



Government Gazette

OF
WESTERN AUSTRALIA

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No. 15.]

PERTH: FRIDAY, 27th FEBRUARY

[1959.

Dedication of Public Highway.
Claremont Municipality.

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 Victo-
Governor, } rian 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.

Corr. 6039/00.

WHEREAS by sections 223 and 225 of the Municipal Corporations Act, 1906-1958 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the Claremont Municipal Council has requested that certain lands named and described in the Schedule hereunder which have been reserved for streets or ways within the Municipality of Claremont, be declared a public highway: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be a public highway, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

Schedule.

Guger Street (widening); the portions of Swan Location 701 being lot 1 on L.T.O. Plan 1582; the land the subject of Diagram 8251 and the intersecting portion of the right-of-way separating these two areas.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of February, 1959.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,
Minister for Local Government.

GOD SAVE THE QUEEN ! ! !

Mine Workers' Relief Act, 1932-1958.

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 Victo-
Governor, } rian 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 by subsection (1) of section 7A of the Mine Workers' Relief Act, 1932-1958 (which section was enacted by section 3 of Act No. 48 of 1958), it was enacted that the provisions of that section as so enacted shall come into operation on a day to be fixed by Proclamation: Now, therefore I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this Proclamation is published in the *Government Gazette* as the day on which section 7A of the Mine Workers' Relief Act, 1932-1958, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of February, 1959.

By His Excellency's Command,

A. M. MOIR,
Minister for Mines.

GOD SAVE THE QUEEN ! ! !

AUDIT ACT, 1904.

(Section 33.)

The Treasury,
Perth, 19th February, 1959.

Tsy. 672/46.

IT is hereby published for general information that Mr. R. C. Thompson has been appointed as Receiver of Revenue for the Police Department and Mr. K. C. McLarty's appointment cancelled as from 13th February, 1959.

Tsy. 218/48.

IT is hereby published for general information that Mr. R. Maxwell has been appointed as Receiver of Revenue for the Metropolitan Water Supply, Sewerage and Drainage Department as from 16th February, 1959.

R. J. BOND,
Under Treasurer.

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Manjimup, I, NICHOLAS ROYSTON LIDDELOW, of 9 Clarke Street, Manjimup, Journalist, having attained the age of 21 years, hereby apply on behalf of Warren District Agencies, a firm of which I am a member, 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 the rear of the Manjimup-Warren Times Office, Giblett Street, Manjimup.

Dated the 23rd day of January, 1959.

N. LIDDELOW.

Appointment of Hearing.

I hereby appoint the 31st day of March, 1959, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Manjimup.

Dated the 23rd day of February, 1959.

D. L. NEILL,
Clerk of Petty Sessions.

Objection 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, 25th February, 1959.

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

Ex. Co. 219, P.S.C. 672/58—R. J. Fraser, Clerk, Expenditure and Statistics Section, Public Works Department, to be Clerk, C-II-2, Registration, Checking, etc., Branch, Public Works Department, as from 11th February, 1959.

And has confirmed the following appointment under section 24 of the Public Service Act, 1904-1956:—

Ex. Co. 104, P.S.C. 663/58—W. H. Halliday, Principal, Teachers' College, Graylands, Education Department, P-I-3/5, as from 2nd February, 1959.

And has accepted the following resignations:—

Ex. Co. 222—A. F. Horne, Clerk, Town Planning Department, as from 21st November, 1958.

Ex. Co. 222—S. E. Slade, Medical Officer, Grade 1, Tuberculosis Branch, Public Health Department, as from 16th January, 1959.

Ex. Co. 222—L. G. Levitzke, Engineer, Grade 3, Mechanical and Plant Engineer's Branch, Public Works Department, as from 16th January, 1959.

Ex. Co. 222—V. F. Walkerden, Clerk-Typist, Traffic Branch, Police Department, as from 30th January, 1959.

Ex. Co. 219—D. Leyland, Clerk, Accounts Branch, Treasury Department, as from 30th January, 1959.

Ex. Co. 219—R. K. Tomlinson, Clerk, Women's Homes, Medical Department, as from 20th February, 1959.

K. J. TOWNSING,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE

Department.	Position.	Class.	Salary.	Date Returnable.
Public Works	Clerk (Correspondence) (new Item)	C-II-2	Margin £355-£385	1959
Education (Perth Technical College)	Laboratory Technologist, Mathematics and Physics Department (Item 3675/58) (a) (b)	G-II-1/5	Margin £325-£655	27th February
Do.	OR			do.
Do.	Laboratory Technician, Grade 3, Mathematics and Physics Department (a)	G-II-1/2	Margin £295-£385	do.
Agriculture	Laboratory Assistant, Animal Health and Nutrition Laboratory	G-X.	Maximum Margin £265	6th March.
Treasury	Inspector (Item 8/53) (c)	C-II-10	Margin £1,105-£1,150	13th March
Public Works	Clerk, Expenditure and Statistics Section (Item 2012/58)	C-II-2	Margin £355-£385	do.
Do.	Clerk, Expenditure and Statistics Section (Item 2014/58)	C-II-1	Margin £295-£325	do.
Do.	Senior Engineer, Harbours and Rivers Branch (Item 2297/58)	P-I-3	Margin £1,490-£1,540	do.
Do.	Clerk, Northam Water Supply Office (Item 2082/58)	C-II-1	Margin £295-£325	do.
Do.	Executive Engineer, North-West Branch (Item 2320/58)	P-S-£2,850	Gross £2,950	do.
Do.	Investigating Engineer, Engineering Division (Item 2139/58)	P-I-3	Margin £1,490-£1,540	do.
Mines—Government Chemical Laboratories	Analyst and Research Officer, Grade 2 (Item 1206/58) (a) (d)	P-II-2/7	Margin £385-£880	do.
Crown Law	Chief Parliamentary Draftsman (Item 3191/58)	P-S-£3,320	Gross £3,420	do.
Agriculture	Laboratory Assistant, Wokalup Research Station, Dairying Division (New Item)	G-X.	Maximum Margin £265	do.

(a) Applications also called outside the Service under Section 24.

(b) Diploma in Applied Science or approved equivalent such as Electrical, Communications or Electronic Engineering.

(c) Possession of an Accountancy qualification by examination will be regarded as an important factor when judging relative efficiency.

(d) University Degree in Science with Chemistry as a major or approved equivalent qualifications necessary. Experience in general analytical chemistry desirable but not essential.

Applications are called under section 34 of the Public Service Act, 1904-1956, 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.

27th February, 1959.

K. J. TOWNSING,
Public Service Commissioner.

Crown Law Department,
Perth, 25th February, 1959.

THE Hon. Minister for Justice has appointed the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913-1953:—

Reginald David Benjamin, Dalkeith.
Leslie James Lively, Albany.
John Robin Lloyd, Mayanup.
John Arthur Winter, Nedlands.
Ernest Alexander McKelvie, Greenbushes.
Lionel Joseph Carr, Kulja.
John Alexander Macmillan, South Perth.

R. C. GREEN,
Under Secretary for Law.

IN THE SUPREME COURT OF
WESTERN AUSTRALIA.

In the matter of the Estate of Graydon Beatty, late of 48 Matlock Street, Mount Hawthorn, in the State of Western Australia, Retired Police Officer, deceased, intestate, and in the matter of the Escheat (Procedure) Act, 1940.

[Ex parte—the Crown.]

Notice of Application for an Order of Escheat.

TAKE notice that an application will be made on the 8th day of April, 1959, at ten-thirty o'clock in the forenoon, to a Judge of the Supreme Court, that the property of the deceased, viz., assets of the above estate in the hands of Albert Sydney Richardson, the Executor of the estate of Margaret Ada Beatty, deceased, who was the Administratrix of the estate of the said Graydon Beatty, deceased, and comprising moneys and Commonwealth Inscribed Stock amounting in all to three thousand five hundred and thirty-two pounds thirteen shillings and ninepence (£3,532 13s. 9d.) with interest thereon, shall be and become the property of the Crown by way of Escheat.

Any person claiming title to the abovementioned property may appear in support of the claim.

Dated this 18th day of February, 1959.

(Sgd.) KEVIN G. WALSH,
Crown Solicitor.

This notice was filed by Kevin G. Walsh, Crown Solicitor, Crown Law Department, Perth.

Western Australia.

ELECTORAL ACT, 1907-1957.

Legislative Assembly General Election, 1959.

IT is hereby notified, for general information, that on the 20th day of February, 1959, I received from His Excellency the Governor a Warrant, under the provisions of section 64 of the abovementioned Act, authorising and directing me to proceed forthwith to issue Writs for the election of one member for each district within the State of Western Australia.

Pursuant to such Warrant, I have this day issued the Writs accordingly, and the following dates have been appointed for the purposes of such election, viz.:—

- (1) Close of Nominations: Tuesday, 3rd March, 1959, at noon.
- (2) Polling Day: Saturday, 21st March, 1959.
- (3) Return of Writs: Wednesday, 15th April, 1959.

Dated the 23rd day of February, 1959.

G. F. MATHEA,
Clerk of the Writs.

Office of the Clerk of the Writs,
State Electoral Office,
81 St. George's Terrace, Perth.

HEALTH ACT, 1911-1957.

(Section 293A.)

Notice Requiring Persons to Submit to
X-ray Examination.

PURSUANT to the provisions of the abovementioned section, persons who are included in the class specified hereunder, and to whom the provisions of that section apply, are required to undergo x-ray examination for tuberculosis at the time and place specified.

Class.

Persons 18 years of age and over who are residents of the Canning Road Board District.

Time.

Within the period 6th April, 1959, to 14th May, 1959, inclusive.

Place.

At one of the following places on the dates mentioned:—

Canning Town Hall, Albany Highway, Cannington: From 6th April, 1959, to 9th April, 1959, inclusive;

Queens Park Memorial Hall, Railway Crescent, Queens Park: On 13th and 14th April, 1959;

East Cannington Hall, Railway Parade, East Cannington: On 16th and 17th April, 1959;

Maniana Progress Association Hall, cor. Elshaw and Donaldson Streets, Maniana: From 21st April, 1959, to 23rd April, 1959, inclusive;

St. James Garage (Mobile X-ray Caravan), cor. Chapman and Boundary Roads, Bentley: On 28th and 29th April, 1959;

Diesel Motors Showroom, 1091 Albany Highway, East Victoria Park: From 5th May, 1959, to 8th May, 1959, inclusive;

Bentley State School, Baldock Street, Bentley: From 12th May, 1959, to 14th May, 1959, inclusive; or

Perth Chest Clinic, 17 Murray Street, Perth; or Fremantle Chest Clinic, 93 High Street, Fremantle.

No charge will be made for the x-ray examination of any person who reports as required by this notice.

Dated at Perth this 19th day of February, 1959.

LINLEY HENZELL,
Commissioner of Public Health.

POLICE ACT, 1892-1952.

(Sections 75 and 76.)

THE following unclaimed stolen and found property will be sold by public auction at Central Police Station, Perth, on Tuesday, 3rd March, 1959.

J. M. O'BRIEN,
Commissioner of Police.

Stolen Property.

57/602—19 pkts. lifesavers, 7 pkts. jelly beans, 3 pkts. poppettes, 6 pkts. jubes, 15 pkts. butter menthols, 10 cartons chewing gum.

57/680—1 pr. rubber-soled shoes, car jack, grease gun, paint spray gun, hammer, rear vision mirror, chain tape measure, 2 x 1 lb. tins of grease, part tin of paint, shovel.

57/714—Car radio, speaker and aerial.

57/721—Child's tricycle.

