drawings—5s. per sheet.

† Documents chargeable at £2 2s. for the first set and 10s. 6d. for any subsequent issues.

‡ Documents chargeable at £1 1s. for the first copy and 5s. 3d. for any subsequent copies.

Addresses—Liaison Offices—

W.A. Government Liaison Office,
Room 13, 1st Floor, M.L.C. Buildings,
303 Collins Street, Melbourne.

W.A. Government Liaison Office,
Room 105, 82 Pitt Street, Sydney.
Agent General for W.A.,
115 The Strand, London, W.C. 2.

For Sale by Tender.

Date of Advertising.	Schedule No.	For Sale.	Date of Closing.
1955.			1955.
Sept. 2	577A, 1955	Water Boring Plant	Sept. 22
Sept. 6	583A, 1955	Scrap Bronze Turnings and Dross	Sept. 22
Sept. 6	587A, 1955	Chevrolet 30cwt. Truck	Sept. 22
Sept. 6	582A, 1955	Bitumen Drums (Heavy and Light)	Sept. 29
Sept. 13	590A, 1955	1948 model Chevrolet 12cwt. Utility	Sept. 29
Sept. 13	592A, 1955	28in. Lawn Mower	Sept. 29
Sept. 13	593A, 1955	1946 model Ford de Luxe Sedan	Sept. 29
Sept. 13	597A, 1955	Bus Body and Chassis off Bus F.18 <i>ex</i> W.A.G.R.	Sept. 29
Sept. 16	602A, 1955	Sludge from Treatment Works, Fremantle	Sept. 29
Sept. 16	603A, 1955	1943 model Ford 2-ton Tip Truck	Sept. 29
Sept. 16	604A, 1955	1942 model Chevrolet 10-12cwt. Utility	Sept. 29
Sept. 16	605A, 1955	1952 model Bedford 4-5-ton Tip Truck	Sept. 29
Sept. 13	595A, 1955	Surplus Land Settlement Buildings in Karridale Area	Oct. 6
Sept. 13	599A, 1955	Buildings <i>ex</i> Land Settlement Depot, Kudardup	Oct. 6

Tenders addressed to the Chairman, Government Tender Board, 74 Murray Street, Perth, will be received for the abovementioned supplies until 10 a.m. on the dates 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, 74 Murray Street, Perth.

No Tender necessarily accepted.

16th September, 1955

A. H. TELFER,
Chairman, Tender Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
951/55	1955. Sept. 9	Australian Blue Metal	544A, 1955	Supply Crushed Grano Diorite as per Items 1, 2 and 3, delivered to No. 10 berth, North Wharf	Public Works	Rates on application.
834/55	do.	Flower Davies & Johnson	375A, 1955	Supply Diesel Engines and Accessory Equipment and Spare Parts for Barbalin Pumping Station, as per Items 1 and 2, delivered, F.O.R., Perth	Public Works Water Supply	Rates on application.
1205/55	Sept. 8	Central Car & Truck Distributors	539A, 1955	Supply 1 only 30 in. Motor Mower, complete as per Item 1, delivered where directed at Welshpool, as follows :— 1 only Dennis 30 in. Motor Mower 1 only "Greens" Trailing Roller	Industrial Development	£400 15s. net.
1127/55	do.	521A, 1955	Supply 3 only Paramount Food Trolleys in accordance with specification as per Item 2, delivered to King Edward Memorial Hospital. Fixing into existing cabinets 4 only sets of sealed unit compressors and evaporators, as per Item 1, as follows :— Item 1 Item 2	K.E.M.H.	£33 10s. net.
1190/55	do.	Arcus Metal Products K. G. Luke C. L. Clarke 537A, 1955	Purchase and Removal of Secondhand International, model L110 Utility (Engine No. SD 220 over 33183, as per Item 1	Education	£110 set. £239 15s. each. £327.
1199/55	do.	Wesfarmers Tutt Bryant	535A, 1955	Supply 1 only "Rex" 4 SP Pump skid mounted, as per Item 1, delivered to Public Works Department Plant Depot, Jewell Street, East Perth	Public Works	£135 10s.
1047/55	do.	Kadian Distributors	481A, 1955	Supply Aluminium Screens and Doors for Royal Perth Hospital (2nd Section), as per Items 1 to 5, delivered to site	Public Works	Total sum of £1,680.
1148/55	do.	K. G. Luke (Aust.) Pty., Ltd.	524A, 1955	Supply 150 only Nurses Registration Board Badges for Dental Nurses, as per Item 1, delivered to Public Health Department	Public Health	5s. each.
834/55 Part 1	do.	Flower Davies & Johnson	374A, 1955	Supply Centrifugal Pumps and Spares for Barbalin Pumping Station, as per Items 1 and 2, delivered F.O.R., Perth, as follows :— Item 1 Item 2	Public Works Water Supply	£333 15s. each. £130 10s. each.
488/55	do.	W. E. Dye	494A, 1955	Purchase and Removal of Secondhand 1942 model Chevrolet Tip Truck (Engine No. BFR493387), as per Item 1	Public Works	£177.
1201/55	do.	Humes, Ltd.	541A, 1955	Supply of Vibrated Concrete Kerbs for Roads and Paths, as per Items 1 to 4, delivered to various schools	Public Works	Rates on application.
984/55	do.	457A, 1955	Supply of Machinery and Equipment, as per Items 1 to 4 and 6, delivered to Mt. Lawley High School, Item 5, delivered F.O.W., Fremantle, as follows :— Items 1, 2 and 6 Item 3 Item 4 Item 5	Public Works	Rates on application.
1079/55	do.	McPhersons, Ltd. Carlyle & Co. Coventry Motor Replacements Demco Machinery R. K. Thompson J. H. Coffey P. Desmond 509A, 1955	Purchase and Removal of Secondhand Motor Cycles, as follows :— Item 1 Item 2 Item 3	Police	£26. £15. £36.

MT. MARGARET GOLDFIELD.

Mt. Malcolm District.

Gold Mining Lease.

1805C—WANGHI: Courcier, Kenneth Aubrey.

Mt. Margaret District.

Gold Mining Leases.

2527T—BERIA MAIN LODGE: Sullivan, Lincoln James.

2542T—SEVEN BOYS: Bell, David; Bell, Robert; Bell, Alexander; Olds, Albert Colin; Synnot, Reginald Boswell; Dimond, Cyril Manners; Bridgeman, Henry Victor Stanley.

2543T—ROKA: Lancefield No Liability.

2545T—SOMERSET: Lancefield No Liability.

2546T—LANCASHIRE: Lancefield No Liability.

2552T—LAST HOPE: Cable, Martin; Varischetti, Henry John; Wilson, Edwin.

2553T—LONDON: Lancefield No Liability.

2554T—NEW YEAR: Lancefield No Liability.

2555T—MAJOR: Lancefield No Liability.

2556T—ANNE: Lancefield No Liability.

2557T—MARION: Lancefield No Liability.

2558T—NANCYDALE: Sullivan, Lincoln James.

2559T—ANDREW: Lancefield No Liability.

2560T—WALTER: Lancefield No Liability.

2561T—ULALLA: Fletcher, Charles Henry.

2562T—ULALLA SOUTH: Fletcher, Charles Henry.

2564T—SOUTH LANCEFIELD EXTENDED: Lancefield No Liability.

Mineral Leases.

24T—KEVAN PAT: Esperance Oil Syndicate Limited.

25T—KEVANPAT NORTH: Esperance Oil Syndicate Limited.

MURCHISON GOLDFIELD.

Cue District.

Gold Mining Lease.

2273—MOLLEY BOSS: Nock, Cecil Raymond.

Meekatharra District.

Gold Mining Leases.

1571N—PHAR LAP: Coolgardie Brilliant No Liability.

1963N—BLUE BIRD NORTH: Scott, Frank Muir.

1964N—TUMBULGUM NORTH: Morris, Leslie William.

1965N—MARS: Morris, Leslie William.

Mount Magnet District.

Gold Mining Leases.

1308M—EMPRESS: Grose, John.

1322M—THREE BOYS: Hill 50 Central No Liability.

1464M—ABLE: Consolidated Gold Mining Areas, No Liability.

1465M—BAKER: Consolidated Gold Mining Areas, No Liability.

1466M—CHARLIE: Consolidated Gold Mining Areas, No Liability.

1471M—DON: Consolidated Gold Mining Areas, No Liability.

1472M—EDGAR: Consolidated Gold Mining Areas, No Liability.

1473M—FREDDY: Consolidated Gold Mining Areas, No Liability.

1474M—GEORGE: Consolidated Gold Mining Areas, No Liability.

1495M—OPAL: Lappin, Nathaniel Peaden; Maddison, John Maxwell.

1502M—GARNET: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1503M—AMETHYST: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1504M—SAPPHIRE: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1508M—TURQUOISE: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1509M—TOPAZ: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1510M—RUBY: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1520M—GOLDEN PLATEAU: Dallison, Frederick Henry; Hayes, Bertha.

1534M—VALLEY VIEW: Carter, Christopher; Dowling, Edward James Leonard; Iseger, Gerald.

1542M—PERSEVERANCE EAST: Hill 50 Central No Liability.

1543M—EAST ST. GEORGE: Mount Magnet Development No Liability.

1544M—ST. GEORGE: Mount Magnet Development No Liability.

1547M—PHILLIPS: Robinson, Thomas Selby.

1548M—JADE: Lappin, Nathaniel Peaden; Madison, John Maxwell.

1550M—PERSEVERANCE NORTH: Morris, Leslie William.

1552M—MERMAID: Males, Lindsay John; O'Neil, Charles.

1553M—GAMBIER LASS: Males, Eve; O'Neil, Keith Lester.

NORTHAMPTON MINERAL FIELD.

Mineral Leases.

225—NORTH ELLEN: Corderoy Mines Limited.

240—MAY BELL EXTENDED: Gabalong Asbestos Co. Pty. Ltd.

36PP—ELLEN DEEP: Corderoy Mines Limited.

55PP—WHEAL INA: Hernesmiemi, Taavi Jalmarie; Belatti, Enrico; Salvadelli, Bartalo.

NORTH COOLGARDIE GOLDFIELD.

Yerrilla District.

Gold Mining Lease.

1333R—GENEVIEVE: Dellar, Benjamin James; Wallden, Robert Leander.

OUTSIDE PROCLAIMED GOLDFIELD.

Mineral Lease.

381H—PYRITES: Perkins, Edward William.

PILBARA GOLDFIELD.

Nullagine District.

Gold Mining Leases.

289L—PAUL'S LEADER: Hickey, Arthur.

312L—ELSIE JANE: Garretty, Michael Duhan.

313L—HOPETOWN: Garretty, Michael Duhan.

YALGOO GOLDFIELD.

Gold Mining Leases.

1206—ORCHID: Clark, John Pringle.

1216—DOLLAR: Nevill, William Joseph.

1227—BATTERY HILL: Marchei, Adamo; Zanga, Lorenzo; McInnes, Ivan; Clark, John.

1228—SAMBA: Richards, Herbert Raybourne.

YILGARN GOLDFIELD.

Gold Mining Leases.

4020—BIRTHDAY: Polkinghorne, Jack David; Polkinghorne, Ira Garfield; Polkinghorne, George Marshall.

4350—GOLDEN GLORY: Flynn, Arthur Patrick; McLean, Andrew Edward.

Miners' Homestead Leases.

123—HULME'S HOMESTEAD: Hulme, David.

124—MT. CLARA: Teale, Reginald.

MINING ACT, 1904-1952.

Department of Mines,
Perth, 14th September, 1955.

It is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1952, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Refusals, Fine in Lieu of Forfeiture, Authority to Mine, and Temporary Reserves as shown below.

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

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

Goldfield.	District.	No. of Application.
Coolgardie	Kunanalling	1047S.
Mt. Margaret	Mt. Margaret	2565T.
Yilgarn	4381*.

* Conditionally.

The undermentioned application for a Mineral Lease was refused :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Northampton	Private Property	57 P.P.	McGuire's Lead Mine	Norton, James Edward ; Morris, Speedie.

The undermentioned application for a Miner's Homestead Lease was refused :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Dundas	110	Anslovs Pastures	Anslow, William.

The Lessee of the undermentioned Gold Mining Lease was fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions.

Goldfield.	District.	No. of Lease.	Lessee.	Fine.
Pilbara	Marble Bar	1013	Miller, Leslie Melbourne	£ s.d. 10 0 0

The undermentioned application for Authority to Mine on reserved and exempted land was approved :—

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
967H (1M/55)	709/55	Lamph, Myra	P.A. 3423M	Murchison	Lennonville.