- 57/753—Pkt. shampoo, music box, 2 umbrellas, gent's white shirt, lady's costume, lady's jacket, box of stockings and gloves, 7 only odd stockings, 4½ prs. gloves, handkerchief, 3 cases, 1 pr. lady's pantettes, shopping bag, girl's frock, 1 pr. cotton pants, 1 pr. lady's bathers, piece of material, Philoshave electric razor, cycle bell, lady's wrist watch, 3 boxes of wool, set of handkerchiefs, knitting needle.
- 57/754—2 bots. beer, black purse containing beads.
- 57/756—Astor portable radio, 3 prs. hair clippers, hair brush, 1 pr. binoculars, 2 volt meters, 2 metal files, delivery basket, plastic garden hose, prawn net, aluminium dish, kettle, stewpan, griller, biscuit tin, plastic bucket, oil-burner stove, electric table lamp, galvanised anchor.
- 57/758—1 pr. binoculars.
- 57/779—Gent's suit coat.
- 57/785—8 gramophone records.
- 57/791—Towel, blanket, 3 prs. brassieres, tea towel, nightdress.
- 57/798—1 pr. sunglasses.
- 57/807—Green case containing cosmetics, cake of soap, towel, belt, 2 combs, 7 tubes lipstick, 1 pkt. eye shader, trinket box.
- 57/810—Rubber torch, 1 pr. sunglasses, 6 darts in box, 2 prs. sunglasses in cases, Kodak 620 folding camera, fountain pen.
- 57/829—Gent's cycle.
- 57/830—Dressing gown, 2 dresses, waistcoat, gent's coat, lady's coat, 1 pr. sandals.
- 57/844—Tyre gauge, 2 small spirit levels.
- 57/854—1 pr. black jeans, 1 pr. pink socks, "T" shirt.
- 58/2—Marcasite dress ring.
- 58/4—Cycle generator.
- 58/9—Money box and ratchet screwdriver.
- 58/10—Suitcase containing gent's soiled clothing.
- 58/19—2 bots. beet, 2 drinking glasses.
- 58/20—Plastic key holder.
- 58/21—Car jack.
- 58/22—4 gal. container and billycan.
- 58/24—1 pr. bolt cutters.
- 58/30—Gent's blue shirt.
- 58/41—Money purse.
- 58/57—2 hessian bags, bottle opener, notebook.
- 58/61—2 hand torches, hammer, shifting spanner, 4 soldering irons, screwdriver, coil of insulating tape, rear vision mirror, 30 loose cigarettes, 1 pr. pliers, white metal cigarette lighter, portion of magneto, 1 pr. leather gloves, rear vision mirror, leather martingale, surcingle.
- 58/64—3 blankets, towel, gent's shirt, gent's cardigan, lady's cardigan, aluminium kettle, 3 screwdrivers, 1 pr. pliers, glass cutter.
- 58/67—Travelling rug.
- 58/72—Greasegun, car jack, 1 pr. footprints, wheel spanner, hacksaw, 1 pr. multi-grips, 2 double-ended spanners, hand drill, iron bar.
- 58/75—1 x 4 gallon drum of oil.
- 58/79—Gladstone bag, brace, hammer, tin snips, torch, piece of rope, 1 pr. leather gloves, 1 pr. pliers.
- 58/81—1 pr. sunglasses.
- 58/82—Salt shaker.
- 58/116—Yellow metal travelling clock.
- 58/118—2 motor cycle silencers.
- 58/127—Gent's cycle.
- 58/137—2 gent's shirts, 1 pr. gent's shoes.
- 58/143—Remington electric razor.
- 58/150—Field telephone.
- 58/151—Philoshave electric razor.
- 58/153—Gent's cycle.
- 58/155—2 grey blankets.
- 58/156—3 x 20 cigarettes, 6 x 10 cigarettes, 1 x 20 cigarettes, tube of shaving cream, 1 bot. beer.
- 58/158—Yellow metal bracelet, handkerchief, yellow metal necklace.
- 58/173—5 white metal cigarette lighters.
- 58/177—Tin of sardines.
- 58/181—Gent's cycle.
- 58/187—Lady's cycle.
- 58/188—Gent's overcoat, piece of hose, 2 hammers, screwdriver, towel, shifting spanner, cheque book cover.
- 58/966—Gent's Swansea cycle, gent's Malvern Star cycle, lady's Swansea cycle.
- 58/987—4 x 2 cell electric hand torches.
- 58/998—Gladstone bag.
- 58/1000—Gent's cycle, gent's Lucas cycle, lady's Malvern Star cycle, gent's Kookaburra cycle.
- 58/1031—5 imitation yellow metal rings, small sheath knife, small pocket knife.
- 58/1038—Gent's Royal Star cycle, gent's Malvern Star cycle.
- 58/1039—Gent's Phillips cycle, gent's Swansea cycle, gent's Malvern Star cycle.
- 58/1066—Gent's Lucas cycle, gent's Malvern Star cycle.
- 58/1069—1 pr. lady's stockings, 1 ball of wool, lady's wrist band, 8 cards of hooks and eyes, lady's white metal dress ring, green raincoat, red trousers, shirt, pullover, basket, 21 ear rings, yellow metal ring, quantity of scrap lead, key chain and ring, 2 prs. shoes, 1 pr. desert boots, universal joint, small tyre and wheel, 4 taps, length of belting, crowbar and vice, flex and scrap metal, quantity of scrap lead, car Jack, torch, torch battery, bottle opener, sunglasses in case, 7 prs. stockings, 4 prs. socks, 9 x 20 cigarettes, mouth organ.
- 58/1070—Gent's Kookaburra cycle, gent's Flash cycle, gent's cycle, lady's cycle.
- 58/1093—Gent's Lucas cycle.
- 58/1118—Cake tins.
- 59/28—Gent's cycle, cycle frame.
- 59/29—2 Alladin lamps, 4 blankets, piece of feltex, enamel dish, plate, pillow and case, bushman's saw.
- 59/92—Gent's Swansea cycle, lady's Malvern Star cycle, gent's Swansea cycle.

Found Property.

- 57/555—Lady's yellow metal ring (3 green stones); lady's yellow metal plain ring.
- 58/242—1 pr. gent's socks.
- 58/387—Single stone yellow metal ring.
- 58/433—Yellow metal ring.
- 58/501—1 pr. lady's spectacles.
- 58/515—Handbag.
- 58/523—Gent's sports coat, 1 pr. gent's trousers, ballpoint pen, 1 pr. gent's shoes.
- 58/525—Money purse.
- 58/526—Money purse.
- 58/528—Lady's umbrella.
- 58/533—Camera tripod.
- 58/535—1 bot. beer.
- 58/541—2 money purses.
- 58/547—Gent's cardigan.
- 58/549—Lady's umbrella, 3 odd gloves, binocular eye piece.
- 58/550—Gent's grey jacket.
- 58/551—Money purse.
- 58/557—Camera tripod, small dictaphone (damaged), 2 leather belts.
- 58/560—Chaff bag, empty football casing.
- 58/562—1 bot. wine.
- 58/566—White metal war medal.
- 58/568—Gladstone bag, gent's shirt, 1 pr. gent's socks.
- 58/576—Gent's sports coat.
- 58/577—Gent's umbrella.
- 58/585—Gent's yellow metal wrist watch.
- 58/588—Black leather handbag.
- 58/589—30 bots. beer, 10 bots. wine, 3 bots. whisky.
- 58/593—1 pr. black jeans, green shirt, green towel, electric hand torch.
- 58/594—Gent's pullover, gent's shirt, lady's skirt, belt, 1 pr. socks, spark plug.
- 58/595—Black clutch bag.
- 58/597—Pinch bar, 2 hammers, 2 wheel spanners, 1 pr. bolt cutters, shifting spanner, wood chisel.
- 58/599—Wallet.
- 58/604—Lady's umbrella.
- 58/605—Leather key folder.
- 58/611—Money purse.
- 58/613—Lady's plastic raincoat.

- 58/621—Money purse.
 58/625—Black leather handbag.
 58/627—Tyre pressure gauge.
 58/629—Electric toaster.
 58/633—Green umbrella, pink scarf, 1 pr. white gloves, 1 odd glove.
 58/634—Canvas satchel, 4 spanners, rim remover.
 58/635—Money purse.
 58/636—Small piece of carpet.
 58/638—1 pr. child's shoes, 3 odd shoes.
 58/641—Gent's cardigan.
 58/646—Marcasite brooch.
 58/647—Brilliant brooch.
 58/649—Section of metal flue.
 58/650—Yellow metal wedding ring.
 58/651—Electric hand torch.
 58/653—Money purse.
 58/654—1 pr. spectacles in case.
 58/656—1 pr. ear rings.
 58/658—Holden hub cap.
 58/661—Wallet.
 58/663—Gladstone bag and thermos flask.
 58/666—1 pr. sandshoes.
 58/667—1 pr. leather gloves.
 58/669—6 x 3 lb. tins powdered milk.
 58/677—Gladstone bag, 1 pr. sunglasses, 2 cigarette holders, white metal cigarette lighter, 1 bot. brillantine, 1 pr. gent's trousers, windcheater, rug, 2 prs. gloves, 1 x 4 gal. petrol drum.
 58/682—Brown leather handbag.
 58/683—Key wallet, 1 pr. sunglasses.
 58/686—Wallet.
 58/688—Money purse and beads.
 58/691—Money purse.
 58/692—Handbag, white metal bracelet.
 58/695—Pad holder, 1 pkt. toothpicks.
 58/696—Overnight bag, 3 handkerchiefs, cardigan, brush and comb, map book.
 58/703—Bag of bread crumbs.
 58/704—Fan belt, 1 pr. gent's trousers, 1 pr. shoes, towel, screwdriver, spanner, 11 hacksaw blades, 1 pr. sunglasses.
 58/706—Pink georgette frock.
 58/707—3 gent's shirts, 1 pr. jeans, leather belt.
 58/708—Yellow metal bracelet.
 58/710—2 knives, blade razor, screwdriver, hand torch, 1 pr. pliers.
 58/711—Yellow metal lady's fob watch, pearl brooch, 25 beads, 1 odd ear ring.
 58/715—1 pr. leather gloves, sheath knife, 3 coins.
 58/718—Wallet.
 58/727—Money purse.
 58/728—Money purse.
 58/730—26 money purses.
 58/738—Roll of galvanised fencing wire.
 58/739—1 pr. spectacles in case, cigarette holder.
 58/743a—Gent's umbrella.
 58/746—Brilliant brooch.
 58/753—1 pr. spectacles, money purse.
 58/755—White metal brooch, 2 prs. gloves, set of dentures.
 58/756—Clutch bag.
 58/761—2 Money purses.
 58/764—Lady's yellow metal watch.
 58/765—Yellow metal brooch.
 58/769—Fountain pen.
 58/771—Money purse.
 58/773—Wallet.
 58/774—Agfa camera.
 58/780—Car washing brush, yellow metal ornament.
 58/782—Rug.
 58/783—Money purse.
 58/786—Satchel.
 58/797—Scarf.
 58/799—Fur coat (poor condition).
 58/802—Handbag.
 58/808—Scarf.
 58/810—Baseball glove.
 58/811—3 bots. beer.
 58/814—Money purse and beads.
 58/815—Child's handbag.
 58/816—Wallet.
 58/818—Yellow metal ring.
 58/819—1 bot. beer.
 58/823—Black money purse.
 58/824—1 pr. spectacles in case.
 58/825—1 pr. field glasses.
 58/827—Handbag and ballpoint pen.
 58/829—Purse and beads.
 58/830—Money purse.
 58/833—Money purse.
 58/835—1 pr. leather gauntlets.
 58/836—Wallet.
 58/838—1 pr. spectacles.
 58/839—Wallet.
 58/840—Money purse.
 58/841—Evening bag and cosmetics.
 58/842—Purse and beads.
 58/844—Cycle pump.
 58/847a—Headlamp rim, glass and reflector.
 58/847—1 bot wine.
 58/849—Rear vision mirror and motorcycle carburetter.
 58/851—Spare wheel complete (5.00 x 16).
 58/852—String of imitation pearls.
 58/853—Wallet.
 58/854—Lady's marcasite wristwatch.
 58/858—Gent's pullover.
 58/861—2 lb. coffee.
 58/869—Gent's grey gabardine coat, white metal cigarette lighter.
 58/870—Money purse.
 58/872—Yellow metal ballpoint pen.
 58/873—Lady's white metal wrist watch.
 58/875—Money purse and medallion.
 58/876—Money purse.
 58/877—Money purse.
 58/879—Money purse.
 58/880—Money purse.
 58/881—Money purse.
 58/883—Money purse.
 58/884—Money purse.
 58/885—Money purse.
 58/886—Money purse.
 58/888—Money purse.
 58/889—Money purse.
 58/891—Money purse.
 58/892—Money purse.
 58/894—Money purse.
 58/895—Money purse.
 58/896—Money purse.
 58/897—Money purse.
 58/898—Money purse.
 58/899—Money purse.
 58/900—Money purse.
 58/901—Money purse.
 58/902—Money purse.
 58/903—Money purse.
 58/904—Money purse.
 58/905—Money purse.
 58/906—Money purse.
 58/907—Money purse.
 58/941—1 pr. leather mittens, 1 x 2 strand necklet, money purse, 2 prs. ear rings, plastic handbag.
 58/953—Lady's cardigan, money purse, cycle pump.
 58/975—Lady's cycle, 1 pr. gent's shoes, builder's stand.
 58/979—Handbag, sheepskin, wallet, cycle pump, ear chamois, 1 pr. lady's gloves, 1 only ear ring, child's white metal wrist watch, 1 pr. spectacles, baby's pillow and case.
 58/997—Money purse.
 58/1006—Lady's yellow metal wrist watch.
 58/1019—Clutch bag and money purse.
 58/1031—Gent's cardigan, spectacles in case.
 58/1042—Brown leather school satchel.
 58/1048—Shifting spanner.
 58/1057—Yellow metal bracelet.
 58/1092—1 pr. spectacles in case, 6 bots. beer, small manicure set, suitcase containing gent's soiled clothing.
 58/1101—Bundle of clothing, 2 purses, motor cycle saddle and cover, lady's raincoat, towel, shirt, 4 socks, 2 sheepskins, 1 pr. gent's shoes, leather belt, spectacles in case, 2 handkerchiefs, piece of canvas, motor wagon tube (8.25 x 20), table knife, handbag scarf, lady's raincoat, gent's suit coat and cigarettes, lady's handbag and glove, spectacles in case, fountain pen, handbag, white metal brooch.
 58/1111—Purse and child's shoulder bag.
 58/1121—Blue metal cylinder.
 58/1143—Spectacles in case.
 59/24—Handbag.
 59/39—2 money purses.
 59/47—4 small coils of copper wire.

- 59/63—White metal cigarette case, cycle frame, hedge clippers, 1 only leather glove, wallet, spectacles in case, Holden hub cap, 2 purses, lady's short top coat.
- 59/65—Motor car inner tube, book, small piece of material.
- 59/74—1 pr. spectacles, bathing towel and bathers, child's pullover, lady's cardigan, gent's cardigan, handbag, gent's overcoat, yellow metal locket and chain, small brown case and fishing gear, yellow metal armlet, gent's felt hat, gent's overcoat, 3 bots. beer.
- 59/76—Wallet.
- 59/84—Spare wheel complete (9.00 x 20).
- B.58/25—Shopping bag, 4 pram trays, gloves, purses, schoolbags, clothing, cases, umbrellas, picnic basket etc.
- B.58/26—Clothing, handbags, cases, raincoats, spectacles, sun-glasses, gloves, purses, etc.
- B.58/27—Purses, gloves, sunglasses, clothing etc.
- B.58/28—Sunglasses, scarf, purses, cig. lighter, umbrella, etc.
- B.58/29—Umbrellas, raincoats, scarf, cardigans, book, gloves, etc.
- B.58/30—Purses, gloves, sunglasses, pillow, shopping basket, fountain pen, spectacles, brooch, clothing, etc.
- B.58/31—Raincoats, tennis racquet, shoes, gloves, umbrellas, scarfs, shopping bags, handbags, purses, books, clothing, etc.
- B.58/32—Clothing, tennis racquet, sunglasses, purses, attache cases, lady's yellow metal wrist watch, shoppers, gloves, fountain pen, etc.
- B.58/33—Clothing, cosmetics, cases, raincoats, umbrellas, purses, necklace, etc.
- B.58/34—Gloves, hats, knitting wool, books, clothing, spectacles, umbrellas, footwear, etc.
- B.58/35—Gloves, scarf, belts, hats, purses, spectacles, umbrellas, etc.
- B.58/36—Purses, brooch, gloves, fan, 2 sponges, tennis racquet, etc.
- B.58/37—Thermos flask, clothing, cases, pillow, umbrellas, gloves, cigarette lighter, etc.
- B.58/38—Umbrella, raincoats, footwear, books, hats, spectacles, gloves, purses, brooches, ear rings, etc.
- B.58/39—Footwear, gloves, spectacles, camera, necklace, books, tennis racquet, imitation jewellery, toys, purses, clothing, etc.
- B.58/40—Book, wallet, purses, gloves, sunglasses, odd ear rings, etc.
- B.58/41—Towel, water snorkel, shoppers' handbags, shoes, umbrellas, etc.
- B.58/42—Suitcase, gladstone bags, umbrellas, walking stick, etc.

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, 1933-1958, and its regulations:—

PERTH.

13th March, 1959, at 3.30 p.m., at the Lands and Surveys Department:—

Jurien Bay—Town (A) (B) 24, 1r. 15p., £80.

Kwinana—Town (A) (B) M953, 30.4p., £305.

MUKINBUDIN.

20th March, 1959, at 3.15 p.m., at the Receiving Office of the Rural and Industries Bank:—

Mukinbudin—Town (A) (B) 93, 1r., £50; 94, 1r., £50; 95, 1r. 5.9p., £55; 96, 1r. 5.9p., £50; 97, 1r., £40; 98, 1r., £40.

PERTH.

20th March, 1959, at 3.30 p.m., at the Lands and Surveys Department:—

Kwinana—Town (A) (B) M977, 37.3p., £330.

(A) Building conditions.

(B) Special conditions.

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.

Asher, J. S.; 347/3986; Boulder 3037; abandoned; 2543/53; Boulder Sheet 1.

Steeth, R. H.; 338/7037; Three Springs 164; non-payment of rent; 68/58; Townsite.

AMENDMENT OF RESERVES.

Department of Lands and Surveys,
Perth, 25th February, 1959.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1958, as follows:—

Corres. No. 1191/55.—Of the amendment of the boundaries of reserve No. 24680 (Geraldton Lot 1478), "Water Supply," to include Geraldton Lot 1477; and of the area being increased to 19.1 perches accordingly. (Plan Geraldton Sheet 2.)

Corres. No. 149/40.—Of the amendment of the boundaries of reserve No. 22120 (Geraldton Lot 918), to exclude the area now surveyed as Geraldton Lot 1477; and of its area being reduced to 4 acres 0 roods 14 perches accordingly. (Plan Geraldton Sheet 2.)

N. A. YOUNG,
Acting Under Secretary for Lands.

BUSH FIRES ACT, 1954-1958.

Appointment of Officers Authorised to Issue Clover Burning Permits.

Bush Fires Board,
Perth, 25th February, 1959.

Corres. No. 180.

IT is hereby notified for general information, that the Bush Fires Board has appointed Mr. J. W. Tyrell, under the provisions of the Bush Fires Act

and the regulations made thereunder, to issue permits for the purpose of burning clover in the Dardanup Road District.

A. SUTHERLAND,
Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958.
Fire Weather Officers.

Bush Fires Board,
Perth, 25th February, 1959.

Corres. No. 697.

IT is hereby notified for general information, that the Bush Fires Board has approved of the appointment of the undermentioned approved local authorities, under section 38 (6) of the Bush Fires Act, 1954-1958, of the fire weather officers set out hereunder, for the period until the 30th September, 1959.

Local Authority; Fire Weather Officer.
Koorda; N. A. Braid.
Broomehill; M. Clayton.

A. SUTHERLAND,
Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958.
Appointment of Bush Fire Control Officers.
Bush Fires Board,
Perth, 25th February, 1959.

IT is hereby notified for general information, that the undermentioned road boards have appointed the following persons as bush fire control officers for their road district:—

Collie-Coalfields: R. C. H. Hough and S. Gianola.

Darling Range: D. H. Hoad.

Three Springs: E. H. Haeusler, K. W. Bussen-schutt, H. S. Hunter, K. W. Mutter, S. J. Stokes, J. G. Morgan, D. Hunt, N. B. Keating, W. N. Stokes, D. G. Sweetman, J. Maley, H. E. Morgan, E. L. Franklin, L. Rossiter and A. E. Broad.

York: K. Roediger and J. H. Ovens (jun.).

The following appointments have been cancelled:—

Collie-Coalfields: W. Rippin and R. G. Pike.

Darling Range: G. Buckeridge and C. Howe.

A. SUTHERLAND,
Secretary, Bush Fires Board.

LAND OPEN FOR SELECTION.

Perth Land Agency.

Department of Lands and Surveys,
Perth, 27th February, 1959.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1958, 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 indigenous 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, 25TH MARCH, 1959

SCHEDULE I

Location	Area	Price per Acre			Plan	Corres. No.	Classification File	Deposit Required
		£	s.	d.				
Avon 9706 (a) (j)	a. r. p. 5 1 9	25	0	0	343D/40 C. 3	1629/09	£ s. d. 2 15 0
„ 9707 (a) (j)	10 3 30	(Purchase Price) 50	0	0	„	„	5 5 0
Melbourne 2725 (a) (j)	31 3 0	(Purchase Price) 35	0	0	64/80 C. 2	4188/12	3 15 0
„ 3591 (b)(c)(d)(e)	abt.3,535 0 0	2	0	63/80 A. 1	1951/55	41 16 3
Murchison 21	583 0 0	(ex. survey fee) 2	0	0	191/80 A. 2 & 3	2610/19	2 12 0
„ 22	875 0 0	(ex. survey fee) 2	0	0	„	„	2 18 5
Nelson 3980 (e) (f)	1,298 0 0	12	0	0	438B/40 F. 2 & 438C/40 F. 3	2003/24	3 8 0
„ 8517 (a) (j)	6 0 1	(Purchase Price) 20	0	0	443A/40 B. 2	3302/58	2 5 0
Plantagenet 4221 } „ 4579 }	211 0 0 (As one holding only)	1	5	0	452D/40 C. 4	1459/58	2 2 5
Victoria 7973 (a) (g)	abt. 350 0 0	12	0	0	128/80 B. 2 & 3	288/38	2 6 5

SCHEDULE II

District	Description	Plan	Corres. No.	Deposit required
Avon (about 3 miles East of Wandering) (b) (c) (d) (h)	All that portion of Crown land containing approximately 1,763 acres bounded on the North by Avon Locations 6605, 6603 and 10965; on the East by Locations 11443, 18752 and 11444; on the South by Road No. 771 and on the West by Locations 7095 and 19781	379C/40 E. 3	2729/56	£ s. d. 28 12 6
Jilbadji (about 3 miles South-East of Carrabin) (b) (c) (d) (h)	Jilbadji Location 780, being all that portion of land containing approximately 3,200 acres bounded on the Northward by the Carrabin State Forest and Locations 148 and 771; on the Eastward by a line parallel to and distant 200 chains from the Eastern alignment of Road No. 11577; on the Southward by a line parallel to and distant 160 chains from the Southern boundaries of Locations 148 and 771 and on the Westward by Road No. 11577	24/80 E. 1	4544/53	39 0 0
Plantagenet (about 12 miles North of Kalgan) (b) (d)	All that area of Crown land containing approximately 1,100 acres bounded on the North and East by the Kalgan River; on the South by Plantagenet Locations 5321 and 5813 and on the West by Locations 5977 and 5976	451B/40 E. 1	3994/57	23 7 6
Plantagenet (about 23 miles North of Albany on Chester Pass Road) (b) (c) (d)	All that area of Crown land containing approximately 66 acres bounded on the North of Plantagenet Location 3261; on the East by Road No. 991; on the South by Location 5614 and on the West by Location 4723	451B/40 D. 1	3189/58	7 16 3
Victoria (about 6 miles West of Marchagee) (c) (d)	All that portion of Crown land containing 2,554 acres 2 roods 23 perches and bounded on the East by Locations 3735 and 8617; on the South by Location 8617; on the West by a surveyed road running along the Eastern boundaries of Locations 10341, 5643 and 10376 and on the North by Road No. 9628 and Location 3734	90/80 C. 2 & 3	448/58	4 10 5
Williams (about half mile South of Warup) (b) (c) (d) (i)	Location 15266 comprising all that portion of land containing about 54 acres bounded on the East by Road No. 9847 and Location 15267; on the South and West by Location 1293 and on the North-west by Location 7577 and a road extending along the South-east boundary of Location 752	409D/40 C. 3	8200/00	7 16 3

- (a) Available to adjoining holders only.
 (b) Subject to survey.
 (c) Subject to classification.
 (d) Subject to pricing.
 (e) Subject to payment for improvements.
 (f) Subject to the determination of Pastoral Licence No. 291/109.
 (g) Subject to the determination of Special Lease 332/524.
 (h) Subject to the provision of necessary roads.
 (i) Subject to the provision of a road truncation.
 (j) Subject to the provisions of Section 53 of the Land Act, 1933-1958.

F. C. SMITH,
 Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1956.

Closure of Road.

I, DAVID LEONARD ELLIOTT, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Lake Grace Road Board to close the said portion of road, viz.:—

Lake Grace.

Corr. 6309/21.

L.30. The surveyed road along the north-eastern boundary of Williams Location 12239 and part of the northern boundary of location 9749; from road No. 11359 at the north-east corner of the former location to road No. 11358 at the south-west corner of location 9530. (Plan 387/80, C4.)

D. L. ELLIOTT.

I, William Kerr Morton, on behalf of the Lake Grace Road Board, hereby assent to the above application to close the road therein described.

W. K. MORTON,
 Chairman, Lake Grace Road Board.

12th February, 1959.

ROAD DISTRICTS ACT, 1919-1956.

Closure of Road.

I, JAMES CARRUTHERS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Lake Grace Road Board to close the said portion of road, viz.:—

Lake Grace.

Corr. 1244/58.

L. 28. The surveyed road extending south-eastwards through Williams Location 13165; from the north-east corner of location 9748 to the north-western boundary of reserve 18384. (Plan 387/80, C4.)

JAMES CARRUTHERS.

I, William Kerr Morton, on behalf of the Lake Grace Road Board, hereby assent to the above application to close the road therein described.

W. K. MORTON,
 Chairman, Lake Grace Road Board.

12th February, 1959.

ROAD DISTRICTS ACT, 1919-1956.

Closure of Road.

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

Manjimup.

962/23, V. 4.

M. 582. The surveyed road along the northern boundary of Northcliffe Lot 66 (reserve 18775) and part of the northern boundary of reserve 23740 bounded by lines commencing at the north-east corner of said lot and extending east 11 chains 45.6 links; thence 46 degrees 29 minutes 2 chains 17.8 links; thence west 1 chain 45.2 links; thence 226 degrees 29 minutes 72.6 links; thence west 28 chains 55.2 links; thence 188 degrees 46 minutes 1 chain 1.2 links, and thence east 17 chains 65 links to the starting point. (Original Plan 6877.) (Plans Northcliffe Townsite, 454B/40, E1.)

F. C. SMITH,
for Minister for Lands.

I, Frederick Ernest Wiseman, on behalf of the Manjimup Road Board, hereby assent to the above application to close the road therein described.

F. E. WISEMAN,
Chairman, Manjimup Road Board.

11th February, 1959.

ROAD DISTRICTS ACT, 1919-1956.

Closure of Road.

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

Harvey.

Corr. 3587/16, V. 3.