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

No.	Corres. No.	Occupier.	Term.	Locality.
1250H	565/49	Moonlight Wiluna Gold Mines, Limited	Twelve months from 7th June, 1955	Mt. Ida, North Coolgardie Goldfield.
1251H	312/48	Moonlight Wiluna Gold Mines, Limited	Twelve months from 7th June, 1955	Mt. Ida, North Coolgardie Goldfield.
1262H	329/50	Norseman Gold Mines, No Liability	Six months from 1st July, 1955	Norseman, Dundas Goldfield.
1263H	329/50	Norseman Gold Mines, No Liability	Six months from 1st July, 1955	Norseman, Dundas Goldfield.
1264H	329/50	Norseman Gold Mines, No Liability	Six months from 1st July, 1955	Norseman, Dundas Goldfield.
1375H	1232/53	Moonlight Wiluna Gold Mines, Limited	Twelve months from 7th June, 1955	Mt. Ida, North Coolgardie Goldfield.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

Accepted Tenders—continued.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
1087/55	1955. Sept. 8	504A, 1955	Purchase and Removal of Secondhand Motor Vehicles, as follows :— Item 1	W.A.G.R.	£36.
		W. Corner		Items 2 and 3		£26 lot.
		Soltoggio Bros.		Item 4		£101.
1075/55	do.	K. J. Vine	510A, 1955	Purchase and Removal of Secondhand Motor Cycles, as follows :— Items 1 to 3, 5 to 9	Police	Rates on application.
			Items 4 and 13		
		J. McPhee		Item 10		
		S. F. Kirby		Item 11		
		L. Stewart		Item 12		
		P. Desmond		Item 14		
1150/55	Sept. 9	526A, 1955	Supply of Cages, Trays and Mobile Racks to New Chest Clinic, Murray Street, Perth, as follows :— Item 1	Public Works	Rates on application.
		James Goss		Items 2 and 3		
		Barrow Linton & Co.		Item 4		
		S. W. Hart & Co.		Item 5		
		Bouchers Industries, Ltd.		Items 6 and 7		
1052/55	do.	Aussie Cycles Pty., Ltd.	483A, 1955	Supply of Equipment and Machinery delivered where directed at North Quay, Fremantle, as follows :— Item 2	Public Works	Rates on application.
			Items 3 and 4 (prices C.I.F., Fremantle)		
		Aust. Atlas Co.		Item 5		
		Atkins (W.A.), Ltd.				
		Geo. Moss Pty., Ltd.				

REGISTRATION OF MINISTERS.

(Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1948.)

Registrar General's Office,
Perth, 14th September, 1955.

Appointment.

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

R.G. No., Date, Name, Address of Residence,
Registry District.

Church of England.

700/55; 12/9/55; Rev. Laurence Stephen Mann;
Bishopsbourne, Ward Street, Kalgoorlie; East
Coolgardie.

Cancellations.

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

R.G. No., Date, Name, Address of Residence,
Registry District.

The Reformed Church of Perth.

732/53; 14/9/55; Rev. Gerrit van Wilgenburg; 4
Myera Street, Mt. Claremont; Perth.

*Assemblies of God in Australia
(W.A. Assembly).*

727/53; 11/9/55; Pastor Ronald Greaves; 202 Lord
Street, East Perth; Perth.

NORMAN B. BRICE,
Deputy Registrar General.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 15th September, 1955.

THE following appointments have been approved:—

Constable Leslie Frank Bowers, as Assistant District Registrar of Births and Deaths for the Northam Registry District, to maintain an office at Trayning during the absence on leave of Constable Wilfred Athol Leahy; appointment to date from 12th September, 1955.

Mr. Thomas Harford Meyer, as District Registrar of Births, Deaths and Marriages for the Northam Registry District, to maintain an office at Northam during the absence on leave of Mr. William Fellowes; appointment to date from 7th September, 1955.

R.G. No. 164/53—Constable Alexander Read, as Assistant District Registrar of Births and Deaths for the Williams Registry District, to maintain an office at Kulin, during the absence on leave of Constable Robert William Price; appointment to date from 18th July, 1955.

R.G. No. 141/53—Mr. Charles Frederick Roberts, as District Registrar of Births, Deaths and Marriages for the York Registry District, to maintain an office at York, *vice* Mr. Abraham Thomas; appointment to date from 5th September, 1955.

R.G. No. 154/53—Constable Ronald Henry Varney, as Assistant District Registrar of Births and Deaths for the Murray Registry District, to maintain an office at Dwellingup, during the absence on leave of Constable Kevin Cecil Hugh McLernon; appointment to date from 29th August, 1955.

R.G. No. 109/53—Mr. Albert Lawrence Owens, as District Registrar of Births, Deaths and Marriages for the Gascoyne Registry District, to maintain an office at Carnarvon, *vice* Mr. Charles Frederick Roberts; appointment to date from 2nd September, 1955.

R.G. No. 191/53—Constable Daniel Joseph Coffey, as Assistant District Registrar of Births and Deaths for the Williams Registry District, to maintain an office at Williams, during the absence on leave of Constable Frederick William Matson; appointment to date from 1st September, 1955.

R.G. No. 101/53—Mr. Robert William Jennings, as District Registrar of Births, Deaths and Marriages for the Beverley Registry District, to maintain an office at Beverley, during the absence on leave of Mr. Arthur Lawson O'Brien; appointment to date from 6th September, 1955.

R.G. No. 174/53—Mr. Lawrence John Carroll, as Assistant District Registrar of Births and Deaths for the Murchison Registry District, to maintain an office at Mount Magnet, during the absence on leave of Mr. Cecil Edward Emms; appointment to date from 3rd September, 1955.

NORMAN B. BRICE,
Deputy Registrar General.

APPOINTMENT.

(26 George V., No. 36.)

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

G. J. BOYLSON,
Registrar Supreme Court.
Supreme Court Office,
Perth, 29th August, 1955.

MINING ACT, 1904-1952.

Appointments.

Department of Mines,
Perth, 14th September, 1955.

HIS Excellency the Governor in Executive Council has been pleased to approve the following appointments, viz.:—

502/46—Harwood, Maurice, as Warden of the Warden's Court, Kalgoorlie, *vice* Thomas Alexander Draper, transferred, to date from the 21st day of July, 1955.

1056/48—Taylor, Arthur Lane Frank, as Deputy Warden of the Warden's Court, Perth, to act during the absence of the Under Secretary for Mines, to date from the 29th day of August, 1955.

A. H. TELFER,
Under Secretary for Mines.

MINING ACT, 1904-1952.

Forfeiture of Leases for Non-payment of Rent due under Section 98 of the Mining Act, 1904-1952.

Department of Mines,
Perth, 14th September, 1955.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council declared the undermentioned leases forfeited for breach of covenant, viz., non-payment of rent.

A. H. TELFER,
Under Secretary for Mines.

ASHBURTON GOLDFIELD.

Mineral Leases.

120—KOOLINE QUEEN: Dunlop, Ronald Chase.
121—SOUTH KOOLINE: Gray, Myrtle Elvie.
140—BEADON LEAD MINE: Perry Bandy; Hill, Alan Mackay.

141—FRANCIS JEANETTE: Mariotti, Angelo Faustino; Mariotti, Giovan Maria; Dunlop, Ronald Chase; Holben, Francis James.

144—TWO DOTS: Healy, Peter Alfred; Rooney William Charles.

145—MYSTERY: Healy, Peter Alfred; Rooney, William Charles.

147—MARGARET MAY: Mariotti, Angelo Faustino; Mariotti, Giovan Maria; Dunlop, Ronald Chase; Holben, Francis James.

BROAD ARROW GOLDFIELD.

Gold Mining Lease.

2276W—JOHNNIE: Tite, George Arthur Mansey.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

5628—IVES REWARD CONSOLIDATED: Ives, Leonard.

5629—IVES REWARD CONSOLIDATED EAST: Ives, Leonard.

5647—FAIR PLAY GOLD MINE: Oreb, Ante; Tabain, Ante.

5872—VICE REGAL: Nyborg, Allan Reinhold.

5912—RUIN RIDGE: Kemp, Lionel James; Wilson, Leslie Robertson.

5957—SPARGO'S SOUTH No. 1: Hicks, Percy Albert.

5958—SPARGO'S SOUTH No. 2: Hicks, Percy Albert.

5960—PAMELA: Marsden, Charles Henry.

DUNDAS GOLDFIELD.

Gold Mining Leases.

1861—ELIZABETH: Mills, Herbert Fletcher, Gelokom, Pietros van.

EAST COOLGARDIE GOLDFIELD.

Gold Mining Leases.

6095E—RAYMOND: Shreeve, Claude Leslie; Quinlan, Mildred Mary; Porter, John Reginald; Scherini, Julius George.

Miners' Homestead Leases.

307E—SOUTH BOULDER POULTRY FARM: Hinton, Selinda Georgina.

308E—MARIA: Pisano, Carmelo.

318E—PARKER'S MANSIONS: Parker, Maxwell Kenneth Cutting.

319E—KARCZUB'S FARM: Karczub, Tereza.

EAST MURCHISON GOLDFIELD.

Black Range District.

Gold Mining Leases.

967B—NORTH END G.M.: Ross, Kenneth William; Ross, Hugh McKenzie (junior); Ross, Ethel Janet; Ross, Colin Campbell; Hornsby, Norma Jean; Ross Donald Barker; Ross, Hugh McKenzie.
1107B—COMEDY KING: Paskov, Dume.

Wiluna District.

Gold Mining Lease.

662J—BLACKADDER: Robinson, Richard (jnr.).

Residential Lease.

8J—PAT: Weir, Felic Christie.

GASCOYNE MINERAL FIELD.

Mineral Leases.

16—BYRO CHROMITE No. 1: Adams, Thomas; Ryan, Donald; Doak, James.

17—BYRO CHROMITE No. 2: Ryan, Melva Mary.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 213 of 1955.

Between West Australian Branch, Australasian Meat Industry Employees' Union Industrial Union of Workers, Perth, Applicant, and Wyndham Freezing, Canning and Meat Export Works, Respondent.

HAVING heard Mr. J. W. Baker on behalf of the applicant, and Mr. H. A. Jones on behalf of the respondent, the Court in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, doth hereby order and declare that Award No. 10 of 1946, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 26th day of August, 1955.

By the Court,

[L.S.] (Sgd.) R. V. NEVILLE,
President.

Schedule.

Clause 43.—Basic Wage Adjustment.

Delete the existing clause and insert in lieu thereof—

Basic Wage Adjustment.

43. Except where otherwise provided, all wages in this Award are calculated on a basic wage of £12 14s. 1d. per week for males and £8 5s. 2d. per week for females.

Clause 49.—Rates and Conditions.

Delete the existing clause and insert in lieu thereof—

49. Rates and Conditions—	s.	d.
Freezers, power-sawn, rate per head (2s. extra to be paid for each bull of over two years of age—Inspector's classification)	8	3.4592
Dead cattle	24	0.133
Slinks	2	3.99

Clause 54.—Rates—Sundries.

Delete the existing clause and insert in lieu thereof—

54. Rates—	each.
Tripes (Scholes or similar system)	21.063d.
Tripes (all rejects)	13.903d.

Clause 57.—Tally Rates.

Delete the existing clause and insert in lieu thereof—

Tally Rates.	
57. (a) Tally rates in respect of all cattle treated up to and including 30 cattle per slaughterman on a week day—	
	Per Head.
A. Hide salters	24.2988d.
B. Taking out tongues, skinning heads, trimming paunches, skinning feet, taking out sinews, chiselling heads, cutting out cheeks, sawing off horns, breaking jaws (where all or any of these tasks are done)	22.9654d.
C. All other slaughterhouse employees	22.5205d.

(b) Tally rates in respect of all cattle treated in excess of 30 cattle per slaughterman on a week day shall be those specified in (a) plus 25 per cent.

Clause 60.

Delete the existing clause and insert in lieu thereof—

60. Table of minimum rates to apply during guarantee—

					Monday to Friday Inclusive.
					£ s. d.
A.	4 6 0.7
B.	4 1 4.03
C.	3 19 9.124

Clause 61.

Delete the existing clause and insert in lieu thereof—

61. Table of minimum rates to apply after expiry of guarantee—

					Monday to Friday Inclusive.
					£ s. d.
A.	3 6 8.2
B.	3 1 11.8
C.	3 0 4.6

Clause 62.—Beef Casings, Handworked.

Delete the existing clause and insert in lieu thereof—

62. Beef casings, handworked—	Margin Over Basic Wage Per Week.
	£ s. d.
Breaking out middles, cutting out bungs	8 3 4
Fatting middles in tubs	6 11 10
All others	5 16 4

Clause 63.—Rates.

Delete the existing clause and insert in lieu thereof—

63. Rates—	Margin Over Basic Wage Per Week.
	£ s. d.
Boners	5 15 10
Slicers	2 11 10
Men taking away meat and attending slicing machines	2 11 10
Cellarman (cold)	2 15 4
Cellarman (open)	2 7 10
Labourers	2 7 10

Clause 69.—Rates.

Delete the existing clause and insert in lieu thereof—

69. Rates—	Margin Over Basic Wage Per Week.
	£ s. d.
Fugalmen, pressmen, potmen and saveall men	2 9 6
By-products employees	2 7 10
Employees handling condemned beef on offal floor	2 12 10
All other employees	2 7 10
Tripe labourer	3 2 10
Night potman	4 4 4

Clause 70.—Rates.

Delete the existing clause and insert in lieu thereof—

70. Rates—	Margin Over Basic Wage Per Week.
	£ s. d.
Men working crusher	3 0 10
All other employees	2 7 10
Mill hand	2 15 10

Clause 71.—Rates.