H.40. The following roads and ways within Warawarrup Townsite:—

- (a) The whole of Greeves Street; from the eastern alignment of Driver Street to the western alignment of George Street.
- (b) That portion of George Street extending from the prolongation eastward of the southern boundary of lot 13 to the northern alignment of Sutton Street.
- (c) The right-of-way along the eastern boundaries of lots 5 to 9 inclusive, and lots 17 to 24 inclusive.

(Plan Warawarrup Townsite.)

F. C. SMITH,
for Minister for Lands.

I, Reginald Logue Hester, on behalf of the Harvey Road Board, hereby assent to the above application to close the road therein described.

R. L. HESTER,
Chairman, Harvey Road Board.

13th February, 1959.

ROAD DISTRICTS ACT, 1919-1956.

Closure of Road.

WE, Edward Draffin Hamersley, Hector McDonald Smith, William Goldsmith Burges, William James Morgan, Eric Forrest Morgan, David Hubert Morgan, Alexander Morgan, Thomas William Boyle and Thomas Keith Boyle, being the owners of land over or along which the portion of road hereunder described passes, have applied to the York Road Board to close the said portion of road, viz.:

York.

Corr. 2104/57.

Y.105. The portion of road No. 32 through Avon Locations f, l, Y1, Y4, Y3, Y6, Y27 and Y26; from road No. 1523 within the firstmentioned

location to the surveyed road along the south-western boundary of the lastmentioned lot, excepting the intersecting portions of road No. 3188 and the surveyed road between locations Y26 and Y27. (Plan 2B/40, D1, E1 and 2.)

(Sgd.) H. McDONALD SMITH.

W. G. BURGESS,
W. H. MORGAN & SONS,
per A. Morgan.

T. W. BOYLE.
T. K. BOYLE.
E. D. HAMERSLEY.

I, William Henry Robinson, on behalf of the York Road Board, hereby assent to the above application to close the road therein described.

W. H. ROBINSON,
Chairman, York Road Board.

12th March, 1958.

ROAD DISTRICTS ACT, 1919-1956.

WHEREAS the BROOKTON Road Board, by resolution passed at a meeting of the Board, held at Brookton, on or about the 7th day of February, 1959, resolved to open the road hereinafter described, that is to say:—

3427/11.

Road No. 4110. (a) Widening.—That portion of Crown land delineated and coloured dark brown on Lands and Surveys Diagram 65266.

(b) Deviation.—That portion of Avon Location 5991 delineated and coloured dark brown on the said diagram.

Road No. 11554. A strip of land, 279.6 links wide, widening at its terminus, leaving road No. 4110 at the western corner of Avon Location 13441 (reserve 16950) and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 65266, south-eastwards along the south-western boundary of that location to road No. 2831 at its southern corner.

(Plan Youraling Sheet 4.)

WHEREAS the CHAPMAN VALLEY Road Board, by resolution passed at a meeting of the Board, held at Nanson, on or about the 14th day of June, 1956, resolved to open the road hereinafter described, that is to say:—

L. and S. 2888/92, M.R.D. 315/48.

Road No. 4215 (widening). Those portions of Narra Tarra Estate Lots 16, 17 and 18 and Victoria Locations 6866 and 6867 as delineated and coloured dark brown on Original Plans 7708 and 7709. (Plan 157D/40, B3.)

WHEREAS the CORRIGIN Road Board, by resolution passed at a meeting of the Board, held at Corrigin, on or about the 19th day of December, 1949, resolved to open the road hereinafter described, that is to say:—

519/15.

Road No. 11555. A strip of land, one chain wide, widening in parts, leaving road No. 6995 at the westernmost corner of Avon Location 23398 and extending, as delineated and coloured dark brown on Original Plan 7630, eastwards and northwards inside and along part of the southern and eastern boundaries of location 23474 to the south-western corner of location 18756; thence eastwards inside and along part of a northern boundary of the said location 23398 and inside and along part of the southern and eastern boundaries of the said location 18756; thence eastwards through the said location 23398 to a surveyed road on the eastern boundary of the lastmentioned location. (Plans 343B/40, F2, 344/80, A2.)

WHEREAS the CUNDERDIN Road Board, by resolution passed at a meeting of the Board, held at Cunderdin, on or about the 6th day of October, 1949, resolved to open the road hereinafter described, that is to say:—

1354/14.

Road No. 4950 (widening of part). That portion of Avon Location 10576 delineated and coloured dark brown on Lands and Surveys Diagram 65451. (Plan Northam 40 N.E.)

WHEREAS the CUNDERDIN Road Board, by resolution passed at a meeting of the Board, held at Cunderdin, on or about the 8th day of June, 1954, resolved to open the road hereinafter described, that is to say:—

3483/46.

Road No. 11559. A strip of land, one chain wide, widening in parts as delineated and coloured dark brown on Lands and Surveys Diagram 65376, leaving a surveyed road at the north-eastern corner of Avon Location 7788 and extending (as surveyed) westwards and north-westwards along part of the northern boundary of the said location and through location 11178 to road No. 4208 within the latter location. (Plan 3A/40, C1.)

WHEREAS the DALWALLINU Road Board, by resolution passed at a meeting of the Board, held at Dalwallinu, on or about the 20th day of April, 1953, resolved to open the road hereinafter described, that is to say:—

1666/53.

Road No. 11549. A strip of land, one chain wide, leaving a surveyed road at the north-western corner of Ninghan Location 2319 and extending as surveyed, south-westwards along the north-western boundary of that location to a surveyed road at the southern corner of location 2554. (Plan 65/80, B2.)

WHEREAS the DALWALLINU Road Board, by resolution passed at a meeting of the Board, held at Dalwallinu, on or about the 24th day of October, 1951, resolved to open the road hereinafter described, that is to say:—

4539/51.

Road No. 11551. A strip of land, one chain wide, leaving a surveyed road at the south-eastern corner of Victoria Location 5297 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 65284, westwards along the southern boundary of the said location to its south-western corner. (Plan 89/80, B3.)

WHEREAS the DANDARAGAN Road Board, by resolution passed at a meeting of the Board, held at Dandaragan, on or about the 4th day of August, 1955, resolved to open the road hereinafter described, that is to say:—

1629/90, Vol. 2.

Road No. 320 (widening). Those portions of Melbourne Locations 1177, 399 and 412 delineated and coloured dark brown on Lands and Surveys Diagram 65165.

Road No. 11552. A strip of land, one chain wide, leaving road No. 320 at the north-western corner of Melbourne Location 1799 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 65164, southwards along the western boundary of that location to a surveyed road at its south-western corner and onwards to and along the western boundary of location 1798 to the south-western corner of that location.

Road No. 11553. A strip of land, three chains wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 65163, leaving road No. 798 at the south-western corner of reserve 12276 and extending (as surveyed) northwards along part of the eastern boundary of Melbourne Location 1627 to its north-eastern corner and westwards along the southernmost boundary of location 3622 to its south-western corner.

(Plans 58/80, A1, 59/80, F1, 63/80, A4.)

WHEREAS the DARLING RANGE Road Board by resolution passed at a meeting of the Board, held at Kalamunda, on or about the 26th day of September, 1950, resolved to open the road hereinafter described, that is to say:—

2317/00.

Road No. 1136 (widening of parts—regazettal). Those portions of Canning Locations 188 and 429 delineated and coloured dark brown on Original Plan 7364.

Road No. 2526 (widening of part—regazettal). That portion of Canning Location 174 delineated and coloured dark brown on Original Plan 7364.

Road No. 2394 (widening of part—regazettal). That portion of Canning Location 432 delineated and coloured dark brown on Original Plan 6754.

Road No. 11519 (Lesmurdie Road—regazettal). A strip of land, one chain wide, widening in part, leaving the eastern side of road No. 1136 within Canning Location 429 and extending (as delineated and coloured dark brown on Original Plan 6754) north-eastwards through the said location and location 634 to the south-east corner of lot 6 (L.T.O. Diagram 13932); thence, one chain wide, widening at its terminus (as surveyed), along the east boundary of the said lot to rejoin road No. 1136 (Grove Road) at the north-eastern corner of the lot.

(Plan Kalamunda Regional Sheet 2.)

WHEREAS the GERALDTON-GREENOUGH Road Board, by resolution passed at a meeting of the Board, held at Geraldton, on or about the 18th day of February, 1958, resolved to open the road hereinafter described, that is to say:—

L. and S. 721/58, M.R.D. 748/51.

Road No. 92 (widening). Those portions of Victoria Locations 951 and 461 as delineated and coloured dark brown on Original Plan 7792 and L. and S. Diagram 65783. (Plan 126/80, C3.)

WHEREAS the GERALDTON-GREENOUGH Road Board, by resolution passed at a meeting of the Board, held at Geraldton, on or about the 24th day of March, 1954, resolved to open the road hereinafter described, that is to say:—

1350/54.

Road No. 11550. A strip of land, one chain wide, widening at its terminus, leaving a surveyed road at the south-eastern corner of Victoria Location 2238 and extending as surveyed and as delineated and coloured dark brown on Lands and Surveys Diagram 65183, through the said location to road No. 91 (Walter Road) on its western boundary. (Plan 126/80, C3.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup, on or about the 28th day of September, 1955, resolved to open the road hereinafter described, that is to say:—

L. and S. 3286/05, M.R.D. 508/52.

Road No. 2078. (a) Widening of part.—Those portions of Kojonup Locations 2024 and 226 delineated and coloured dark brown on Lands and Surveys Diagram 64762.

(b) Deviation of part.—A strip of land, one chain wide, widening in part, leaving the present road at the north-western corner of Kojonup Location 2045 and extending, as delineated and coloured dark brown on Diagram 64761, south-eastwards through the said location to rejoin the present road on its southern boundary.

(Plans 417/80, D4, 436B/40, D1.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup, on or about the 18th day of September, 1957, resolved to open the road hereinafter described, that is to say:—

L. and S. 3824/57, M.R.D. 809/57.

Road No. 11565. A strip of land, three chains wide (widening as delineated and coloured dark brown on L. and S. Diagram 65746), leaving road No. 9882 at the south-east corner of Kent Location 1357 and extending westward along the southern boundaries of that location, locations 1358 and part of location 1363, through location 1364, and again along part of the southern boundary of location 1363, thence onward through Kojonup Location 9041 to meet a three-chain road within the last-mentioned location. (Plan 418/80, BC3.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup, on or about the 24th day of April, 1958, resolved to open the road hereinafter described, that is to say:—

866/58.

Road No. 11557. A strip of land, one chain wide, leaving a surveyed road at the north-eastern corner of Plantagenet Location 5174 and extending (as surveyed), southwards along the eastern boundaries of the said location and location 2335 to a surveyed road at the south-eastern corner of the latter location. (Plan 436C/40, E3.)

WHEREAS the KATANNING Road Board, by resolution passed at a meeting of the Board, held at Katanning, on or about the 4th day of May, 1954, resolved to open the road hereinafter described, that is to say:—

914/98.

Road No. 889 (deviation). A strip of land, one chain wide, leaving the present road within Kojonup Location 675 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 64271, eastwards through that location and location 673, rejoining the present road within the latter location. (Plans 408D/40, C4, 408/80, D4.)

WHEREAS the LAKE GRACE Road Board, by resolution passed at a meeting of the Board, held at Lake Grace, on or about the 14th day of January, 1958, resolved to open the road hereinafter described, that is to say:—

L. and S. 274/58, M.R.D. 601/57.

Road No. 7497 (widening). That portion of Williams Location 14042 as delineated and coloured dark brown on L. and S. Diagram 65761. (Plan 376/80, D4.)

WHEREAS the MUKINBUDIN Road Board, by resolution passed at a meeting of the Board, held at Mukinbudin, on or about the 13th day of January, 1958, resolved to open the road hereinafter described, that is to say:—

4413/57.

Road No. 11560. A strip of land, two chains wide, widening at its commencement and terminus, leaving a surveyed road at the north-eastern corner of Ninghan Location 3036 and extending, as de-

lined and coloured dark brown on Original Plan 6932, southwards along the eastern boundaries of the said location and locations 3995 and 3922 to a surveyed road at the south-eastern corner of the lastmentioned location. (Plans 55/80, F1, 66/80, F4.)

WHEREAS the KWINANA Road Board, by resolution passed at a meeting of the Board, held at Medina, on or about the 30th day of September, 1957, resolved to open the road hereinafter described, that is to say:—

3805/57.

Road No. 8175 (extension). A strip of land, one chain wide, leaving the present road at the south-western corner of Peel Estate Lot 67 and extending, as delineated and coloured dark brown on Original Plan 7609, south-westwards to and through lots 78 and 80 to a surveyed road within the lastmentioned lot. (Plan 341D/40, B3.)

And whereas His Excellency the Governor, pursuant to section 17 of the Public Works Act, 1902-1956, by notices published in the *Government Gazette*, declared that the said lands had been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Board has caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their lastnamed places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are roads within the meaning of the Road Districts Act, 1919-1956, subject to the provisions of the said Act.

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1956.

Department of Lands and Surveys,
Perth, 27th February, 1959.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Beverley.

L. & S. 256/93, M.R.D. 123/47.

Road No. 375 (deviation of part). That portion of Avon Location M1N as delineated and coloured dark brown on Original Plan 7383; 3a. Or. 3p. being resumed from Avon Location M1N. (Plan 343A/40, A1.)