Delete the existing clause and insert in lieu thereof—

	Margin Over Basic Wage Per Week.
	£ s. d.
71. Rates—	
All employees	2 7 10

Clause 72.—Rates.

Delete the existing clause and insert in lieu thereof—

	Margin Over Basic Wage Per Week.
	£ s. d.
72. Rates—	
Stackers	5 5 4
Cold storage employees	4 2 4

Clause 73.—Rates.

Delete the existing clause and insert in lieu thereof—

	Margin Over Basic Wage Per Week.
	£ s. d.
73. Rates—	
Lifting, shaking, trimming, re-salting, and bagging hides	2 7 10
Drying hides	2 7 10
Pickling or salting blue pieces	2 7 10
Washing salt	2 12 10
General labourers	2 7 10

Clause 74.—Rates.

Delete the existing clause and insert in lieu thereof—

	Margin Over Basic Wage Per Week.
	£ s. d.
74. Rates—	
Racemen and/or employees yarding and tailing stock	2 9 10

Clause 75.—Delete this clause.

Clause 85.—Rates.

Delete the classification "Butcher" and the margin therefor and insert in lieu thereof—

	£ s. d.
Butcher	3 0 4

INDUSTRIAL AGREEMENT.

No. 22 of 1955.

(Registered 31st August, 1955.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 31st day of August, 1955, between the Minister for Works (hereinafter referred to as "the Minister") of the one part and the Federated Engine Drivers and Firemen's Association of Australasia West Australian Branch Association of Workers (hereinafter referred to as "the Union") of the other part, whereby the said parties mutually agree as follows:—

Whereas the parties hereto being the parties to the Industrial Agreement made on the 5th day of February, 1954, and numbered 4 of 1954, have mutually agreed that the said Industrial Agreement shall be and the same is hereby varied in the manner following, that is to say:—

Delete clause 7 and insert in lieu thereof:—

7.—Wages.		£ s. d.
Basic Wage—		
South-West Land Division, excluding the Metropolitan Area	12 11 8	
Goldfields areas and all other portions of the State excluding the South-West Land Division	12 14 1	

(a) Schedule of Margins—

	Margin Per Week over Basic Wage.
	£ s. d.
Pumpers in Charge:	
Barbalin	4 0 0
Knungagin	3 5 0
Kondinin	3 5 0
Meckering	3 5 0
Meekatharra	3 5 0
Nallan	3 5 0
Narembeen	3 5 0
Ora Banda	3 5 0
Station Creek	3 5 0
Waddouring	3 5 0
Pingelly	2 15 0
Menzies	2 7 6
Second Pumpers:	
Kellerberrin booster	2 12 6
Barbalin	2 7 6
Coolgardie	2 5 0
Hammersley booster	2 5 0
Higginsville	2 5 0
Hallan	2 5 0
Norseman	2 5 0
Station Creek	2 5 0
Waddouring	2 5 0
Wicherina	2 5 0
Widgiemooltha	2 5 0
Bridgetown	1 15 0
Karomin	1 15 0
Kunngamine "B" booster	1 15 0
Meckering	1 15 0
Narembeen	1 15 0
Pingelly	1 15 0
Yarragin "A" booster	1 15 0

(b) (i) Where a pumper in charge or second pumper is required to attend an electric generator exceeding 10 kilowatt capacity, he shall be paid an extra margin of 15s. per week.

(ii) Pumper in charge of plant shall be paid an extra margin of 15s. per week: Provided that these rates shall not be cumulative to the extent of increasing the margin of an employee above 75s.

(c) In addition to the margins prescribed in subclause (a) of this clause:—

(i) The pumpers in charge at Barbalin, Waddouring, Knungagin, Narembeen and Kondinin shall be paid an extra margin of 22s. 6d. per week to cover all overtime worked in addition to such special duties as defined in clause 8 (a) hereof.

(ii) The pumpers in charge at Meckering, Station Creek, Meekatharra, Nallan, Ora Banda and Menzies shall be paid an amount of 25s. per week to cover all overtime worked in any case where such a worker is required to work 92 hours or more in any one fortnight.

In witness whereof the parties hereunto set their hands and seals the day and year as hereinbefore written.

J. T. TONKIN.

Signed by the Minister for
Works, in the presence of—
B. Whitely.

[L.S.]

The Common Seal of the
Federated Engine Drivers
and Firemen's Association
of Australasia West Aus-
tralia Branch Association
of Workers.

[L.S.]

T. J. MCKAY,
President.

H. ILES,
General Secretary.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 28 of 1955.

Between The Australian Workers' Union Westralian Branch, Industrial Union of Workers, Perth, Applicant, and Commissioner of Main Roads, 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 said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Conciliation Commissioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement an Award of the Court: Now, therefore, the Conciliation Commissioner, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling him, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

Clause 1.—Title.

This Award shall be known as the Main Roads Construction and Maintenance Award.

Clause 2.—Arrangement.

1. Title.
2. Arrangement.
3. Area and Scope.
4. Term.
5. Hours.
6. Shift Work.
7. Overtime.
8. Holidays.
9. Annual Leave.
10. Allowance for Excess Fares and Travelling Time to Workers engaged outside the Metropolitan Area.
11. Change and Shelter Shed.
12. Camping Area.
13. Camping Allowance.
14. Cooks.
15. Payment of Wages.
16. Payment of Fares—Metropolitan Area.
17. Payment of Fares and Sustenance Allowance outside of Metropolitan Area.
18. Powder Monkey.
19. Higher Duties.
20. First Aid.
21. Accidents, Transportation, etc.
22. Reporting for Duty.
23. Tools.
24. Old and Infirm Workers.
25. Tea Break.
26. Employees Recalled to Work.
27. Bitumen Workers.
28. Meal Allowance.
29. Job Representative.
30. Preference.
31. Long Service Leave.
32. District Allowances.
33. Board of Reference.
34. Casual Workers.
35. Inspection of Wages Sheets.
36. Contract of Service.
37. Owner-drivers.
38. Sick Leave.
39. Definitions.
40. New Classifications.
41. Piece Workers.
42. Allowances, Special Provisions, etc.
43. Wages.
44. Disability Allowance.

Clause 3.—Area and Scope.

This Award shall apply to workers who are eligible for membership in the applicant Union and are employed by the respondent throughout the State on roads and bridges construction and

maintenance, provided it shall not apply to workers covered by any Award of the Court of Arbitration or any Industrial Agreement registered under the Industrial Arbitration Act, 1912-1952.

Clause 4.—Term.

This Award shall have effect for one year from the date hereof.

Clause 5.—Hours.

(a) Except where otherwise provided, the ordinary hours of work shall not exceed forty (40) per week and shall be worked eight (8) hours per day, Monday to Friday inclusive, between the hours of 7 a.m. and 5 p.m.

(b) A majority of the employees concerned and their employers may mutually agree upon a starting and ceasing time between the prescribed hours. Notwithstanding anything contained in subclause (a) of this clause, the time worked each day and the hours of working on any particular section of work may be varied by agreement between a majority of the employees and the employer, subject to limits of nine (9) hours maximum in any one day, and eighty (80) hours each fortnight for the purpose of enabling employees to cease work early to make connection with transport.

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

(ii) The Union or any worker or workers covered by this Award 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.

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

Clause 6.—Shift Work.

(a) The loading on the ordinary rates for shift work shall be as follows:—

	Per Cent.
Afternoon shift	5
Night shift	7½

Liberty to apply is reserved to either party in respect to this subclause.

A worker employed on shift work who is not allowed to rotate day shift with afternoon shift and/or night shift shall be paid a loading of 25 per cent. on the ordinary rates of pay for afternoon and/or night shift, provided, however, that this provision shall not apply in cases where the period for which afternoon and/or night shift is worked without rotation with day shift does not exceed two (2) weeks.

(b) Work shall not be recognised as shift work but shall be regarded as overtime unless at least five (5) consecutive afternoon and/or night shifts are worked.

(c) The sequence of shifts shall not be deemed to be broken by a holiday.

(d) Any shift starting before 6 a.m. or after 10 a.m. shall be deemed to be an afternoon or night shift.

(e) Starting and finishing times of shifts may be fixed to suit the efficient working of the particular job, provided transport facilities are available or arranged.

(f) On construction jobs where shift work is worked in two (2) shifts, the first shift shall work eight (8) hours, exclusive of crib times, but the second shift shall work eight (8) hours, inclusive of a period not exceeding thirty (30) minutes for crib: Provided that where for the convenience of the employer the two (2) shifts are confined within a total spread of sixteen (16) hours, each shift shall be entitled to half an hour crib time within the eight (8) hours per shift.

Clause 7.—Overtime.

(a) Except where otherwise specified, all work performed by any worker outside the usual working hours of such worker shall be regarded as overtime, and the rates payable for overtime shall be as follows:—

- (i) Where the worker commences the overtime within the period of one and a half (1½) hours prior to his usual starting time, time and one-half for the time worked in such one and a half (1½) hour period.
- (ii) Where the worker works overtime in any portion of the period commencing five (5) hours or more after his usual stopping time, but commences the overtime prior to one and a half (1½) hours before his usual starting time, double time for all time worked up to the usual starting time.
- (iii) Subject to the preceding paragraphs, time and one-half for the first four (4) hours and double time thereafter.

(b) Double time shall be paid for work required to be done on Sundays, excepting those workers covered by clause 14 and item 28 of clause 43, and excepting shift workers commencing not earlier than 11 p.m. on Sunday night to suit transport facilities.

(c) A worker called back after completing a day's work, or called out on a Sunday, shall be paid a minimum of two (2) hours at overtime rates, but if he is called out more than once within any period of two (2) hours of a call, he shall not be entitled to any further payment for time worked within the period of two (2) hours from when he commenced work in response to his first call.

(d) Except as herein provided, all work performed during the recognised meal hour shall be paid at time and a half, and such rate shall continue until the worker knocks off for his meal.

The exceptions referred to above are as follows:—

- (i) Powder monkeys and their assistants.
- (ii) Workers engaged not more than 15 minutes immediately after the commencing of the usual lunch period on some process in course (*e.g.*, concreting).
- (iii) Workers engaged on emergency repairs to plant, etc., or other essential emergency work, to enable the job to restart at the expiration of the lunch hour.
- (iv) Shift workers.
- (v) Pump attendants.
- (vi) A worker who is engaged continuously for more than five (5) consecutive days between the hours of 12 noon and 1 p.m. or any usual meal hours on afternoon or night shifts. Provided the lunch hour is taken between 11 a.m. and 2 p.m. at the same regular hour each day.

(e) Any employee who works overtime on a Saturday shall be paid at the rate of time and a half for the first four (4) hours and thereafter double time, but if the employee works in any period after 5 p.m. on Saturday, he shall be paid double time rates for all time worked after that hour.

(f) (i) Overseers shall not be entitled to payment for overtime unless called on to work such overtime with other workers for more than an aggregate of two (2) hours in any week.

(ii) When the aggregate overtime exceeds two (2) hours in any week (Monday to Friday) the whole of such overtime shall be paid for at the rate of time and a half, for work performed on Saturday the overseers shall receive overtime for time so worked at the same rates as the workers under their control, Sunday time included in the time for which overtime is paid shall be paid for at the rate of double time.

(iii) Overtime shall not be construed as meaning the additional time usually and necessarily worked by overseers as part of their ordinary duties prior to and after the usual starting and finishing hours.

(g) The overtime rates shall be computed on the rate applicable to the day on which the time is worked: Provided that double time, *i.e.*, twice the ordinary rate shall be the maximum.

Clause 8.—Holidays.

(a) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely, New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, Sovereign's Birthday, Christmas Day and Boxing Day.

(b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day, he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday, he shall be paid for the time worked as if it were an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave, or to be taken at some subsequent date if the worker so agrees.

(c) In the case of workers working a five-day week, Monday to Friday, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.

(d) Payment for holidays shall be in accordance with the usual hours of work.

(e) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday.

Where the worker is on duty or available on the whole of the working day immediately preceding a holiday, or resumes duty or is available on the whole of the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

(f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

Clause 9.—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) (i) 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 employer the difference 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.

(ii) Bitumen workers or any other workers who may be required to carry out work during the Christmas period, such as maintenance employees, may be rostered to take their annual leave in accordance with this subclause.

(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 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.

(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 the 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 employer of his right to retain such workers during the close-down period as may be required.

(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 employer. 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.

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

(j) For the purpose of subclause (a) hereof, "ordinary wages" shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.

Clause 10.—Allowance for Excess Fares, Travelling Time and Walking Time.

(1) Workers Engaged Outside the Metropolitan Area.

(a) Employees engaged upon work within the radii respectively stated hereunder from the centres referred to in subclause (b) hereof:—

(i) If the employer provides or offers to provide transport with suitable seating accommodation free of charge to the employee from the recognised departmental depot, an allowance of one shilling (1s.) per day in respect of all jobs over 5 miles and up to 12 miles from the centre, or an allowance of two shillings (2s.) per day for all jobs over 12 miles and up to 20 miles from the centre, or an allowance of three shillings and sixpence (3s. 6d.) per day for all jobs beyond 20 miles from the centre shall be paid.

(ii) If the employer does not provide or offer to provide transport with suitable seating accommodation free of charge to the employee from the recognised depot, the following allowance shall be paid:—

Over 2 miles and up to 5 miles—2s. per day.

Over 5 miles and up to 12 miles—3s. per day.

12 miles and over—4s. per day.

(b) For the purpose of the above subclause the following shall be classed as centres:—

Where men are encamped, the camp, in all other cases the recognised departmental depot shall be treated as the centre from which the radii are to be measured.

(2) Workers Engaged within the Metropolitan Area.

Workers employed within the metropolitan district and who are not camped on the work, situated more than one mile from the nearest tram, bus, railway station or other public transport facility, shall receive an allowance of six pence (6d.) per day in addition to their ordinary pay, unless travelling in the employer's time.

(3) General.

Time taken by vehicles provided by the employer shall be no more than reasonable, allowing for the speed of the vehicle and the condition of the road. In all cases where the vehicles are provided by the employer they shall leave promptly on cessation of work, and an employee shall not be required to travel a further distance than is absolutely necessary. Explosives shall not be carried on vehicles which are used for the conveyance of employees.

In all areas outside the metropolitan area it shall be the employer's responsibility to convey new employees from the public transport terminal to the job.

Where the above provisions apply, time spent in travelling shall not count as time worked.

Clause 11.—Change and Shelter Shed.

Where applicable, a change an/or shelter shed for workers shall be provided and shall be used exclusively for that purpose.

Clause 12.—Camping Area.

(1) When camping areas are necessary for the employees, such shall be provided by the employer and the area shall be enclosed with a stockproof fence where necessary.

(2) (a) When employees camp out, the employer shall provide sufficient tent with fly, huts or cubicle accommodation. Cubicle accommodation shall be at rates to be fixed, or failing agreement, as decided by a Board of Reference. Provided that in the case of tents and huts a minimum weekly rental of 1s. 6d. shall be charged. Provided further that in the case of non-static camps, as determined by the Commissioner for Main Roads, no tent hire or hut hire shall be charged.

(b) When it is estimated an employee in the normal course of events will be required to live on the same section of any work for a period estimated to be from the duration of more than one week and less than three months, an 8 x 10 high-sided tent, suitably rigged, shall be provided for two employees, or if at his own request, for one employee only. Provided that in lieu of the 8 x 10 tent, an 8 x 7 hut for one employee only shall be provided. A gravel, matting, malthead or other temporary type of flooring shall be provided.

(c) When it is estimated that an employee in the normal course of events will be required to live on the same section of work for a period estimated to be of duration of more than three months and less than one year, an 8 x 10 high-sided tent on a suitable frame with suitable floor shall be provided for two employees, or if accommodation can reasonably be made available, a worker may, at his own request, occupy the accommodation singly. Provided that in lieu of the 8 x 10 tent an 8 x 7 hut for one employee only may be provided.

(d) When it is estimated that an employee in the normal course of events will be required to live on the same section of any work for a period estimated to be of a duration of more than one year, a framed hut to accommodate one or more men, shall be provided. The floor space shall be based on 50 square feet per man.

(3) All time occupied in erecting tents and/or huts or in shifting camp shall be paid for at ordinary rates, two hours to be allowed where camps are already erected and four hours where camps are to be erected, provided that overtime rates shall be paid when the work is performed outside ordinary working hours. In shifting camp, provision shall be made by the employer for the transport of the employees living in the camp, together with their personal property, free of charge, up to 4 cwt.

(4) The employer shall supply free of charge a stretcher with mattress or palliasso, and a hurricane lamp with kerosene as considered reasonable by the engineer in charge, or other suitable lighting as approved by the engineer in charge, for all employees occupying a tent, hut or cubicle provided that after 30 days' continuous service, a suitable mattress with detachable cover shall be provided.

(5) The employer shall provide potable water for workers. Tanks shall be fitted with taps. Boiling water shall also be provided by the employer for the workers' mid-day meal.

(6) The employer shall provide free of charge on each work, water bags which in the opinion of the officer in charge are suitable. Firewood shall be supplied free of charge where considered necessary by the officer in charge.

(7) The employer shall provide bath-houses fitted with showers, one to every ten employees. Water shall be available for use in the showers or bath where baths are provided, at work ceasing time, provided an adequate supply of water is available. Where an attendant is provided, hot water shall be provided where practicable.

(8) The employer shall provide sufficient facilities, including copper and tubs, to enable employees to wash their clothes. Such facilities shall be as considered necessary by the officer in charge.

(9) The employer shall instal flyproof sanitary conveniences (one seat to every 10 employees and each seat to be partitioned off) in all camps and on the job, and shall maintain these conveniences in a clean condition. Sufficient covering to ensure decency, and shade and protection from the weather shall be provided. The employer shall also supply sufficient and proper material to keep the sanitary accommodation innocuous. Such sanitary accommodation to be so situated as to preclude all possibility of contamination of the water supply and/or foodstuffs of the employees.

(10) The employer shall provide adequate drainage for all camps.

(11) The employer shall make provision for the disposal of garbage and nightsoil. The employer shall keep the camping area reasonably free from undergrowth, long grass and dangerous trees, and, where considered necessary by the officer in charge, a camp attendant shall be supplied, whose duty it shall be to maintain the camp in a clean and sanitary condition.

(12) Where a store is not available at the camp to supply commodities to the employees, and where tradespeople do not call, the employer shall provide free transport up to three times per week, if necessary, to enable commodities to be obtained by the employees from the nearest town. Employees shall elect a delegate, who shall be responsible for the collection and distribution of orders and supplies.

The employer shall not be liable for loss or damage to stores during transport.

(13) The employer shall, when necessary, give an advance by way of procuracy order on the store to the amount of one day's pay against wages earned to a new employee to enable him to obtain foodstuffs.

Clause 13.—Camping Allowance.

(a) Employees who are required to camp at the site of the work either by direction of the employer, or because no reasonable transport facilities are available to enable them to proceed to and from their homes each day, shall be paid a camping allowance of £1 15s. for every complete week they are available for work. Such weekly allowance is to cover any fares incurred at the week-end by men travelling away from camp to their homes and return, but an employee who is absent from duty without the employer's approval on the working day immediately prior to or succeeding a week-end shall be paid as provided in the following sentence.

If required to be in camp for less than a complete week, they shall be paid five shillings (5s.) per day including any Saturday or Sunday, if in camp and available for work on the working days immediately preceding and succeeding each Saturday and Sunday. Provided that in the case of employees beyond the 26th parallel camped 20 miles or more from the nearest town the camp allowance shall be £3 10s. per week, and if required to be in camp less than a completed week the allowance of five shillings (5s.) herein contained shall be increased to ten shillings (10s.).

(b) Provided, however, where the employer at his own cost, provides the employee with a proper mess room and cooks the employee's food free of charge, the allowance provided in subclause (a) of this clause shall be reduced to 17s. 6d. per week or 2s. 6d. per day, as the case may be, except in the case of employees beyond the 26th parallel, who are in camps 20 miles or more from the nearest town, where the amounts shall be £1 15s. per week and five shillings (5s.) per day.

(c) When satisfactory accommodation, other than tents or huts, is made available by the employer, the allowance mentioned in subclause (a) may be reduced in the case of any worker, however short his occupation, when the camp location is fixed for a period of six months or longer; the amount of such reduction to be agreed upon by a representative of the respondent concerned and the Union, and in the event of a dispute or difference, to be referred to a Board of Reference for determination. Provided that where satisfactory accommodation other than the provision of tents or huts, as referred to in clause 12, is made available in the case of married men by the employer, the allowance mentioned in the preceding paragraph shall not be payable however short his occupation of such accommodation, when the camp location is fixed for a period of six months or longer. Such accommodation shall not be deemed satisfactory for the purpose of this subclause unless it is sufficient to reasonably provide for the accommodation of the worker, his wife and any of such worker's dependants who shall be nominated by him. Any dispute as to the accommodation provided under this subclause may be referred to the Board of Reference.

Clause 14.—Cooks.

(a) In all camps containing 15 or more employees, where the camp location is fixed for a period of six weeks or longer, a cook shall be provided by the employer. In each case the employer shall supply cooking utensils.

(b) A cook so engaged shall be remunerated at the following rates:—

(i) A cook required to work seven days per week shall be paid a margin of 20s. plus one-third of the basic wage and margin to cover all overtime and week-end work.

(ii) A cook required to work six days per week shall be paid a margin of 20s. plus one-quarter of the basic wage and margin to cover all overtime and week-end work.

(iii) A cook required to work five days per week shall be paid a margin of 20s. plus one-sixth of the basic wage and margin to cover all overtime.

(iv) The decision as to whether a cook shall be employed five, six, or seven days per week shall rest with the officer in charge of the job.

(c) The number of cooks and cooks' offsiders to be employed shall be in accordance with the following schedule:—

Where the number of employees in the mess does not exceed 20 or under—one cook.

Exceeds 20 and not 30—one cook and one offsider.

Exceeds 30 and not 50—one cook, two offsiders.
For each additional 20—one additional offsider.

Provided that where the number does not exceed 20, the cook shall receive a special allowance of two shillings (2s.) per day for each person in excess of 15, each day to stand alone.

(d) Subject to subclause (b) (iv) of this clause, the cook's offsider shall be paid the following rates:—

(1) Cook's offsider required to work seven (7) days per week shall be paid the basic wage plus a margin of 6s., plus one-third of the basic wage and margin, to cover all overtime and week-end work.

(2) Cook's offsider required to work six (6) days per week shall be paid the basic wage plus a margin of six shillings (6s.), plus one-quarter of the basic wage and margin to cover all overtime and week-end work.

- (3) Cook's offsider required to work five (5) days per week shall be paid basic wage plus a margin of six shillings (6s.), plus one-sixth of the basic wage and margin, to cover all overtime.

(c) Each mess shall have a Committee of Management appointed by the workers. Such committee shall be responsible to the officer in charge for the running and discipline of the mess and the actual engagement of the cook. The mess shall be kept to the satisfaction of the officer in charge.

(f) The employer shall provide what is considered suitable mess accommodation.

(g) The cook and his offsider will be responsible for contributing towards the cost of food in accordance with the formula adopted by the committee.

Clause 15.—Payment of Wages.

(a) When or before payment of wages is made to an employee, he shall be issued with a docket showing at least the gross amount of wages and the details of any deductions which are made from his earnings.

(b) Employees shall be paid during ordinary working hours. If they are paid during the usual meal time such time so occupied shall be added to the actual meal time. Any employee required to wait after his ordinary ceasing time to receive his wages shall be paid at ordinary rates for all time kept waiting to be paid.

(c) Workers when discharged or who resign during or on completion of the work shall be paid wages due by cash or cash order and, as far as practicable, the wages shall be paid at the particular place where such worker has been working.

(d) When a worker has been discharged or has resigned, he shall be paid the wages due within twenty-four (24) hours after the timekeeper has been notified of such discharge or resignation, or twenty-four (24) hours after the worker has arrived at the main camp, and for all working time during which workers are kept waiting for their wages beyond such twenty-four (24) hours they shall be paid at ordinary rates.

Clause 16.—Payment of Fares—Metropolitan Area.

In respect of all fares of workers who are required to start and finish on the job, the Department shall pay the worker fares actually and reasonably incurred in excess of one and three pence (1s. 3d.) per day of the return fare, provided the employer or his representative shall have the right to require evidence of fares actually and reasonably paid.

A construction worker shall have no claim for a recoup of fares under this clause when a conveyance other than a public conveyance is provided by the employer.

This clause shall not apply to workers required to camp on the job.

Clause 17.—Payment of Fares and Sustenance Allowance Outside of the Metropolitan Area.

(a) The employer shall pay railway and other transport fares, or shall provide transport free of charge from the place of engagement to the place of work, and when the worker's services are terminated because there is no further work available return fares or transport to place of engagement shall also be paid or be provided by the employer; provided that, in the event of any worker leaving the work of his own accord, or being dismissed on account of misconduct or unsatisfactory work within six (6) weeks of time of engagement, the amount of fare to the job may be deducted from any amounts due to such worker at the time of dismissal, and he shall forfeit privileges of free return to place of engagement.

(b) Time occupied by a newly-engaged or re-engaged employee in travelling from his town of abode to the place of work shall be paid for as follows:—

- (i) Where the place of work is within a radius of fifty (50) miles from his town of abode— $\frac{1}{4}$ day's pay.

- (ii) Where the place of work is not within a radius of fifty (50) miles but is within a radius of one hundred (100) miles from his town of abode— $\frac{1}{2}$ day's pay.
- (iii) Where the place of work is not within a radius of one hundred (100) miles from his town of abode—one (1) day's pay.

Provided—

(a) that this clause shall operate only if the employee works on the job for at least ten (10) days;

(b) that the maximum time to be paid in respect of any one day for travelling time, pitching camp, and wages earned shall not exceed one (1) day;

(c) that the provisions of this clause shall not interfere with the existing custom relating to workers transferred.

(c) Where employees are sent on duty from one place to another they shall be allowed a travelling allowance of fourteen shillings (14s.) per day to be made up of three shillings and sixpence (3s. 6s.) per item.