Gnowangerup.

L. & S. 3032/17, M.R.D. 1097/56.

Road No. 11621. A strip of land, three chains wide, widening in part, commencing on the western boundary of Kent Location 131 and extending (as surveyed and as delineated and coloured dark brown on Original Plan 7875) eastward through said location and to and through location 251 to the eastern boundary of the latter location; 9a. 2r. 15p., being resumed from Kent Location 131. (Plan 446/80, E1.)

Plans and more particular descriptions of the land so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor,

L. F. KELLY,
Minister for Lands.

THE RURAL AND INDUSTRIES BANK.

(Contract No. 13615.)

TENDERS are invited for the erection of new banking premises for the Rural and Industries Bank at Esperance.

Tenders will be received up to 2.30 p.m. on Tuesday, the 17th March, 1959, and should be addressed to "The Hon. Minister for Works, Perth," and marked "Tender for Esperance R. & I. Bank."

Drawings and specifications may be seen at the Esperance Branch of the Bank, at the Contract Office, Public Works Department, Perth, and at the Public Works Department, Kalgoorlie, on and after 3rd March, 1959.

The lowest or any tender not necessarily accepted.

A. E. CLARE,
Principal Architect.

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.

Royal Perth Hospital—Shenton Park Annexe—New Toilet Facilities (13605); 3rd March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 3rd February, 1959.

Pingelly Hospital—Nurses' Quarters—Internal Repairs and Renovations (13613); 3rd March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Northam, and at Police Station, Pingelly, on and after 17th February, 1959.

North Collie (Amaroo) School—Connection to Sewer (13611); 3rd March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Clerk of Courts, Collie, on and after 17th February, 1959.

Subiaco New Government Printing Office—Supply and Installation of Intercommunication System (13622); 3rd March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th February, 1959.

Bunbury High School—Extensive Additions and Alterations (13612); 10th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 17th February, 1959.

Perth Parliament House—Supply and Fixing of Facing Stone to First Section (13620); 10th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th February, 1959.

Purchase and Removal of No. 4 Keane Street and No. 16 Stirling Highway, Cottesloe (13621); 10th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th February, 1959.

Architectural Division Buildings—Night Watching Contract (13624); 10th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 3rd March, 1959.

Gnowangerup Hospital—Additions (13616); 17th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Gnowangerup, and P.W.D., Albany, on and after 3rd March, 1959.

Kellerberrin School—Additions (13617); 17th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Police Station, Kellerberrin, on and after 3rd March, 1959.

Merredin High School—Extensive Additions (13618); 17th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 3rd March, 1959.

Pingelly School—Additions (13619); 17th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth and Northam, and at Police Station, Pingelly, on and after 3rd March, 1959.

Bunbury Hospital—Remodelling of Pan Rooms (13625); 24th March, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 10th March, 1959.

Esperance—Erection of New Hospital (13626); 21st April, 1959; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, and Police Station, Esperance, on and after 1st April, 1959.

Tenders 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.

By order of the Hon. Minister for Works.

G. COCK,
Under Secretary for Works.

27th February, 1959.

Main Roads Act, 1930-1955; Public Works Act, 1902-1956

M.R.D. 719/54

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to take or resume under Section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Victoria District for the purpose of the following public work, namely, deviating Mingenew-Morawa Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 1445, which may be inspected at the office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	Eric Fleming Smart	E. F. Smart	Portion of Victoria Location 1904 and being part of Lot M307 on Plan 2975 (Certificate of Title Volume 1207, Folio 702)	a. r. p. 3 3 0 (approx.)
2	Margery Reid Campbell ...	M. R. Campbell	Portion of Victoria Location 1508 (Certificate of Title Volume 1026, Folio 223)	0 1 3 (approx.)

Dated this 23rd day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

M.R.D. 17/52

Main Roads Act, 1930-1955 ; Public Works Act, 1902-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to take or resume under Section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Swan District for the purpose of the following public work, namely, widenings, Midland-Junction-Meekatharra Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 2628, which may be inspected at the office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	Henrietta Vida Jecks	H. V. Jecks	Portion of Swan Location 1372 on Plan 3550 (Certificate of Title Volume 1066, Folio 718)	a. r. p. 0 0 9 (approx.)
2	Cuncliffe John Foulkes Taylor, died 13/12/1955. Probate granted to Geoffrey Foulkes Taylor and Roy Arthur Long	G. F. Taylor and R. A. Long	Portion of Swan Location 1372 and being part of Lot 15 on Plan 2928 (Certificate of Title Volume 1147, Folio 345)	0 0 36 (approx.)
3	John Iveah Foulkes Taylor	J. I. F. Taylor	Portion of Swan Location 694 (Certificate of Title Volume 1147, Folio 344)	0 1 10 (approx.)

Dated this 23rd day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

M.R.D. 545/54

Main Roads Act, 1930-1955 ; Public Works Act, 1902-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to take or resume under Section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Canning District for the purpose of the following public work, namely, widening Perth-Albany Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 548, which may be inspected at the office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	The Minister for Water Supply, Sewerage and Drainage	The Minister for Water Supply, Sewerage and Drainage	Portion of Canning Location 23 (Certificate of Title Volume 213, Folio 66)	a. r. p. 0 1 0.2

Dated this 23rd day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

M.R.D. 93/58

Main Roads Act, 1930-1955 ; Public Works Act, 1902-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1956, that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Wellington District, for the purpose of the following public work, namely, deviating Darkan-Williams Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 643, which may be inspected at the Office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	Samuel Duffield	S. Duffield	Portion of Wellington Location 2074 (Certificate of Title Volume 922, Folio 23)	a. r. p. 4 3 21 (approx.)
2	Lucy Emma Schinzig	L. E. Schinzig	Portion of Wellington Location 2596 (Certificate of Title Volume 1119, Folio 826)	0 1 2 (approx.)

Dated this 25th day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

M.R.D. 988/53

Main Roads Act, 1930-1955 ; Public Works Act, 1902-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1956, that it is intended to take or resume under Section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Roe District, for the purpose of the following public work, namely, deviating Lake Settlement Road and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 2412, which may be inspected at the Office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	Francis McLean	F. McLean	Portion of Roe Location 1661 (Crown Lease 216/38)	a. r. p. 0 0 11.4
2	Francis McLean	F. McLean	Portion of Roe Location 1665 (Crown Lease 23/50)	2 0 5

Dated this 23rd day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

CANCELLATION

M.R.D. 601/57

THE Minister for Works gives notice that the Notice of Intention to Resume land from Williams Location 14042 (Certificate of Title Volume 1170/Folio 499) appearing on Page 278 of the *Government Gazette* of the 23rd January, 1959, is hereby cancelled.

Dated this 23rd day of February, 1959.

F. PARRICK,
Secretary, Main Roads.

L. & S. 6453/21

Public Works Act, 1902-1956 ; Road Districts Act, 1919-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire on behalf of the Beverley Road Board, under Section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto and being all in the Beverley Townsite for Road Purposes and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 428, which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Beverley Road Board.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
James Thomas Young and Marjorie Marion Young	J. T. and M. M. Young	Portion of Beverley Suburban Lot 1 and being Lot 1 on Plan 2942 (Certificate of Title Volume 1217, Folio 492)	a. r. p. 0 1 0.9
Harold George Langsford	H. G. Langsford	Portion of Beverley Suburban Lots 11 and 12 (Certificate of Title Volume 558, Folio 153)	0 2 0.9

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

L. & S. 6033/50

Public Works Act, 1902-1956 ; Road Districts Act, 1919-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire on behalf of the Lake Grace Road Board, under Section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto and being all in the Roe District for Road Purposes and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 444, which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Lake Grace Road Board.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Gordon Gwillim Jones	G. G. Jones	Portion of Roe Location 121 (Certificate of Title Volume 1107, Folio 723)	a. r. p. 0 1 7

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

L. & S. 2074/54

Public Works Act, 1902-1956 ; Road Districts Act, 1919-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire on behalf of the Broomehill Road Board, under Section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto and being all in the Kojonup District for Road Purposes and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 436, which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Kojonup Road Board.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Elwerthy Luke Flanagan	D. O. Holmes	Portion of Kojonup Location 7746 (Crown Lease 1101/1939)	a. r. p. 1 0 5.9

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

L. & S. 731/18

Public Works Act, 1902-1956 ; Road Districts Act, 1919-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire on behalf of the Nyabing-Pingrup Road Board, under Section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto and being all in the Kojonup District for Road Purposes and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 367, which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Nyabing-Pingrup Road Board.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Phillip Harvey and Hilda Audrey Harvey	P. H. and H. A. Harvey	Portion of Kojonup Location 6794 (Crown Lease 335/1953)	a. r. p. 0 0 14.6
Serge Lemuel Harris and Mornm Rutland Harris	S. L. and M. R. Harris	Portion of Kojonup Location 6135 (Crown Lease 307/1937)	0 0 18

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

L. & S. 13732/04

Public Works Act, 1902-1956 ; Road Districts Act, 1919-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire on behalf of the Broomehill Road Board, under Section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto and being all in the Kojonup District for Road Purposes and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 331, which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Broomehill Road Board.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Leo Edward Treasure and Kenneth James Treasure	L. E. and K. G. Treasure	Portion of Kojonup Location 7745 and 7747 (Certificate of Title Volume 1155, Folio 514)	a. r. p. 0 0 34.9

Dated this 25th day of February, 1959.

F. C. SMITH,
Under Secretary for Lands.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1629/58.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1956, that water mains have been laid in the undermentioned streets in the districts indicated.

Armadale-Kelmscott Road District.

8208/58—Lefroy Road, from lot 45 to Orlando Street—northerly. Orlando Street, from Lefroy Road to Tranquil Road—south-westerly. Tranquil Road, from Orlando Street to lot 44—southerly and south-westerly.

Bayswater Road District.

8002/58—Weid Square East, from Robinson Street to lot 77—northerly.
8638/58—Collier Road, from lot 992 to lot 991—easterly.

Canning Road District.

8693/57—Manning Road, from Bungaree Road to lot 73—easterly. Teague Street, from lot 59 to unnamed street—south-westerly.

Perth Road District.

8646/58—Victoria Street, from lot 101 to Lennard Street—south-westerly. Lennard Street, from Victoria Street to lot 102—south-easterly.
8568/58—Wellington Street, from lot 31 to Lonsdale Street—easterly.
8637/58—Shaw Road, from Kobelke Street to lot 83—south-easterly.

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

Dated this 27th day of February, 1959.

B. J. CLARKSON,
Under Secretary.

WATER BOARDS ACT, 1904-1953.

Bunbury Water Board.

NOTICE is hereby given of the intention of the Bunbury Water Board to undertake the construction of works hereinafter described, by virtue of the powers contained under the provisions of section 41 of the Water Boards Act, 1904-1953.

Description of Proposed Works, and Locality in Which the Same will be Constructed.

Within the Bunbury Water Area: (a) Construction of two cased bores in the reserve off Wisbey Street, and the installation of electrically-driven

pumping plant thereon. (b) Laying of new mains in Wisbey Street, Hoylake Avenue, St. Andrews Terrace, and Hands Avenue, together with all necessary valves, fittings, hydrants, etc., as indicated on Plan B.W.B 130.

The Purpose for Which the Proposed Works are to be Constructed and the Parts of the Water Area to be Supplied with Water.

To improve the water supply in the whole of the Bunbury Water area.

The Times and Places at which the Plans, Specifications and Books of Reference may be Inspected.

At the offices of the Minister for Water Supply, Sewerage and Drainage, Public Works Department, Perth, and at the offices of the Bunbury Water Board, Stephen Street, Bunbury, for one month after the 28th day of February, 1959.

W. E. McKENNA,
Chairman.

R. HOUGHTON,
Secretary.

MUNICIPAL CORPORATIONS ACT, 1906-1956.

Midland Junction Municipality.

Notice of Intention to Borrow.

Proposed Loan (No. 32) of £3,500.

PURSUANT to section 449 of the Municipal Corporations Act, 1906-1956, the Council of the Midland Junction Municipality hereby gives notice that it proposes to borrow money, by sale of debentures, on the following terms and for the following purposes: £1,750, for five years, at a rate of interest not exceeding 5 7s. 6d. per cent. per annum, and £1,750, for 15 years, at a rate of interest not exceeding 5 10s. per cent. per annum, payable at the office of the Council, Town Hall, Midland Junction, by ten (10) and thirty (30) equal half-yearly instalments of principal and interest.

Purposes:—

	£	£
(1) The purchase of one only new International B.250 direct starter wheel tractor with grader blade, rotary mower, loader, and ripper attachments	1,750	
(2) (a) The erection of one double-brick toilet block and installation of septic tank system on Stirling Square Recreation Ground		375
(b) The erection of one double-brick toilet block and installation of septic tank system on Warnock Park Recreation Ground		375

	£	£
(c) Enlarge, renovate and repair existing change rooms at the West Midland Swimming Pool	1,000	1,750
	£3,500	

Plans and specifications and statement required by section 448 are open for inspection at the office of the Council, during office hours, for six weeks from the date of publication of this notice.

Dated this 24th day of February, 1959.

W. S. DONEY,
Mayor.
F. L. GAWNED,
Town Clerk.

ROAD DISTRICTS ACT, 1919-1954.
Mandurah Road Board.

Notice of Intention to Borrow.
Proposed Loan (No. 24) of £5,000.

PURSUANT to section 298 of the Road Districts Act, 1919-1954, the Mandurah Road Board hereby gives notice that it proposes to borrow, by sale of debentures, money in the following terms and for the following purposes: £5,000, for 15 years, with interest rate of £5 10s. per cent. per annum, repayable at the State Government Insurance Office, Perth, in 30 equal half-yearly instalments of principal and interest. Purpose—Reclamation of portion reserves 19322 and 19323.

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, be of benefit to the whole of the Mandurah District, and any loan rate applicable will be levied on all rateable land within the said district.

Dated this 12th day of February, 1959.

RICHARD RUSHTON,
Commissioner.
R. R. FLETCHER,
Secretary.

ROAD DISTRICTS ACT, 1919.
Esperance Road Board.

Notice of Intention to Borrow.
Proposed Loan (No. 17) of £7,000.

PURSUANT to section 298 of the Road Districts Act, 1919, the Esperance Road Board hereby gives notice of its intention to borrow money, by the sale of debentures, on the following terms and for the following purposes: £7,000, for eight years, with interest at the rate of £5 8s. 9d. per cent. per annum, repayable at the office of the Bank of New South Wales, Perth, by 16 equal half-yearly debentures to include interest and principal.

Purpose:—

- (a) Conversion of overloader to dozer with ripper attachment with complete overhaul.
- (b) Purchase of multi-tyred road roller.
- (c) Provision of workshop and depot on reserve No. 3287.
- (d) Improvements to sanitary and rubbish depot.

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

Dated this 20th day of February, 1959.

GEO S. LINDSAY,
Commissioner.

CARNAMAH ROAD BOARD.

IT is hereby notified for general information that Mr. Robert Stuart Dutch was appointed Secretary of the Carnamah Road Board, on the 13th day of January, 1958.

C. CHAPMAN,
Chairman.

ROAD DISTRICTS ACT, 1919-1956.

Melville Road Board.

Notice of Intention to Borrow.
Proposed Loan (No. 65) of £15,000.

PURSUANT to section 298 of the Road Districts Act, 1919-1956, the Melville 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: £15,000, for 15 years, with interest at the rate of £5 10s. per cent. per annum, repayable at the Commercial Bank of Australia Ltd., Canning Bridge, by 30 equal half-yearly instalments of principal and interest. Purpose: Road, footpath and drainage works.

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

The allocation to the various Wards is as follows: £3,000 each to Palmyra, Bicton, Applecross, Country and Mt. Pleasant Wards. The loan rate applicable to this loan will be allocated accordingly.

Dated this 25th day of February, 1959.

A. H. BRACKS,
Chairman.
J. E. ELLIS,
Secretary.

ROAD DISTRICTS ACT, 1919-1956.

Melville Road Board.

Notice of Intention to Borrow.
Proposed Loan (No. 66) of £7,600.

NOTICE is hereby given that the Melville Road Board proposes to borrow the sum of £7,600 to be expended upon works and undertakings in the Melville Road District, the said works and undertakings being the purchase of one only Diesel Ferguson tractor with three-ton tipping trailer chassis only; one only four-wheel drive one ton truck; two only Ford six-ton tip trucks; one only Dodge utility.

All particulars showing the proposed expenditure of the money to be borrowed, including the cost of initial expenditure in connection with the raising of the loan, 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 amount of £7,600 is proposed to be raised by the sale of debentures repayable with interest by 14 half-yearly instalments over a period of seven (7) years after the date of issue thereof, in lieu of the formation of a sinking fund.

Such debentures shall bear interest at a rate of £5 8s. 9d. per cent. per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the Commercial Bank, Canning Bridge.

Dated this 25th day of February, 1959.

A. H. BRACKS,
Chairman.
J. E. ELLIS,
Secretary.

ROAD DISTRICTS ACT, 1919.
Dandaragan and Victoria Plains Road Districts.
Alteration of Common Boundary.
Notice of Intention.

Department of Local Government,
Perth, 9th February, 1959.

L.G. 46/53.

IT is hereby notified for general information that it is the intention of His Excellency the Governor, under the provisions of the Road Districts Act, 1919, to transfer from the Dandaragan Road District and annex to the West Ward of the Victoria Plains Road District the land described in the Schedule hereto.

Plan showing the proposed alteration may be seen at the Office of the Department of Local Government, Perth.

(Sgd.) F. J. S. WISE,
Minister for Local Government.

Schedule.

Transfer of Territory from Dandaragan Road District to Victoria Plains Road District.

All that portion of land containing about 1,299 acres, being portion of Melbourne Location 3584 and part of a three-chain road passing along the southern boundary of that location, bounded by lines starting from the easternmost north-eastern corner of reserve 16833, a point on the Dandaragan and Victoria Plains Road Districts common boundary and extending westerly along the southern side of a three-chain road to a point situate in prolongation southerly of the western boundary of location 3584 aforesaid; thence northerly to and along that boundary to an intersection with an east-west line passing through Trigonometrical Station S.D. (reserve 11910), a point on the road district common boundary aforesaid; and thence easterly and southerly along that road district boundary to the starting point. (Public Plans 31/80 and 58/80.)

ROAD DISTRICTS ACT, 1919.

Nyabing-Pingrup and Gnowangerup Road Districts.
Alteration of Common Boundary.
Notice of Intention.

Department of Local Government,
Perth, 9th February, 1959.

L.G. 1536/52.

IT is hereby notified for general information that it is the intention of His Excellency the Governor, under the provisions of the Road Districts Act, 1919, to—

- (1) transfer from the Nyabing-Pingrup Road District and annex to the Gnowangerup Road District those pieces of land described in Schedule "A" hereto;
- (2) transfer from the Gnowangerup Road District and annex to the Nyabing-Pingrup Road District those pieces of land described in Schedule "B" hereto.

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

(Sgd.) F. J. S. WISE,
Minister for Local Government.

Schedule "A."

Transfer of Territory from Nyabing-Pingrup Road District to Gnowangerup Road District.

(a) All that portion of Kojonup Location 9022 bounded by lines starting from the northernmost north-western corner of that location, a point on the road district common boundary, and extending generally easterly along the northern boundary of that location to a point situate in prolongation westerly of the northern boundary

of location 6983, a point on the road district common boundary aforesaid; and thence westerly and northerly along that road district boundary to the starting point. (Public Plan 417/80.)

(b) All that portion of Kojonup Location 9038 bounded by lines starting from the south-eastern corner of location 6681, a point on the road district common boundary and extending northerly, easterly and southerly along boundaries of location 9038 aforesaid to a junction with a line between the north-eastern corner of location 6686 and the 177-mile post on the Number 2 Rabbit Proof Fence, a point on the road district common boundary aforesaid; and thence westerly along that road district boundary to the starting point. (Public Plan 418/80.)

(c) All that portion of Kent Location 1358 bounded by lines starting from the intersection of the western boundary of that location with a line between the north-eastern corner of Kojonup Location 6686 and the 177-mile post on the Number 2 Rabbit Proof Fence, a point on the road district common boundary and extending northerly, easterly and southerly along boundaries of Kent Location 1358 aforesaid to the junction of its eastern boundary with the road district common boundary aforesaid; and thence westerly along that road district boundary to the starting point. (Public Plan 418/80.)

(d) All that portion of Kent Location 1317 bounded by lines starting from the intersection of the western boundary of that location with a line between the north-eastern corner of Kojonup Location 6686 and the 177-mile post on the Number 2 Rabbit Proof Fence, a point on the road district common boundary and extending northerly and south-easterly along boundaries of Kent Location 1317 aforesaid to the junction of the north-eastern boundary of that location with the road district common boundary aforesaid; and thence westerly along that road district boundary to the starting point. (Public Plan 418/80.)

Schedule "B."

Transfer of Territory from Gnowangerup Road District to Nyabing-Pingrup Road District.

(a) All that portion of Kojonup Location 9023 bounded by lines starting from the north-western corner of location 6983, a point on the road district common boundary and extending generally westerly along southern boundaries of location 9023 aforesaid to the intersection of a southern boundary of that location with the road district common boundary aforesaid; and thence easterly along that road district boundary to the starting point. (Public Plan 417/80.)

(b) All that portion of land, being Kojonup Location 6689 and parts of locations 9026 and 9025, bounded by lines starting from the north-eastern corner of location 6689 aforesaid, a point on the road district common boundary and extending southerly and westerly along boundaries of that location to its south-western corner; thence westerly and northerly along boundaries of location 9026 aforesaid to the south-eastern corner of location 9025 aforesaid; thence westerly and northerly along boundaries of that location to the north-eastern corner of location 6983, a point on the road district common boundary aforesaid; and thence easterly along that road district boundary to the starting point. (Public Plans 417/80 and 418/80.)

(c) All that portion of Kent Location 1361 bounded by lines starting from the intersection of the eastern boundary of that location with a line between the north-eastern corner of Kojonup Location 6686 and the 177-mile post on the Number 2 Rabbit Proof Fence, a point on the road district common boundary, and extending southerly, westerly and northerly along boundaries of Kent Location 1361 aforesaid to the junction of the eastern boundary of that location with the road district common boundary aforesaid; and thence easterly along that road district boundary to the starting point. (Public Plan 418/80.)

(d) All that portion of land, being parts of Kent Locations 1356 and 1292 bounded by lines starting from the intersection of the eastern boundary of location 1292 aforesaid with a line between the north-eastern corner of Kojonup Location 6686 and the 177-mile post on the Number 2 Rabbit Proof Fence, a point on the road district common boundary, and extending southerly, westerly, northerly and again westerly along boundaries of Kent Location 1292 aforesaid and onwards westerly and northerly to and along boundaries of location 1356 aforesaid to the junction of a western boundary of that location with the road district common boundary aforesaid; and thence easterly along that road district boundary to the starting point. (Public Plan 414/80.)

ROAD DISTRICTS ACT, 1919-1956.

Melville Road Board.

Notice of Intention to Borrow.

Proposed Loan (No. 67) of £2,400.

PURSUANT to section 298 of the Road Districts Act, 1919-1956, the Melville 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: £2,400, for seven years, with interest at the rate of £5 8s. 9d. per cent. per annum, repayable at the Commercial Bank of Australia Ltd., Canning Bridge, by 14 half-yearly instalments of principal and interest. Purpose: Road surfacing.

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

The full amount of this loan will be expended in the Applecross Ward and the loan rate will be a charge on that Ward.

Dated this 25th day of February, 1959.

A. H. BRACKS,
Chairman.
J. E. ELLIS,
Secretary.

VERMIN ACT, 1918-1958.

Mingenew, Carnamah, Irwin, Three Springs, Perenjori, Geraldton - Greenough, Northampton, Chapman Valley, Morawa and Mullewa Vermin Districts.

NOTICE is hereby given pursuant to section 102A of the Vermin Act, 1918-1958, that it is proposed to use Sodium Fluoroacetate ("1080") in the vermin districts of Mingenerew, Carnamah, Irwin, Three Springs, Perenjori, Geraldton-Greenough, Northampton, Chapman Valley, Morawa and Mullewa for the poisoning of rabbits.

From the 3rd day of March, 1959, until further notice is published, the taking of rabbits or catching by any means except by poisoning is prohibited. Rabbits taken in breach of this prohibition are likely to endanger or be detrimental to human health or life, if consumed as food.

A person who takes or attempts to take rabbits in the vermin districts of Mingenerew, Carnamah, Irwin, Three Springs, Perenjori, Geraldton-Greenough, Northampton, Chapman Valley, Morawa and Mullewa after the 3rd day of March, 1959, and before publication of a further notice cancelling this prohibition commits an offence against the Vermin Act, 1918-1958. Penalty: Maximum of £100.

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

EFFICIENT PRIVATE SCHOOLS.

Education Department.

IN accordance with the provisions of section 32 of the Education Act Amendment Act, 1952, the following schools are hereby certified to be "efficient" for the purpose of the said Act for the current year:—

(a) Schools at which Secondary School Scholarships may be held.