(d) If employees are transferred to another job at their own request, they shall not be entitled to fares or any allowance under this clause.

Clause 18.—Powder Monkey.

Where explosives are frequently used a competent powder monkey shall be employed.

Clause 19.—Higher Duties.

Any worker carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any shift shall be paid at such higher minimum rate for such work for the whole of the shift. If he is employed for less than two (2) hours on work classified at a higher minimum than his ordinary rate he shall be paid at the ordinary rate for the whole shift: Provided tool sharpeners and powder monkeys, when employed intermittently on such class of work, shall receive the wage prescribed for tool sharpeners and powder monkeys, as the case may be, if they are employed on such class of work during any portion of a week (Monday to Friday). If not employed on such class of work for any portion of a week, they should be paid for the class of work actually performed.

Clause 20.—First Aid.

(i) Where practicable, one of the employees in each gang exceeding ten (10) men shall be qualified in first aid.

(ii) A first aid outfit shall be provided and maintained by the employer on all construction jobs to which this Award applies. Such outfit shall consist of at least the following:—Boracic acid, iodine, picric acid (bottle solution), lin. bandages, $2\frac{1}{2}$ in. bandages, 4in. bandages, lint, cottonwool, triangle bandages, lysol, permanganate of potash, snake bite scarifier, 12in., 18in., 24in. and 30in. splints, and one pair of scissors.

Clause 21.—Accidents, Transportation, Etc.

(a) On all construction works where more than fifty (50) men are employed and hospital and/or medical services are not readily available, an equipped first aid station shall be provided at a conveniently central position.

(b) In cases of accident the employer shall pay the railway and any other transportation fare of the injured worker to the nearest hospital town: Provided that when it is deemed necessary by the officer in charge or overseer that an attendant shall accompany an injured person, the employer shall not only pay him the transportation fare, but also pay his wage, not exceeding eight (8) hours per day, for the actual time occupied on the journey.

(c) Any employee appointed by the employer to perform first aid duty in any gang exceeding ten (10) men shall be paid one shilling and fourpence (1s. 4d.) per day in addition to his ordinary rate.

Clause 22.—Reporting for Duty.

(a) If a worker is not notified before he leaves the job at the end of the day or shift that his services will not be required on the next day or shift, and such worker presents himself for work at the appointed starting time, he shall be paid for that day: Provided, however, that if the unemployment is on account of causes beyond the control of the management he shall be entitled to two (2) hours pay and be notified of the cause why he cannot be employed: Provided, further, that when the worker lives or resides in such close proximity to the work that he is under no necessity to incur any extra expense by a delayed notification of his services not being required, then such notice shall be deemed sufficient if given at least one (1) hour before the usual starting time.

(b) Employees directed to report for work on Saturday or Sunday and not being required shall be paid two (2) hours at the appropriate rate and all fares actually incurred in travelling to and from the job.

Clause 23.—Tools.

All tools required by employees shall be provided by the employer free of charge. Where necessary, the employer shall provide masks and goggles to sand blast and cement gun operators. All employees issued with tools shall be responsible for their safe-keeping.

Clause 24.—Old and Infirm Workers.

Notwithstanding anything elsewhere provided or prescribed in this Award any old and/or infirm worker may be paid a lower rate than that prescribed by this Award to be fixed by agreement in writing between the worker and the employer and to be signed by each of them not later than one week after the commencement of the employment of the worker at such agreed rate: Provided that the employer shall within fourteen (14) days of the signing of such agreement, forward a copy thereof to the secretary of the Australian Workers' Union, Westralian Branch: Provided also that the employer, or the employee, or the said Union, may apply to the Board of Reference prescribed under this Award at any time for a review of the rate fixed, and on any such review the Board of Reference may alter or vary the said rate and the decision thereon shall be final.

Clause 25.—Tea Break.

(a) Subject to the provisions hereinafter contained, a rest period of seven (7) minutes from the time of ceasing to the time of resumption of work shall be allowed each morning. This interval shall be counted as time off duty without deduction of pay and shall be arranged at a time and in a manner to suit the convenience of the employer. Morning tea may be taken by employees during this interval but the period of seven (7) minutes shall not be exceeded under any circumstances. Upon proof of breach by any employee of any provision hereinbefore expressed or implied the Court may grant the employer concerned exemption from liability to allow the rest period aforesaid.

(b) Workers engaged on essential emergency work or on some process in course (e.g., concreting) may be required to take the prescribed tea break at such time and in such manner as considered necessary by the engineer in charge of the job or in his absence by the foreman or overseer.

Clause 26.—Employees Recalled to Work.

When an employee is recalled to work after leaving his job, he shall be paid for a minimum of two (2) hours at overtime rates.

Clause 27.—Bitumen Workers.

Overalls and gloves shall be provided for workers actually handling bitumen. The spray operator shall be provided with a suitable respirator when requested. Basil aprons shall be supplied to employees at kettle and/or handling drums, free of charge, by the employer if required.

The employer shall provide on the job, oil or other suitable solvents free of charge to employees for the removal of tar, bitumen emulsions or similar preparations from their persons.

Clause 28.—Meal Allowance.

Any employee required to work overtime for more than one and a half (1½) hours after the ordinary ceasing time without being notified the previous day shall be provided with a meal or be paid three shillings (3s.) for each meal in addition to his overtime payment and time taken for such meal shall not be paid for. Provided, however, that this clause shall not apply when workers are camped.

Clause 29.—Job Representative.

A job representative appointed by the employees shall be allowed the necessary time during working hours to interview the engineer or officer in charge on the job on matters affecting the employees whom he represents.

Clause 30.—Preference.

Preference of employment shall be given to members of the Australian Workers' Union, Westralian Branch, Industrial Union of Workers, provided that any worker or applicant for employment who is a member of another recognised industrial union and who produces proof of such membership shall be entitled to equal preference. Provided also, that any worker or applicant for employment who is not a member of the said union shall within fourteen (14) days of commencing employment under this Award make and complete an application for membership of the said union, and provided that any worker who is a financial member of another industrial union, shall, upon the expiration of his current membership with such other union, within 14 days of such expiry, make and complete an application for membership with the Australian Workers' Union.

Clause 31.—Long Service Leave.

The conditions governing the granting of long service leave to full-time Government wages employees generally shall apply to workers covered by this Award.

Clause 32.—District Allowances.

District allowances calculated on the rates specified below shall be paid in the undermentioned areas:—

	Allowance per week. £ s. d.
Boundaries of Districts:	
(1) The area within a line commencing on coast; thence East along lat. 28 to Talling Peak; thence South-East to Mt. Gibson and Burracoppin; thence to a point South-East at the junction of lat. 32 and long. 119, thence South along long. 119 to coast	Nil
(2) The area within a line commencing on the coast at lat. 27 then East to a point on long. 119, then South along long. 119 to lat. 28, then East along lat. 28 to a point North of Mt. Redcliffe, thence due South along to a point on lat. 30; thence East along lat. 30 to long. 123; thence South along long. 123 to the coast; thence along the coast to the boundary of No. 1 district	5 0
(3) The area within a line commencing on coast at lat. 26; thence along lat. 26 to long. 123; thence South along long. 123 to the boundary of No. 2 district	9 0

- £ s. d.
- (4) The area within a line commencing on the coast at lat. 24; thence East to the South Australian border; thence South to the coast; thence along the coast to long. 123; thence North to the intersection of lat. 26; thence West along lat. 26 to the coast 15 0
- (5) That area of the State situated between the lat. 24 and a line running East from Carnot Bay to the South Australian border 1 10 0
- (6) That area of the State North of a line running East from Carnot Bay to the South Australian border 1 18 0

The above allowances cover a week whether of five, six or seven days. For periods of less than five days, one-seventh of the above shall be payable for each day or part thereof: Provided, however, that employees who have worked at least one-half of a week shall be given the benefit of Sunday in the calculation of district allowances.

Clause 33.—Board of Reference.

(i) 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 interpretation 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.

(ii) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award.

Clause 34.—Casual Workers.

A "casual worker" is one for whom less than one (1) week's continuous work is provided by the employer. Casual workers shall be entitled to receive ten per cent. (10%) in excess of the rate prescribed for their class of work.

Clause 35.—Inspection of Wages Sheets.

The wages sheets of employers shall be open for inspection at the local or head office by the secretary or other authorised officer of the Union, upon reasonable notice being given of his desire to inspect same.

Clause 36.—Contract of Service.

(a) Contract of service shall be by the day, and shall be terminable by one (1) days notice on either side, except in the case of a casual worker, when one (1) hours notice shall suffice.

(b) The employer shall be under no obligation to pay for any day not worked on which the worker is required to present himself for duty, except such absence is due to illness and comes within the provision of clause 38 (Sick Leave), or such absence is on account of holidays to which the worker is entitled under the provisions of this Award.

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

(d) The employer shall be entitled to deduct payment for any day or portion of a day on 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 associated with it, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent, with the exception of wet weather, in which case the decision as to whether it is too wet to work shall rest with the engineer in charge, if available, in his absence the foreman, or in his absence the person under whose direction the men are working.

(e) The rate of payment in the wages clause is for the purpose of convenience expressed in the weekly amount.

Clause 37.—Owner-drivers.

Persons driving vehicles owned by them and hired to the employer shall be deemed "workers" so far as wages and any conditions which are reasonably applicable to them are concerned. The matter of the hiring of the vehicles is to be left entirely between the owner and the employer. Should any owner-driver be dissatisfied with the rate fixed by the local engineer or officer in charge for the hire of his vehicle, such person shall have an appeal to the Board of Reference appointed under this Award.

Clause 38.—Sick Leave.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth of a week's pay for each completed month of service.

(ii) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year in respect of each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

(b) The clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act, 1912-1954.

(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 that year.

Clause 39.—Definitions.

(1) "Worker on Maintenance" shall mean an employee in a gang engaged in the various classes of work necessary in connection with the maintenance or reconditioning or minor improvements of existing roads, excepting an employee operating a grader after five (5) days continuous operation.

(2) "Officer in Charge" shall mean the engineer or other officer appointed by the engineer controlling any specific work.

(3) "Metropolitan district" shall mean all that area of land comprised within a circle of which the centre is the General Post Office and the radius of which is fifteen (15) miles.

(4) "Concretor" means a worker engaged in filling in gauge, mixing on the board or machine mixing, wheeling from the board or packing concrete, or distributing and packing concrete inside of box or forming.

(5) "Construction worker" shall include the following designations:—

Concrete kerb layer.

Concrete sump maker.

Hammer and gad man breaking up roads.

Kerbbers.

Worker on maintenance.

Man engaged on water binding.

Man operating planer, including wet pay.

Metal or gravel spreader.

Scarifier (when actually engaged and acting under the foreman's instructions on such work).

Stone knapper on roads.

Carpenters' labourer.
 Bitumen hand.
 Picking up man (when working under the direction of the straight edge man).
 Culvert hand.
 Fencer.
 Concrete worker.
 Worker lining and marking out (not to apply when the foreman or overseer takes part in the operation).
 Pump attendants not covered by Item No. 19.
 Scoop man.
 Tallyman.
 Hammer and gad man.
 Man getting ironstone spalls requiring use of crow bar and spalling hammer.
 Axeman.
 Bar and wire worker.
 Batterman trimming up batters on slope when cuttings are over two feet in height.
 Stone pitcher.
 Spaller in diorite and granite other than when spalling to a specific dimension.

(6) "General Hand" shall include—

Men employed in gravel pit loading stone or gravel into motor trucks or drays.
 Tipman.
 Men engaged in grubbing.
 Men placing stone in foundations.

(7) Plant Operators:

"Special Class Operator" shall mean an operator who has been issued with a certificate by the Main Roads Department. The decision as to the requirements for the issue of the certificate shall be the prerogative of the Main Roads Department and the Department shall have the right to revoke such certificate at any time.

"Trainee Plant Operator" shall mean a worker with less than eight (8) weeks experience with the employer on machines in classification 18 of clause 43, and such worker may at the discretion of the employer be classed as a trainee for a period of not more than eight weeks and be paid 60 per cent. of the margins prescribed for the machine for the period of training.

Clause 40.—New Classifications.

The future rate for any class of labour not specifically mentioned in clause 43 of this Award shall be fixed by mutual arrangement between the parties hereto, and, failing agreement, by the Board of Reference: Provided, however, that the rate so fixed shall, if the date from which it is to take effect has not been agreed upon, be determined by the Board of Reference.

Clause 41.—Pieceworkers.

(a) The rate of payment for any system of piecework shall be fixed on the basis that it shall be sufficient to yield to a worker of average capacity for a full weeks work of the ordinary hours at least ten (10) per cent. above the minimum time rate of pay as prescribed herein for such weeks work: Provided that, where a worker works part of a full week at piecework rates and part at time rates, he shall be paid so much as he is entitled to receive under such piecework rates plus the proportionate amount which he is entitled to receive under this Award at time rates of pay.

(b) All disputes between the employer and the Union as to any matters relating to payment by results, including any question as to whether the rates or prices are properly based on the capacity of an average workman, and as to the extension of any system of payment by results by the employer to workers shall, in default of agreement between the employer and the Union, be referred to the Board of Reference.