Attadale—Santa Maria Ladies' College.
Bedford Park—St. Thomas Aquinas High School, Wood Street.
Carmel—W.A. Missionary College.
Claremont—Methodist Ladies' College, Stirling Highway.
Claremont—Christ Church Grammar School, Queenslea Drive.
Claremont—St. Louis Jesuit School, Stirling Highway.
Cottesloe—Presbyterian Ladies' College, View Street.
Dongara—Dominican Ladies' College.
Fremantle—Christian Brothers' College.
Fremantle—St. Joseph's High, Adelaide Street.
Geraldton—Christian Brothers' College (St. Patrick's).
Geraldton—Stella Maris College.
Guildford—Guildford Grammar School.
Guildford—St. Charles' Seminary, Meadow Street.
Highgate—Christian Brothers' High School.
Highgate—Sacred Heart Convent High School.
Kalgoorlie—Christian Brothers' College.
Leederville—St. Mary's Girls' School, Franklin Street.
Leederville—Christian Brothers' College, Franklin Street.
Lesmurdie—St. Brigid's College.
Mosman Park—Iona Presentation Convent.
Mosman Park—St. Hilda's Church of England School for Girls.
Mt. Henry—Aquinas College, Canning Parade.
Mt. Lawley—Perth College, Beaufort Street.
Nedlands—Loreto Convent, Webster Street.
New Norcia—St. Gertrude's College.
New Norcia—St. Ildephonsus' College.
Northam—Marist Brothers'.
Perth—Hale School, Havelock Street.
Perth—Christian Brothers' College.
Perth—Ladies' College, Convent of Mercy, Victoria Square.
Perth, South—Wesley College, Coode Street.
Perth, South—Methodist Ladies' College, Angelo Street.
Perth, West—St. Brigid's College, John Street.
Swanbourne—Scotch College.
Swanbourne—Loreto Convent, Bindaring Parade.
(b) Schools Declared "Efficient."
Albany—St. Joseph's Primary, Aberdeen Street.
Albany—St. Joseph's High, Aberdeen Street.
Albany—Christian Brothers' College, Aberdeen Street.
Applecross—St. Benedict's Convent.
Armadale—St. Francis Xavier's Convent, Thomas Street.
Armadale—John Calvin School, Robinhood Avenue.
Attadale—St. Joseph's, Pignatelli, Galloway Street.
Bassendean—St. Michael's Convent, Hamilton Street.
Bayswater—St. Columba's Convent, 13 Roberts Road.
Beaconsfield—School of Christ the King, Lefroy Road.
Bedford Park—St. Peter's Convent, Wood Street.
Bellevue—St. Anthony's School, Beaconsfield Road.
Belmont—St. Anne's Convent, Hehir Street.
Bentley Park—Santa Clara Convent, Coolgardie Street.

- Beverley—Presentation Convent, Lukin Street.
 Bickley—Seventh Day Adventist's Primary.
 Bindoon—St. Joseph's (Boys' Town).
 Bluff Point—St. Laurence's Convent.
 Boulder—St. Joseph's Convent, Moran Street.
 Boyup Brook—St. Mary's Presentation Convent.
 Bridgetown—St. Brigid's Convent.
 Broome—Beagle Bay Mission.
 Broome—St. Mary's Convent.
 Broome—La Grange Mission.
 Bruce Rock—Presentation Convent.
 Brunswick Junction—Holychild Convent.
 Bunbury—Marist Brothers (St. Francis Xavier's).
 Bunbury—St. Joseph's High School, Wittenoom Street.
 Bunbury, South—St. Mary's Convent.
 Busselton—St. Joseph's Convent, Prince Street.
 Carilla—Mater Gratiae School.
 Carlisle—Holy Name School, Lion Street.
 Carnarvon—Presentation Convent.
 Claremont—St. Thomas' Convent, Reserve Street.
 Collie—St. Brigid's Convent, Medic Street.
 Collie—Christian Brothers' College, Prinsep Street.
 Como—Holy Family School, Thelma Street.
 Coolgardie—St. Anthony's Convent, Lindsay Street.
 Cottesloe—St. Mary's Star of the Sea Convent, Stirling Highway.
 Cue—Dominican Convent, Dowley Street.
 Cunderdin—Holy Cross School.
 Dalwallinu—St. Joseph's Convent.
 Dardanup—Our Lady of Lourdes Convent.
 Darlington—Helena School, Rycroft Road.
 Derby—Catholic School.
 Donnybrook—St. Philomena's Convent.
 Doubleview, North—St. Dominic's Convent, Beatrice Street.
 Fremantle—Sacred Heart High School, 77 Tuckfield Street.
 Fremantle—St. Joseph's Girls' School, Parry Street.
 Fremantle, East—Mary Immaculate Convent, King Street.
 Fremantle, North—St. Anne's Convent, Stirling Highway.
 Geraldton—Nazareth House.
 Goomalling—Presentation Convent.
 Gooseberry Hill—Mary's Mount Convent.
 Gosnells—St. Munchin's Convent.
 Greenough—St. Peter's Presentation Convent.
 Guildford—Grammar School, Primary Section.
 Guildford, East—St. Mary's Convent, James Street.
 Gwalia—Dominican Convent.
 Harvey—St. Anne's Convent.
 Herne Hill—St. Michael's Convent.
 Highgate—Sacred Heart Convent, Primary, Mary Street.
 Hilton Park—Our Lady of Mount Carmel, Collick Street.
 Kalgoorlie—St. Mary's Convent, Dugan Street.
 Kalgoorlie—St. Michael's Convent, 20 Butler Street.
 Katanning—St. Rita's Convent, Amherst Street.
 Katanning—"Kobeelya" Church of England Girls' School.
 Kellerberrin—St. Joseph's Convent, James Street.
 Kensington—Holy Cross, Carey Street.
 Kojonup—St. Bernard's Convent.
 Lake Gwelup—St. Theresa's Convent, Balcatta Road, via Osborne Park.
 Leederville—St. Clare's School, Home of the Good Shepherd, Rukslip Street.
 Leederville—Seventh Day Adventists' School, 78 Kimberley Street.
 Leonora—St. Catherine's Convent, Hoover Street.
 Mandurah—Presentation Convent.
 Manjimup—Seventh Day Adventists' School, Bath Street.
 Manjimup—St. Joseph's Convent.
 Manning—St. Pius X School, Cloister Avenue.
 Margaret River—St. Joseph's Convent.
 Maylands—St. Mary's Convent, cnr. Central Avenue and Carrington Street.
 Medina—St. Vincent's Convent.
 Mekatharra—Dominican Convent, Darlot Street.
 Merredin—St. Joseph's Convent, South Avenue.
 Midland Junction—De La Salle Brothers, Muriel Street.
 Midland Junction—St. Brigid's Convent, Newcastle Road.
 Mingenew—Dominican Convent, William Street.
 Moora—St. Joseph's Convent.
 Morawa—Dominican Convent.
 Morley Park—School of Holy Child Jesus, Walter Road.
 Mt. Barker—Sacred Heart Convent.
 Mt. Lawley—Perth College (Primary Section), Beaufort Street.
 Mt. Lawley—Sacred Heart Prep., Learoyd Street.
 Mt. Magnet—Presentation Convent, Attwood Street.
 Mullewa—Presentation Convent.
 Mundaring—Sacred Heart Convent.
 Nannup—St. Joseph's Convent.
 Nanson—St. Joseph's Convent.
 Narrogin—St. Philomena's Convent, Fortune Street.
 Nedlands—St. Theresa's Convent, cnr. Elizabeth and Tyrell Streets.
 New Norcia—St. Joseph's Orphanage.
 Norseman—Sacred Heart Convent.
 Northam—St. Joseph's Convent, Wellington Street.
 Northampton—Presentation Convent.
 North Beach—Our Lady of Grace Convent, Kitchen Street.
 Osborne Park—St. Kieran's Convent, Cape Street.
 Palmyra—Our Lady of Fatima Convent, Harris Street.
 Pemberton—St. Joseph's Convent.
 Perth—St. Joseph's Primary, Victoria Square.
 Perth—St. Patrick's Junior Technical College, Wellington Street.
 Perth, East—St. Francis Xavier's Convent, Windsor Street.
 Perth, South—St. Columba's Convent, York Street.
 Perth, West—St. Brigid's Primary, Fitzgerald Street.
 Perth, West—St. Mary's Church of England Girls' School, 40 Colin Street.
 Pinjarra—St. Joseph's Convent.
 Port Hedland—Presentation Convent.
 Quairading—Presentation Convent, Hegarty Street.
 Queens Park—Castledare Orphanage.
 Queens Park—St. Joseph's Convent.
 Redcliffe—St. Maria Goretti's School, Morrison Road.
 Riverton—Convent School, Tribute Street.
 Rivervale—St. Augustine's Convent.
 Rockingham—Sacred Heart Convent.
 Scarborough—St. John's Convent.
 Shenton Park—St. Aloysius' Convent, Henry Street.
 Southern Cross—St. Joseph's Convent.
 Spearwood—St. Jerome's Convent, Rockingham Road.
 Subiaco—Marist Brothers', 6 Salvado Road.
 Subiaco—St. Joseph's Brigidine School, cor. McCourt Street and Railway Parade.
 Subiaco—St. Joseph's Orphanage, Station Street.
 Tardun—Pallotine Mission School.
 Tardun—Christian Brothers' College Agricultural School.
 Three Springs—St. Paul's Convent.
 Toodyay—St. Aloysius' Convent.
 Trayning—St. Joseph's Convent, Railway parade.
 Tuart Hill—St. Philip's High School, Morgan Street.
 Tuart Hill—St. Denis' Convent.
 Victoria Park—Clontarf Orphanage.
 Victoria Park—St. Joachim's High School, Sheperton Road.
 Victoria Park—Seventh Day Adventists' Primary, 19 Colombo Street.
 Victoria Park, East—Our Lady Help of Christians Convent, Camberwell Street.
 Victoria Park, East—St. Francis' Boys, Balmoral Street.
 Wagin—St. Joseph's Convent, Vesper Street.
 Wandering—St. Francis Xavier's Mission.
 Wanneroo—St. Anthony's Convent.
 Waroona—St. Patrick's Convent.
 Wembley—Brigidine School, cor. Cambridge and Simper Streets.
 Wittenoom Gorge—Presentation Convent.
 Wonthella—St. Patrick's Convent.
 Wyalkatchem—Presentation Convent.
 York—St. Patrick's Convent, South Street.

T. L. ROBERTSON,
 Director of Education.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

Tenders for Government Supplies.

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1959			1959
Feb. 10	94A, 1959	Single Stage Centrifugal Pumps	Mar. 5
Feb. 13	110A, 1959	Four Wheel Drive Hydraulically-operated Loader with 2 c. yd. Bucket	Mar. 5
Feb. 17	111A, 1959	Diesel Powered Wide Gauge Track Tractors with Hydraulic Dozer Equipment	Mar. 5
Feb. 17	117A, 1959	Diesel Engined Rubber Tyred Tractor complete with 3 point Linkage Hydraulic Lift and Live P.T.O.	Mar. 5
Feb. 17	118A, 1959	3 ton Motor Truck Cab and Chassis Units	Mar. 5
Feb. 24	124A, 1959	Multi-Tyred Rollers Trailer Type	Mar. 5
Feb. 24	126A, 1959	Road Signs (Take Care! Prevent Bush Fires)	Mar. 5
Feb. 24	127A, 1959	Coffee and Chicory (Mixed) and Coffee Essence	Mar. 5
Feb. 24	128A, 1959	Railway Sleepers	Mar. 5
Feb. 24	131A, 1959	Trucks, Utilities, and Front End Loader	Mar. 5
Feb. 24	122A, 1959	Mobile Kitchens	Mar. 12
Feb. 24	132A, 1959	Making and Trimming of Uniforms for C.M.H.	Mar. 12
Feb. 24	133A, 1959	16 m.m. Sound Projectors for Schools and Government Departments	Mar. 12
Feb. 24	134A, 1959	6 in. Cast Steel Stop Valves	Mar. 12
Feb. 24	135A, 1959	24 in. Cut Power Lawn Mower	Mar. 12
Feb. 27	137A, 1959	Medium Tandem Diesel Grader	Mar. 12
Feb. 24	129A, 1959	Liquid Floor Polishes, Sealers and Cleansers	Mar. 19
Feb. 24	130A, 1959	Pumping Machinery for Kalgoorlie Sewage	Mar. 19

Addresses—Liaison Offices—

W.A. Government Liaison Office,
Room 25, 2nd Floor, M.L.C. Buildings,
305 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
1959			1959
Feb. 10	95A, 1959	Railway Water Tanks and Stands at Koolanooka and Canna	Mar. 5
Feb. 13	107A, 1959	International Truck (WAG 1006) at P.W.D.	Mar. 5
Feb. 17	112A, 1959	Scrap Non-Ferrous Metals and Surplus, ex State Engineering Works, Leighton	Mar. 5
Feb. 17	113A, 1959	Secondhand Caterpillar D4 Diesel Crawler Tractor, fitted with Cable Bulldozer P.C.U. and Logging Winch (PW 64)	Mar. 5
Feb. 17	114A, 1959	Secondhand 1955 Model Holden Utility (WAG 3607)	Mar. 5
Feb. 17	115A, 1959	Secondhand Model 4 MP Rex Pumping Plant (PW 110)	Mar. 5
Feb. 17	116A, 1959	Secondhand 3½ c. ft. New Record Concrete Mixer (PW 27)	Mar. 5
Feb. 17	119A, 1959	Fordson Kerosene Tractor, fitted with Malcolm Moore Front End Loader (MR 23)	Mar. 5
Feb. 24	121A, 1959	Scrap Lead and Covered Copper Cable	Mar. 5
Feb. 24	123A, 1959	Kitchen Refuse and Waste, ex Perth Chest Hospital	Mar. 5
Feb. 24	125A, 1959	Secondhand Fiat, Model 55L Diesel Crawler Tractor with P.C.U. Angle Dozer (MR 200)	Mar. 5
Feb. 24	136A, 1959	*Secondhand Motor Cycles	Mar. 12

* Tenders for any one or all of the items will be considered under the conditions stipulated on the form of tender.

Tenders addressed to the Chairman, Government Tender Board, 74 Murray Street, Perth, will be received for the above-mentioned 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.

A. H. TELFER,
Chairman Tender Board.

27th February, 1959.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

Accepted Tenders.