(c) As far as reasonably practicable, the provisions of this Award relating to accommodation, camp allowance and holiday pay, fares, accident transportation, pitching, striking and removing camp, medicine chest, water supply stores, sanitary

service, and preference shall apply to pieceworkers. Camp allowance and holiday pay shall only be payable when the officer in charge is satisfied that the pieceworker has qualified for such payments.

Clause 42.—Allowances, Special Provisions, Etc.

(1) Workers while working in wet places shall be paid one shilling and fourpence (1s. 4d.) per day in addition to the rates prescribed. "Wet places" means places where the water is over the worker's ankles or top of gum boots when provided, or when in performing work the splashing of the water and mud saturates their clothing, or where protection is not provided to prevent splashing or dripping, sufficient to saturate their clothing. The officer in charge, foreman or overseer, shall decide whether wet place is a "wet place" within the meaning of this clause: Provided that—

(a) this allowance shall not be payable to workers working on a natural surface made wet by rain;

(b) where watertight boots are provided by the employer no claim shall be allowed under this provision for wet feet.

(2) The special, camp and district allowance shall not be treated as "wages" in the computation of overtime, holiday pay, or for other similar purposes. District allowance shall be paid in the holiday pay when an employee does not leave the district in which he has been working.

(3) Spray driver shall be paid two shillings (2s.) per day up to a maximum of ten shillings (10s.) per week in addition to the margin for a truck driver.

(4) Fallers engaged on day work and using their own tools and implements shall receive an allowance of one shilling (1s.) per day whilst so engaged.

(5) Workers employed shovelling wet and sticky clay, but which does not come within the definition of "wet place," shall be paid one shilling and fourpence (1s. 4d.) per day allowance: Provided the officer in charge shall decide whether the material is sticky within the meaning of this clause.

(6) Leading hands shall be paid two shillings and sixpence (2s. 6d.) per day in addition to the rate prescribed for the work being performed by such leading hand.

(7) Workers engaged on tar or bitumen work shall receive two shillings (2s.) per day above their ordinary rate, provided that this shall not be applicable to bitumen workers or tar metallers.

(8) Where in the opinion of the engineer, a worker is unduly exposed to concrete drippings, such worker shall receive an allowance of eightpence (8d.) per day.

(9) Handling cement, lime or flyash:—

(a) All workers (other than concretors or other workers receiving a margin for work which involves the use or handling of lime, cement or flyash) who are engaged—

(i) tipping dry cement, lime or flyash into trucks or handling cement, lime or flyash in machine mixing, shall be paid one shilling and fourpence (1s. 4d.) per day allowance;

(ii) handling dry cement, lime or flyash in bags shall be paid an allowance of eightpence (8d.) per day;

(iii) opening and emptying dry cement, lime or flyash on mixing board shall be paid an allowance of one shilling and fourpence (1s. 4d.) per day which shall include the allowance of eightpence (8d.) per day referred to above;

(iv) handling ten (10) or more bags of cement, lime or flyash in the day solely within the confines of the building shall be paid an allowance of one shilling and fourpence (1s. 4d.) per day, which shall include the allowance of eightpence (8d.) referred to in subparagraph (ii) hereof.

(b) Olive oil shall be provided for the use of concrete, cement or flyash workers.

(10) Workers employed spraying or painting creosote shall receive an allowance of one and fourpence (1s. 4d.) per day, provided protective clothing is not provided.

(11) Gloves shall be supplied to workers where in the opinion of the officer in charge they are necessary for the protection of the workers from unduly hot, rough or corrosive materials.

Clause 43.—Wages.

	£	s.	d.
(i) Basic Wage—			
Metropolitan Area	12	6	6
Elsewhere in South-West Land Division	12	6	0
Elsewhere in State	12	9	4
The following weekly margins over the basic wage as declared from time to time by the Arbitration Court shall be paid:—			
(1) Construction worker	15	0	
(2) General hand	7	6	
(3) Overseer maintenance:			
Under six men	2	18	6
Over six men	3	2	6
(4) Can man	1	2	6
(5) Hand spray nozzleman	1	10	0
(6) Kettle man in charge	1	11	0
(7) Assistant kettleman	1	2	6
(8) Driver internal combustion roller:			
(a) Under 10 tons	2	9	0
(b) 10 tons and over	2	17	0
(9) Picking up man (when not working under the direction of the straight-edge man)	1	2	6
(10) Spray operator	2	9	0
(11) Straight-edge man	1	2	6
(12) Broad axeman	3	5	0
(13) Concrete mixing machine (power driven) man in charge	1	10	0
(14) Overseer:			
Eight men and under with no major plant employed	2	7	6
Eight men and under using major plant	3	5	0
Over eight men	3	19	0
Special class	4	2	6
(15) Jumper man	1	2	6
(16) Man in charge of compressor	1	10	0
(17) Ploughman	1	2	6
(18) Plant Operators:			
(a) Power grade driver—			
(1) Operating machine under 40 b.h.p.—			
(i) ..	2	17	6
(ii) Special class	3	2	6
(2) Operating machine over 40 b.h.p.—			
(i) :	3	13	6
(ii) Special class	3	18	6
(3) When engaged on water binding	3	13	6
(b) Tractor driver using power control or hydraulic unit—			
(1) Tractor driver under 40 b.h.p.—			
(i) ..	2	15	0
(ii) Special class	3	0	0
(2) Tractor driver over 40 b.h.p.—			
(i) ..	3	11	0
(ii) Special class	3	16	0
(c) Tractor driver not using power control or hydraulic unit—			
(1) Under 40 b.h.p.	2	0	6
(2) Over 40 b.h.p.	2	9	0

(d) Loaders—

	£	s.	d.
(1) Mechanical bucket type truck or tractor mounted	2	9	0
(2) Front end and overhead—			
(i) Pneumatic tyres	2	9	0
(ii) Track machines.			
Rate as for tractors.			
N.B.—The duties of plant operators shall include servicing and running adjustments.			
(19) Pump attendants (motor) on pumps unwatering trenches or excavations including attendance during the lunch hour	1	17	6
(20) Sanitary man	1	12	6
(21) Tool sharpener	1	17	6
(22) Trowel hand and renderer	1	10	0
(23) Man controlling weighing apparatus excluding portable weighing machine	1	12	6
(24) Hammer and drill man	1	2	6
(25) Driver of portable petrol driven cross-cut or circular saw	1	10	0
(26) Fallers when cutting timber for milling or timber used for construction work	1	17	6
(27) Blacksmith's striker (outside South-West Land Division)	1	4	0
(28) Worker curing concrete, basic wage plus one quarter, seven days per week, no overtime.			
(29) Pipe setter cement pipes	1	2	6
(30) Pile driving:			
(a) Man in charge	2	5	0
(b) All others	1	5	0
Liberty is reserved to either party in the case of a major construction job.			
(31) Rigger	2	8	0
Liberty is reserved to either party in the case of a major construction job.			
(32) Rope Splicer—			
Hemp	1	2	6
Wire	1	17	6
(33) Screeder	1	2	6
(34) Quarry Work—			
(a) Man barring down	1	10	0
(b) Powder monkey	2	5	0
(c) Rock drill machine man	1	10	0
(d) Spaller (quarry only)	1	10	0
(35) Pneumatic Tool Operator—			
(a) Concrete paving breaker	1	10	0
(b) Jack hammer man	1	10	0
(c) Clay digger	1	10	0
(d) Pneumatic pick	1	10	0
(e) Compactor Operators—			
(i) Internal concrete vibrator	1	2	6
(ii) Vibrating roller	1	10	0
(iii) Rammer mechanical	1	10	0
(iv) Rock drill machine man	1	10	0
(36) Motor Drivers of Vehicles—			
Not exceeding twenty-five (25) cwt. capacity	1	16	0
Exceeding 25 cwt. and not exceeding three (3) tons capacity	2	6	0
Exceeding three (3) tons capacity and under six (6) tons	2	16	0

For each completed ton over five (5) tons capacity, two shillings and sixpence (2s. 6d.) additional margin.

N.B.—Motor lorry drivers' duties include ordinary running adjustments.

(37) Labourer not elsewhere classified Nil

Clause 44.—Disability Allowance.

(a) An industry disability allowance shall be added to margins prescribed in the wages clause on the following scale:—

Margin Per Week.	Allowance Per Week.
s. d.	s. d.
Nil	5 0
7 6	3 6
15 0	1 6

Penalty and overtime rates shall not be calculated on the allowance so payable.

(b) The abovementioned allowance shall not become payable until a worker has served for a continuous period of 20 working days in the service of the employer under this Award, days of absence on leave with or without pay, or with the employer's consent to count as days of actual attendance at work.

(c) Where a worker has qualified for the allowance as prescribed in paragraph (b) hereof, such allowance shall be payable in respect of the whole period in the service of the employer under this Award for all days for which wages are payable in accordance with the terms of this Award.

(d) Where a job is of shorter duration than twenty (20) working days, the allowance shall be payable as hereinbefore prescribed to any worker who has served continuously for the duration of the job, days of absence on leave with or without pay or with the employer's consent to count as days of actual attendance at work.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 2nd day of August, 1955.

(Sgd.) S. F. SCHNAARS,
Conciliation Commissioner.

Filed at my office this 2nd day of August, 1955.

(Sgd.) R. BOWYER,
Clerk of the Court.

INDUSTRIAL AGREEMENT.

No. 21 of 1955.

Registered 30th August, 1955.

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 9th day of August, 1955, between the State Executive Australasian Society of Engineers' Industrial Association of Workers of the one part, and H. V. McKay Massey Harris Pty. Ltd., of corner of Murray and King Streets, Perth, of the other part, whereby it is mutually agreed by and between the parties hereto as follows:—

Clause 1.—Wages.

	Per Week.
	£ s. d.
(a) Basic Wage	12 12 5
(b) Male Adults—	
	Margin Over Basic Wage Per Week.
	£ s. d.
Assemblers	1 5 0
Assemblers—after two years experience	1 15 0

	£ s. d.
Agricultural implement and/or comb fitters	2 5 0
Agricultural implement and/or comb fitters after two years experience	2 10 0
Servicemen	2 5 0

(c) Male Juniors—

The minimum rates of wages to be paid to male junior workers shall be:—

	Per Cent. of Basic Wage Per Week.
Under 16 years of age	25
Between 16 and 17 years of age	35
Between 17 and 18 years of age	45
Between 18 and 19 years of age	60
Between 19 and 20 years of age	75
Between 20 and 21 years of age	90

Clause 2.—Special Rates.

(a) A leading hand in charge of—

- (i) not less than three (3) and not more than ten (10) other workers shall be paid fifteen shillings (15s.) per week extra; or
- (ii) more than ten (10) and not more than twenty (20) other workers shall be paid thirty shillings (£1 10s.) per week extra; or
- (iii) more than twenty (20) other workers shall be paid two pounds five shillings (£2 5s.) per week extra.

(b) A worker working as a machine tester shall receive one shilling (1s.) per day above the assembler's rate.

Clause 3.—Hours of Employment.

The ordinary hours of employment shall be forty (40) per week, to be worked between 7.30 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7.30 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between the employer and his workers, and also that the weekly hours may be worked in five (5) days.

Clause 4.—Overtime.

(a) For all work done outside ordinary hours the rate of wages shall be time and a half for the first four (4) hours and double time thereafter.

(b) In computing overtime each days work shall stand alone.

(c) A worker recalled after leaving his workshop to work overtime shall be paid for three (3) hours work at the appropriate rate.

(d) A worker occasionally required to hold himself in readiness to work after ordinary hours shall, until released, be paid standing-by time at the ordinary rate from the time from which he is to hold himself in readiness.

(e) For all work done during meal hours and thereafter until a meal break is allowed, time and a half shall be paid. A worker shall not be compelled to work for more than six (6) hours without a break for a meal.

(f) Before starting overtime after working ordinary hours, a meal break of thirty (30) minutes shall be allowed unless the period of overtime is less than one and a half (1½) hours. The employer and any worker may mutually agree to a variation of this subclause.

(g) A worker required to work overtime for more than two (2) hours without being notified on the previous day or earlier that he will be so required to work, shall either be supplied with a meal by the employer or paid one shilling and sixpence (1s. 6d.) or, if the work extends into a second meal hour two shillings and sixpence (2s. 6d.) for the two meals, but such payment need not be made to workers who live in the same locality as their workshop and who can reasonably return home for meals.

(h) If a worker pursuant to notice has provided a meal or meals and is not required to work overtime, he shall be paid for each meal so provided, in accordance with subclause (g) hereof.

(i) When a worker working overtime finishes work at a time when reasonable means of transport are not available, the employer shall provide him with a conveyance or pay him ordinary wage rate for the time needed to reach his home.

(j) Notwithstanding anything contained in this Agreement—

- (i) the employer may require any worker to work reasonable overtime at overtime rates;
- (ii) neither the Industrial Association of Workers party to this Agreement nor any worker covered by this Agreement 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.

Clause 5.—Annual Leave and Holidays.

(a) The following days, or the days publicly observed in lieu thereof in the Perth metropolitan area, shall be allowed as holidays, without deduction of pay—namely, New Years Day, Labour Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, State Foundation Day, Christmas Day and Boxing Day.

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

(c) If a worker works on any of the holidays named in subclause (a) hereof, he shall be paid at the rate of double time for the time so worked.

(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 after a period of twelve (12) months continuous service with the employer.

(e) If any holiday named in subclause (a) hereof 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 (1) ordinary working day for each such holiday.

(f) If after one (1) months continuous service in any qualifying 12 monthly period a worker lawfully leaves his employment or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a weeks wage at his ordinary rate in respect of each completed month of continuous service.

(g) Any absence from work except time for which the worker is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Agreement shall not count for the purpose of determining the worker's right to annual leave.

(h) In the event of a worker being employed 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, 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 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 benefits of this clause.

(j) This clause shall not apply to casual workers.

Clause 6.—Shop Stewards.

Shop stewards appointed by the workers in each workshop shall be allowed the necessary time during working hours to interview the employer or his representative on matters affecting workers whom they represent.

Clause 7.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Agreement, an accredited representative of the

Association shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised, without the consent of the employer, more than once in any one (1) week.

Nothing in this clause shall derogate from the power of any such representative to enter any premises at any time when authorised under section 170 of the Industrial Arbitration Act, 1912-1941.

Clause 8.—Travelling Time Allowance and Board.

(a) All fares and reasonable travelling expenses—including the cost, if any, incurred for meals—incurred by a worker during travelling shall be paid by the employer. The fares shall be first class on coastal boats, or on interstate boats where there is no second class distinct from steerage. Train fares shall be at second class rates, and in cases in which a worker has to travel all night, sleeping accommodation, if available, shall be allowed.

(b) Time occupied in travelling during the ordinary working hours of the worker shall be paid for at ordinary rates.

(c) If a worker has to be away from his home overnight he shall be allowed reasonable cost of board and lodging.

(d) When it is more convenient for the worker to go direct from his home to a job away from the employer's workshop he shall do so and shall start and cease work at the usual time customary at the workshop; provided that any extra expense incurred by him in travelling shall be borne by the employer.

Clause 9.—Contract of Service.

(a) The contract of service shall be by the day, and shall be terminable by one days notice on either side, except in the case of a casual worker.

(b) The employer shall be under no obligation to pay for any time not worked on a day upon which a worker is required to present himself for duty, unless the time not worked is due to illness and comes within the provisions of clause 10 of this Agreement, or the time not worked is on account of holidays to which the worker is entitled under this Agreement.

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

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which a worker cannot be usefully employed because of any strike by any industrial association or union or workers, or through the breakdown of the employer's machinery or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.

Clause 10.—Absence Through Sickness.

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

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

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

Clause 11.—Time and Wages Book.

(a) The employer shall keep a time and wages book or equivalent record showing the name of each worker and his occupation, the hours worked each day and the wages and allowance paid each week.

(b) The time occupied by a worker in filling any time books or cards, or in the making of records, shall be treated as time of duty but this does not apply to checking in or out at the beginning or end of duty.

(c) The time and wages book or equivalent record shall be open for inspection to a duly accredited official of the Industrial Association of Workers bound by this Agreement during the usual office hours at the employer's office or other convenient place, provided that no inspection shall be demanded unless the accredited official suspects that a breach of the Agreement has been committed. Provided further, that only one demand for such inspection shall be made in any one fortnight in the same establishment.

(d) The official making such inspection shall be entitled to take a copy of the entry in the time and wages book or equivalent record relating to such suspected breach of the Agreement.

Clause 12.—Tools.

The employer shall provide for each worker such tools as were customarily provided at the time of the making of this Agreement, and for sheet metal workers, snips used in the cutting of stainless steel, monel metal and similar hard metals. The worker shall replace or pay for any tools so provided if lost through his negligence.

Clause 13.—Posting Agreement.

The Association shall be permitted to post a copy of this Agreement in a prominent position in the workshop where it may be readily seen by the workers.

Clause 14.—Mixed Functions.

A worker engaged on any day on different grades of work shall be paid at the rates prescribed for time actually worked in each grade.

Clause 15.—Definitions.

(a) "Assembler," means an adult male worker engaged in putting together parts of any agricultural machinery covered by this Agreement which have been previously fitted. Removal of burrs or ragged edges shall not be deemed to be fitting.

(b) "Fitter," means an adult male worker engaged in the fitting of parts of agricultural implements or machinery and includes testing beaters.

Clause 16.—Casual Workers.

Casual workers shall be paid at the rate of ten per cent. (10%) in addition to the rates prescribed in this Agreement, if employed for less than one (1) week.

Clause 17.—Term.

The term of this Agreement shall be for three (3) years from the 9th day of August, 1955. Provided that, at any time after the expiration of twelve (12) months from such date, either party may request the alteration or amendment of the Agreement.

Clause 18.—Area.

This Agreement shall supersede all previous Agreements and shall operate over the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

In witness whereof the parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

A. A. KEMP.

The Common Seal of the State Executive Australasian Society of Engineers' Industrial Association of Workers was hereunto affixed in the presence of—

R. V. Neaves.

H. V. McKay Massey Harris Pty. Ltd.,

A. SIMPSON,
Perth Manager.

Signed for and on behalf of
H. V. McKay Massey Harris
Pty. Ltd. in the presence
of—

R. V. Neaves.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 288 of 1955.

Between West Australian Amalgamated Society of Railway Employees' Union of Workers, Applicant, and The Western Australian Government Railways Commission, Respondent.

HAVING heard Mr. P. A. Wilson on behalf of the applicant and Mr. K. D. Reeves on behalf of the respondent, and by consent, the Court in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, doth hereby order and declare that Award No. 31 of 1948, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 29th day of August, 1955.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILLE,
President.

Schedule.

Part V.

Clause 50—Wages.

Delete items numbered 39 (a), (b); 41; 44; 55; 64; 192; 201 (a), (b), (c), (d), (i), (ii), (iii), (iv) in the Wages Schedule, and insert in lieu thereof the following:—

Item No.	Designation.	Margin Over Basic Wage.	
		£	s. d.
39.	Bulldozer Operator—		
	(a) Under 40 h.p.	2	15 0
	(b) Over 40 h.p.	3	11 0
41.	Driver of Rushton 3/8 cubic yard power shovel	3	13 6
44.	End loader driver	2	9 0
55.	Matisa tamping machine operator (man in charge to be paid 1s. per day extra when machine is operating or travelling on track)	3	11 0
64.	Woolery weed burner operator	3	11 0
192.	Fork lift driver	2	9 0
201.	Road Service Operators—		
	(a) Motor bus driver of vehicle not articulated or double-decker. (If collecting fares in vehicle with seating accommodation for more than ten (10) passengers shall be paid two shillings and sixpence (2s. 6d.) per day extra. This allowance shall not be taken into consideration in assessing overtime or other penalty rates prescribed in this Award.)	2	16 0

- (b) Motor bus driver of articulated or double-decker vehicle. (If collecting fares shall be paid two shillings and sixpence (2s. 6d.) per day extra. This allowance shall not be taken into consideration in assessing overtime or other penalty rates prescribed in this Award.) 3 9 0
- (c) Motor bus conductor 1 9 6
- (d) Motor Truck Driver—
Drivers of Motor Trucks—
- (i) Not exceeding 25 cwt. capacity 1 16 0
- (ii) Exceeding 25 cwt. and not exceeding 3 tons capacity 2 6 0
- (iii) Exceeding 3 tons capacity and under 6 tons 2 16 0
- (iv) For each complete ton over five (5) tons capacity, two shillings and sixpence (2s. 6d.) additional margin.

INDUSTRIAL AGREEMENT.

No. 20 of 1955.

(Registered 24th August, 1955.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 12th day of July, 1955, between the Kalgoorlie Brewing Company Limited whose registered office is situated at Brookman Street, Kalgoorlie (hereinafter called "the employer") of the one part and the Breweries and Bottleyards Employees' Industrial Union of Workers of Western Australia, registered under the provisions of the Industrial Arbitration Act, 1912-1952, and having its registered office at the Trades Hall, Perth (hereinafter called "the Union") of the other part, whereby it is agreed as follows:—

Whereas the parties hereto being the parties to an industrial agreement made on the 31st day of July, 1953, have mutually agreed that the said Industrial Agreement be varied, then the said Industrial Agreement shall be and the same is hereby varied in the manner following, that is to say:—

Delete that portion of clause 1—Schedule—referring to basic wage and margins and insert in lieu thereof:—

	£	s.	d.
Basic Wage:	12	14	1
		Margin over Basic Wage.	
Brewery	2	13	0
Topman	2	13	0
Motor lorry driver, bottling department	2	13	0
C.O.2 bottler	2	16	0
All other adult labourers employed in or about the bottling works or brewery	2	13	0

As witness the execution hereof on behalf of the respective parties hereto this 15th day of August, 1955.

Signed for and on behalf of the Kalgoorlie Brewing Co. Limited in the presence of—

T. E. HOSKING,
Director.

B. S. MILBANKE,
Secretary.

The Common Seal of the Breweries and Bottleyards Employees' Industrial Union of Workers of Western Australia was hereunto affixed in the presence of—

[L.S.] F. R. BENNETT,
President.
D. W. COOLEY,
Secretary.

COMPANIES ACT, 1943-1954.

Notice of Increase in Share Capital Beyond Registered Capital.

Pursuant to Section 66.

F. INSTONE & CO. PTY. LTD. hereby give notice that by a special resolution of the Company passed on the 8th day of September, 1955, the nominal share capital of the Company was increased by the addition thereto of the sum of eighteen thousand pounds (£18,000) divided into eighteen thousand (18,000) shares of one pound (£1) each beyond the registered nominal capital of seven thousand pounds (£7,000).

The additional capital is divided as follows:—Number of shares, 18,000; class of shares, ordinary; nominal amount of each share, £1.

The voting rights, dividends, etc., of the new shares are the same as the ordinary shares of the Company.

The Company has no preference shares.

Dated this 9th day of September, 1955.

R. C. PURDIE,
Director.

COMPANIES ACT, 1943-1954.

Notice of Change in Situation of Registered Office of a Company Incorporated Outside Western Australia which carries on Business Within Western Australia.

W. D. Scott and Co. Pty. Limited.

To the Registrar of Companies.

W. D. SCOTT AND CO. PTY. LIMITED hereby gives notice that the Registered Office of the Company was, on the 1st of June, 1955, changed to and is now situate at the First Floor, No. 7 Sherwood Court, Perth, in the State of Western Australia.

Dated this 15th day of August, 1955.

J. D. BALFE,
Agent in Western Australia.

Western Australia.

COMPANIES ACT, 1943-1954.

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).)

The Re Store Pty. Ltd.

To the Registrar of Companies, Perth:

NOTICE is hereby given that the Registered Office of The Re Store Pty. Ltd. is situate at corner of Lake and Aberdeen Streets, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays (inclusive), from 10 a.m. to noon and 2 p.m. to 4 p.m. and on Saturdays from 10 a.m. to noon, except on public holidays, when the office will be closed.

Dated this 7th day of September, 1955.

OLNEY & NEVILLE,
Solicitors for the Company,
C.M.L. Building, St. George's
Terrace, Perth.

COMPANIES ACT, 1943-1954.

Pursuant to Section 99 (4).

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

R. P. McInerney & Co. Pty. Ltd.

NOTICE is hereby given that the Registered Office of the abovenamed Company was, on the 5th day of September, 1955, changed to and is now situated at 349 William Street, Perth.

Dated this 8th day of September, 1955.

C. H. McPHARLIN,
Secretary.

The additional capital is divided as follows:—
Number of shares, 750,000; class of shares, ordinary; nominal amount of each share, £1.

The conditions subject to which the new shares have been or are to be issued are as follows:—
The same as apply to the existing shares of the Company.

Dated this 16th day of August, 1955.

H. B. HALVORSEN,
Director.

Keall & McCall, Barristers and Solicitors, 23
Barrack Street, Perth.

COMPANIES ACT, 1943-1954.

Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Paragon Butchers Pty. Ltd. is situated at the offices of Messrs. Angus Fletcher & Main, of 22 Howard Street, Perth, Chartered Accountants, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays both inclusive (excluding public holidays) from 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 3rd day of September, 1955.

K. K. PRATER,
Director.

Darbyshire, Gillett & Huelin, of 42 St. George's
Terrace, Perth, Solicitors for the Company.

CENTRAL RADIO MINES NO LIABILITY hereby gives notice that the Registered Office of the Company is situated at Third Floor, Warwick House, 63 St. George's Terrace, Perth, in the State of Western Australia, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday, 10 a.m. to 4 p.m. (public holidays excepted).

Dated this 31st day of August, 1955.

H. B. HALVORSEN,
Agent in Western Australia.

Ralph J. Stoddart, Solicitor, 135 St. George's Ter-
race, Perth.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office of a Company Incorporated Outside Western Australia, which carries on business Within Western Australia and/or of the Days and Hours during which such Office is Accessible to the Public.

Pursuant to Section 330 (4).

Karmel Bros. Proprietary Limited.

To the Registrar of Companies.

KARMEL BROS. PROPRIETARY LIMITED hereby gives you notice that the Registered Office of the Company was, on the 24th day of August, 1955, changed to and is now situated at 671 Hay Street, Perth.

Dated this 8th day of September, 1955.

M. KOTT,
Agent in Western Australia.

COMPANIES ACT, 1943-1954.

Notice of Increase in Share Capital beyond the
Registered Capital.

Pursuant to Section 66.

Peters Ice Cream (W.A.) Limited.

PETERS ICE CREAM (W.A.) LIMITED hereby gives notice that by a resolution of the Company passed on the 16th day of August, 1955, the nominal share capital of the Company was increased by the addition thereto of the sum of seven hundred and fifty thousand pounds (£750,000) divided into 750,000 shares of £1 each beyond the registered capital of £250,000.

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).

E. W. Fittings Pty. Limited.

To the Registrar of Companies:

E. W. FITTINGS PTY. LIMITED hereby gives notice that the Registered Office of the Company is situated at Gollin & Company Limited, 59 King Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays inclusive, except public holidays, 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 8th day of September, 1955.

S. O. CHIVERS,
Agent in Western Australia.

COMPANIES ACT, 1943-1954.

Notice of Special Resolution for Voluntary
Winding-up.

Pursuant to Section 232 (1).

NOTICE is hereby given that at a general meeting of F. Bond Pty. Ltd., duly convened and held at the offices of Messrs. Flack and Flack, 25 William Street, Perth, on the 7th day of September, 1955, at 4 o'clock in the afternoon, the following special resolution was duly passed:—"That the Company be wound up voluntarily and that Mr. A. R. Lang, of Messrs. Flack & Flack, Chartered Accountants (Australia), 25 William Street, Perth, be and is hereby appointed Liquidator."

Dated this 8th day of September, 1955.

E. M. EVERETT,
Chairman of Meeting.

COMPANIES ACT, 1943-1954.

Scott & Gardiner Limited.
(In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 242 of the Companies Act, 1943-1954, that the final meeting of shareholders of the abovenamed Company will be held at the office of Messrs. Flack & Flack, Chartered Accountants (Australia), A.M.P. Chambers, 25 William Street, Perth, on Friday, 14th October, 1955, at 12 noon, for the purpose of receiving the Liquidator's account and any explanation thereof, showing how the winding-up has been conducted and the property of the Company has been disposed of.

Dated this 9th day of September, 1955.

F. H. BALDWIN,
Liquidator.

COMPANIES ACT, 1943-1954.

Notice of Intention to Cease Business.

Pursuant to Section 337.

Bass Trading Company Pty. Limited.

NOTICE is hereby given that Bass Trading Company Pty. Limited, a company registered under Part XI of the Companies Act, 1943-1954, and having its Registered Office situate care of Messrs. Cooper Bros., Goyder and Co., Pastoral House, St. George's Terrace, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 16th day of December, 1955.

Dated the 9th day of September, 1955.

R. L. VERNON ROSS,
Agent.

Messrs. Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1954.

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).

Shelter Advertising Pty. Ltd.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of Shelter Advertising Pty. Ltd. is situated at A. E. Weston, James & Co., 101 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—From 10 a.m. to 4 p.m. on Monday to Friday inclusive, bank holidays excepted.

Dated this 1st day of September, 1955.

JOHN HENSHAW,
3 Howard Street, Perth,
Solicitor for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of Shelter Advertising 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 Shelter Advertising Pty. Ltd.

Dated this 6th day of September, 1955.

T. MACFARLANE,
Deputy Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of E.M.S. Jupiter 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 E.M.S. Jupiter Pty. Ltd.

Dated this 5th day of September, 1955.

G. J. BOYLSON,
Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of E.M.S. Saturn 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 E.M.S. Saturn Pty. Ltd.

Dated this 5th day of September, 1955.

G. J. BOYLSON,
Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of Continental Produce Co. (Australia) 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 Continental Produce Co. (Australia) Pty. Ltd.

Dated this 8th day of September, 1955.

T. MACFARLANE,
Deputy Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of Paragon Butchers 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 Paragon Butchers Pty. Ltd.

Dated this 8th day of September, 1955.

T. MACFARLANE,
Deputy Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1954, and in the matter of The Re Store 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 The Re Store Pty. Ltd.

Dated this 8th day of September, 1955.

T. MACFARLANE,
Deputy Registrar of Companies.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eveline Mary Marmion, late of 34 Mundaring Road, Kalamunda, in the State of Western Australia, Spinster, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, Francis Walpole Leake and John Hale, of 13 Howard Street, Perth, in the State of Western Australia, on or before the 17th day of October, 1955, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated 13th day of September, 1955.

NORTHMORE, HALE, DAVY
& LEAKE,
of 13 Howard Street, Perth,
Solicitors for the abovenamed Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Elizabeth Emily Jarman, late of 22 Jarrad Street, Cottesloe, but formerly of Collie, in the State of Western Australia, Widow, deceased.

ALL claims and demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 17th day of October, 1955, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 12th day of September, 1955.

G. G. HAMMOND,
of 98 St. George's Terrace, Perth,
Solicitor for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Joze Rakich, late of Bishop Road, Middle Swan, in the State of Western Australia, Truck Driver, deceased, intestate.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, care of the undersigned, on or before the 17th day of October, 1955, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated this 7th day of September, 1955.

BOULTBEE, GODFREY
& VIRTUE,
of 66 St. George's Terrace, Perth,
Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Margaret Wilson, late of 70 Hobart Street, Mount Hawthorn, in the State of Western Australia, Spinster and Clerk, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor care of the undersigned on or before the 17th day of October, 1955, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 13th day of September, 1955.

UNMACK & UNMACK,
of London Assurance House, 12
Howard Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Alfred Hine, formerly of 22 Kershaw Street, Subiaco, but late of 86 Bagot Road, Subiaco, in the State of Western Australia, Electrical Engineer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 17th day of October, 1955, 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 12th September, 1955.

NICHOLSON, VERSCHUER
& NICHOLSON,
97 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Douglas McMahon Fimister, formerly of 12 Stone Street, Bayswater, in the State of Western Australia, but late of 67 Wasley Street, North Perth, in the said State, Barber, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator with the Will annexed, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 17th day of October, 1955, after which date the said Administrator will proceed

to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 12th day of September, 1955.

ROBINSON, COX & CO.,
of 20 Howard Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the estate of Geoffrey Arthur Patrick Maxwell (also known as Geoffrey Arthur Maxwell), late of 4 Hill Terrace, Mosman Park, in the State of Western Australia, Woolbuyer, deceased, intestate.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 17th day of October, 1955, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 13th day of September, 1955.

ROBINSON, COX & CO.,
of 20 Howard Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Arthur Benjamin Clarke, formerly of 4 Edna Road, Nedlands, in the State of Western Australia, but late of 14 Roscommon Road, Floreat Park, in the said State, Retired Bank Manager, deceased.

ALL claims and demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 17th day of October, 1955, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 12th day of September, 1955.

LAVAN & WALSH,
of 29 Barrack Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Edward Howard Birt, late of 19 Bruce Street, Nedlands, in the State of Western Australia, Retired Commercial Traveller, 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 17th day of October, 1955, 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 8th day of September, 1955.

UNMACK & UNMACK,
12 Howard Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Henry Bowers, late of 10 Raymond Street, Collie, in the State of Western Australia, Labourer, 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, on or before the 10th day of October, 1955, 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 6th day of September, 1955.

WALSH, MAZZA & HEYDON,
69 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Esther Hastwell, late of 53 Walcott Street, Mount Lawley, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 17th day of October, 1955, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 5th day of September, 1955.

ROE & BLACKWOOD,
of 19 Howard 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 under-mentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 17th day of October, 1955, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 14th day of September, 1955.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name, Occupation, Address, Date of Death.

Wray, Bert (also known as Bertie Wray); Yardman; Christ Church Grammar School, Claremont; 22/6/55.

Coleman, Agnes; Widow; formerly of 66 Norfolk Street, North Perth, but late of 76 Crawford Road, Maylands; 29/6/55.

Sharpe, Frank Edward; Bank Officer; formerly of Robinson Street, North Perth, but late of 35 Woodville Street, North Perth; 11/8/55.

King, Emily Kate; Widow; 82 Coode Street, South Perth; 6/6/55.

Collins, Cecilia; Widow; formerly of 12 Ford Street, West Midland Junction, but late of 3 Coventry Parade, North Fremantle; 4/8/55.

Egan, Bernard; Retired City Council Employee; 119 Goderich Street, East Perth; 4/6/55.

Battye, Sybil Maud; Widow; 231 Adelaide Terrace, Perth; 5/1/55.

Plummer, Percy James; Storeman; 88 Collins Street, Kalgoorlie, 18/8/55.

Clements, Georg Bedlington; Retired Miner; Princep Street, North Collie; 17/6/55.

Jeffries, John Edward; Farmer; "Enfield Farm," Kununoppin; 7/7/55.

Lima, Mario; Builder; Kojonup; 8/4/55.

Scott, Charles William; Accountant; Moora; 9/7/55.

Papoutsakis, Dimitrios; Miner; Bullfinch; 27/7/55.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

	£	s.	d.
Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	3	0
Adoption of Children Act	0	0	6
Agricultural Bank Act	0	1	0
Agricultural Seeds Act	0	1	0
Associations Incorporation Act and Regulations	0	1	6
Auctioneers Act	0	1	0
Bills of Sale Act (Consolidated) and Amendment	0	2	0
Brands Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6
Bush Fires Act (Consolidated)	0	2	0
Carriers Act	0	0	6
Child Welfare Act	0	2	6
Companies Act	0	10	0
Crown Suits Act	0	1	6
Dairy Cattle Improvement Act	0	1	0
Dairy Industry Act	0	2	0
Dairy Products Marketing Regulation Act	0	2	0
Declarations and Attestations Act	0	0	6
Dentists Act	0	2	0
Dog Act (Consolidated)	0	1	0
Dried Fruits Act	0	1	6
Droving Act	0	1	0
Drugs (Police Offences) Act	0	1	0
Egg Marketing Act	0	1	0
Electricity Act	0	2	0
Electoral Act (Consolidated)	0	3	6
Employers' Liability Act	0	0	6
Evidence Act (Consolidated)	0	2	0
Factories and Shops Act (Consolidated)	0	4	0
Factories and Shops Act Regulations	0	1	0
Factories and Shops Time and Wages			
Books—			
Large	0	7	6
Small	0	5	0
Feeding Stuffs Act	0	1	6
Fertilisers Act	0	1	0
Fire Brigades Act	0	2	0
Firearms and Guns Act (Consolidated)	0	1	0
Firms Registration Act and Amendment	0	1	6
Fisheries Act (Consolidated)	0	2	0
Forests Act	0	1	6
Fremantle Harbour Trust Act (Consolidated)	0	1	6
Friendly Societies Act and Amendments	0	2	0
Game Act (Consolidated)	0	1	0
Gold Buyers Act and Regulations	0	2	0
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act (Consolidated)	0	5	0
Hire Purchase Agreement Act (Consolidated)	0	0	6
Hospital Fund Act	0	1	0
Hospitals Act	0	1	0
Illicit Sale of Liquor Act	0	0	6

	£	s.	d.				
Industrial Arbitration Act (Consolidated)	0	3	6	Unclaimed Moneys Act	0	1	0
Inebriates Act	0	0	6	Vermin Act (Consolidated)	0	3	0
Infants, Guardianship of, Act	0	1	0	Veterinary Act	0	1	6
Inspection of Machinery Act with Regulations	0	2	6	Water Boards Act	0	2	6
Inspection of Scaffolding Act (Consolidated)	0	1	6	Weights and Measures Act and Regulations	0	2	6
Acts of Parliament, etc.— <i>continued.</i>				Wheat Products (Prices Fixation) Act	0	1	0
Interpretation Act	0	2	0	Workers' Compensation Act	0	4	0
Irrigation and Rights in Water Act	0	1	6	Year Book, Pocket	0	1	0
Justices Act (Consolidated)	0	3	0				
Land Act	0	4	0	<i>Postage Extra.</i>			
Land Agents Act (Consolidated)	0	1	6				
Legal Practitioners Act (Consolidated)	0	2	0	SPECIAL NOTICE.			
Licensed Surveyors Act	0	1	0	ADVERTISEMENTS. —Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY , or the day preceding the day of publication, and are charged at the following rates:—			
Licensing Act and Amendments	0	4	0	For the first eight lines, 5s.			
Life Assurance Act (Consolidated)	0	1	6	For every additional line, 6d.;			
Limitation Act	0	1	0	and half-price for each subsequent insertion.			
Limited Partnerships Act	0	0	6	To estimate the cost of an advertisement, count nine words to a line; heading, signature and date being reckoned as separate lines.			
Marine Stores Dealers Act	0	1	0	<i>All fees are payable in advance.</i> Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.			
Marriage Act	0	2	0	Where signatures are appended to copy for publication in the <i>Government Gazette</i> they must appear in typewritten or block characters below the written signature. Unless this is done no responsibility will be accepted by this office for any error in the initials or names as printed.			
Married Women's Property Act (Consolidated)	0	1	0	All communications should be addressed to "The Government Printer, Perth."			
Married Women's Protection Act (Consolidated)	0	0	6				
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