Tender Board No.	Date	Contractor	Schedule No.	Particulars	Department Concerned	Rate
496/58	1959 Feb. 19	Brown & Dureau Ltd.	293A, 1958	Supply of Gap Bed Lathe	Railways	£2,930
1316/58	do.	765A, 1958	Supply of Washing Machines during period 19th February, 1959, to 31st December, 1959, as follows :—	Various	
		J. H. Wilberforce & Co.	Item 1 (a)	£70 8s. 7d. each
				Item 1 (b)	£63 6s. 6d. each
		Popc Products Ltd.	Item 1 (c)	£63 6s. 6d. each
				Item 1 (a)	£67 5s. each
				Item 1 (b)	£58 15s. each
				Item 1 (c)	£58 15s. each
1307/58	do.	A. Lamotte	786A, 1958	Cartage of General Supplies from Kalgoorlie Railway Station to Yarri State Battery during period 19th February, 1959, to 31st December, 1959, as follows :—	Mines	
				Item 1	£7 per ton
				Item 2	5s. min. charge
1321/58	do.	763A, 1958	Supply of Lavatory Equipment for Albany Hospital, as follows :—	Public Works	
		W. Drabble Ltd.	Item 3	£30 1s. 6d. each
		Boans Ltd.	Item 8	£2 10s. each
1592/58	do.	William Mathwin & Son (Newcastle) Ltd.	931A, 1958	Supply of Coopers Black Hoop Iron	Wyndham Meat-works Aust.	£73 per ton
1390/58	do.	M. B. John & Hatters- ley Ltd.	827A, 1958	Supply of Cast Iron Gate Valves with Vitreous Enamel Lining	Public Works	£21 1s. each
1551/58	do.	Harris Scarfe & Sau- dovers Ltd.	41A, 1959	Supply of Wall and Floor Tiles for Mental Hospital, Claremont	do.	Details on applica- tion
1613/58	do.	Melville Engineering Co.	928A, 1958	Supply of Steel Roof Trusses	do.	£219 18s.
1580/58	do.	H. L. Brisbane & Wunderlich Ltd.	23A, 1959	Supply of Stainless Steel Sinks, Benches and Drainers	do.	Details on applica- tion
14/59	do.	do. do.	22A, 1959	Supply of Stainless Steel Sinks and Drainer, etc., for Collic Hospital	do.	do. do.
1602/58	do.	Rural Aviation Co.	53A, 1959	Supply of Aerial Top Dressing, as follows :—	Agriculture	
				Item 1	£5 10s. per ton
				Item 2	18s. per ton
1583/58	do.	Various	43A, 1959	Supply of Milk, Pasteurised, for Hospitals and Institutions, delivered as specified during period 1st March, 1959, to 29th February, 1960	Various	Details on applica- tion
19/59	do.	K. J. Vinc	20A, 1959	Purchase and Removal of 1953 Model Holden Utility (Eng. No. 114618), with 5 only 5.50 x 15 Wheels and Tyres	Public Works	£378
13/59	do.	do.	28A, 1959	Purchase and Removal of 1952 Model 5 ton Austin Tip Truck (Eng. No. IK.239000), with 7 only 8.25 x 20 Wheels, Tyres and Tubes	do.	£258
12/59	do.	do.	27A, 1959	Purchase and Removal of 1956 Model Austin 5 ton Truck (Eng. No. IIK.367541M), with 6 only 8.25 x 20 Wheels, Tyres and Tubes	do.	£228
1587/58	do.	S. V. Phillips	11A, 1959	Purchase and Removal of Austin Champ Truck, ex Wyndham	do.	£220
64/59	do.	Globe Motors	56A, 1959	Purchase and Removal of 1948 Model Morris 5 cwt. Utility (Eng. No. 124831)	R.P.H.	£108
73/59	do.	Various	65A, 1959	Purchase and Removal of Scrap Wire, Scrap Metal and Second-hand Batteries	Govt. Stores	Details on applica- tion

APPOINTMENTS.

(Under Section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1956.)

Registrar General's Office,
Perth, 25th February, 1959.

THE following appointments have been approved:—

R.G. No. 120/57.—Mr. Reginald Alfred Peers, as District Registrar of Births, Deaths and Marriages for the Perth Registry District, to maintain an office at Perth, *vice* Mr. Raymond George Champion, and during the absence on other duties of Mr. Charles Norman Anzac Taylor; appointment to date from 19th February, 1959.

R.G. No. 191/57.—Constable Roy Jaksich, as Assistant District Registrar of Births and Deaths for the Mt. Margaret Registry District, to maintain an office at Wiluna, *vice* Constable Alexander Lawrence Liddelow; appointment to date from 13th February, 1959.

C. A. OCKERBY,
Acting Registrar General.

Western Australia.

BUILDING SOCIETIES ACT, 1920.

(Section 7.)

NOTICE is hereby given that a building society called "The Suburban Development Building Society," is duly registered under the provisions of the above Act.

Dated this 19th day of February, 1959.

T. DUKE,
Deputy Registrar of Building Societies.

Western Australia.

BUILDING SOCIETIES ACT, 1920.

(Section 7.)

NOTICE is hereby given that a building society called "The Homewood Building Society," is duly registered under the provisions of the above Act.

Dated this 19th day of February, 1959.

T. DUKE,
Deputy Registrar of Building Societies.

REGISTRATION OF MINISTERS.

(Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1956.)

Registrar General's Office,
Perth, 25th February, 1959.

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.

Church of Jesus Christ of Latter-day Saints.

721/53; 18/2/59; Elder Oscar Threadgold; 108
Chelmsford Road, Mt. Lawley; Perth.

Seventh Day Adventist.

2069/57; 8/2/59; Pastor Rex Ewen Cobbin; 30
Carrington Street, Palmyra; Fremantle.

709/53; 15/2/59 Pastor Leslie Charles Coombe;
111 Cambridge Street, Leederville; Perth.

C. A. OCKERBY,
Acting Registrar General.

Department of Mines,

Perth, 25th February, 1959.

HIS Excellency the Governor in Executive Council has been pleased to amend in the manner mentioned in the Schedule hereunder, the regulations pertaining to the admission of students to the School of Mines, Kalgoorlie, published in the *Government Gazette* on the 25th day of November, 1921, the 3rd day of November, 1944, the 17th day of May, 1946, the 20th day of December, 1946, the 3rd day of February, 1950, the 5th day of May, 1950, the 13th day of April, 1951, the 18th day of July, 1952, the 17th day of October, 1952, the 17th day of April, 1953 and the 7th day of May, 1954.

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

Schedule.

The abovementioned regulations are amended as follows:—

A.

The regulations under the headings "General Regulations"; "Registration Fee"; and "Students' Association" and the "Scale of Class Fees," as provided for under the regulations, are cancelled and the following substituted in lieu thereof:—

General Regulations.

1. Students under the age of 18 years on the 1st January of the year in which they are enrolling shall not pay registration fee or class fees, but shall pay laboratory deposits, lecture note fees, and Students' Association membership fee.

2. Students aged 18 years but under 21 years at the 1st January of the year in which they are enrolling shall pay fees as set down in Regulation 1 above and in addition shall pay a registration fee of £1 per year, except as provided hereunder. The following students shall not pay registration fees:—

- (a) Children of deceased or incapacitated ex-servicemen.
- (b) Holders of Mines Department senior or entrance scholarships.
- (c) Returned servicemen as defined in Regulation 3 (b).
- (d) Members of the School staff and cadets.

3. (a) Students over 21, except as provided in (b) hereunder, shall pay class fees as follows:—

- (i) For each hour of the first four hours per week—15s. per term.

BUILDING SOCIETIES ACT, 1920.

Change of Name.

IT is hereby notified that the Building Society known as "The Metropolitan (No. 1) Building Society" changed its name to "The Metropolitan Building Society" on the 12th day of February, 1959.

T. DUKE,
Deputy Registrar of Building Societies.

Western Australia.

BUILDING SOCIETIES ACT, 1920.

(Section 7.)

NOTICE is hereby given that a building society called "The Community Building Society," is duly registered under the provisions of the above Act.

Dated this 18th day of February, 1959.

T. DUKE,
Deputy Registrar of Building Societies.

- (ii) For each additional hour per week—10s. per term.
- (iii) Provided that if the total hours per week is 12 or more then the fee per term shall be £7.
- (iv) Any part of an hour per week in the total number of hours shall count as a full hour.
- (b) The following shall be exempt from class fees:—
- (i) Returned Servicemen.—“Returned servicemen” shall mean persons who served as members of the naval, military, or air forces of any part of the Queen's realms and territories in time of war or as part of any overseas operational force, who have had at least six months' service, and who have been honourably discharged therefrom. Provided that nothing in these regulations shall prevent the School from claiming fees for any returned serviceman entitled to benefits under any training scheme established by the Government of the Commonwealth of Australia. A returned serviceman who fails to apply for assistance under any training scheme under which he may be entitled to benefit may be required to pay the normal School fees.
- (ii) Widows of servicemen whose deaths were war caused.
- (iii) Members of the staff of the School and cadets.
- (iv) Such other students as may be approved by the Minister.
- (c) A reduction of 20 per cent. shall be allowed if a student pays the full class fee (or fees) in one amount for a subject (or subjects) extending over two or more terms.
- (d) Students over 21 shall, in addition to class fees, pay laboratory deposits, lecture note fee, and Students' Association membership fee. The reduction of 20 per cent. referred to in (c) above shall not apply to these fees.
4. All fees shall be paid in advance.
5. A student shall, if required, produce proof of his age.
6. Students enrolled as external students shall pay the normal fees, but shall not be required to pay Students' Association membership fee or lecture note fees.
7. A student who does not intend to reside permanently in the Commonwealth of Australia after the completion of the course of instruction for which he is enrolled shall pay the fees set out in these regulations plus an amount of 50 per cent. of those fees. Provided that said 50 per cent. increase shall not apply to laboratory deposits, lecture note fees, and Students' Association fee.
8. Fees referred to above but not already listed shall be as follows:—
- (a) Laboratory Deposits:—
- | | £ | s. | d. |
|-----------------------------|---|----|----|
| Preparatory Chemistry ... | 1 | 0 | 0 |
| Chemistry IA ... | 2 | 0 | 0 |
| Chemistry IB ... | 2 | 0 | 0 |
| Analytical Chemistry I ... | 3 | 0 | 0 |
| Analytical Chemistry II ... | 3 | 0 | 0 |
- Refunds of unused portions of deposits will be made to students at the end of the year, provided equipment is cleaned and returned to the store by the set day. Students who fail to return equipment by the set day or who return the equipment dirty may find that no refund is made. If the deposit is insufficient to pay for breakages, then a further payment will be required.
- Notwithstanding anything in this section or any other section of the regulations, a student may be required to pay the cost of repairing or replacing any equipment in the School damaged as a result of improper use.
- (b) Lecture Note Fees:—
- Over 21—5s. per year.
Under 21—2s. 6d. per year.
- (c) Students' Association Membership Fees:—
- Over 18—10s. per year.
Under 18—5s. per year.
- Membership of the Students' Association is compulsory for all students and the membership fee is payable at the time of enrolment.
- (d) The fee payable for supplementary examinations shall be £1 per subject.
9. No reduction shall be made in any fees for students who join classes (or class) after the commencement of a term.
10. Conditions of Entry.—Students may be admitted to classes under the following conditions:—
- (a) Students wishing to enrol for an associateship or for a certificate course shall normally have passed the required preparatory subjects or reached an equivalent standard of education.
- (b) Students desiring to enrol for a technician's course shall satisfy the Director that they have reached a satisfactory standard of education and that they can benefit from the course.
- (c) Students desiring to enrol for the preparatory subjects shall satisfy the Director that they have reached a satisfactory standard of education.
- (d) Students who wish to enrol for selected subjects, but not for any set course, shall satisfy the Director that they have reached a satisfactory standard of education and that they can benefit from the proposed course of study.
- (e) Students under the normal school leaving age for Western Australia shall not normally be enrolled. The Director may, however, exercise some discretion in this matter.
11. Where it is considered necessary, the Director may insist upon a student taking a subsidiary subject or allied subject in addition to that for which he has applied.
12. Students may be required to bring their own apparatus and material for class work.
13. In the enrolment of students, preference may be given to those whose occupations indicate that classwork will be of special value to them.
14. A student may be refused admission to a class—
- (a) if the number of other students is insufficient;
- (b) if the class is full;
- (c) if application is made after the first month of the school year;
- (d) if, in the opinion of the Director, the student is not fitted for the work of the class;
- (e) if the student does not comply with the regulations.
15. The school year will consist of three terms, each of 12 weeks.
16. Students who make 75 per cent. of the possible attendances for the year will be qualified to sit for the annual examinations. Exemption allowing a smaller attendance may be granted in special circumstances.
17. Class certificates listing the subjects passed may be issued to students on application.

18. Students who are first in order of merit and obtain a credit pass in any subject at the annual examinations will be granted free tuition for one year in the next grade of that subject, or, if there is no further grade, in a subject approved by the Director.

19. Students are not entitled to enter a class until they have received an admission form which must be shown to the lecturer in charge of the class.

20. The hours per week for any subject shall be as approved by the Minister from time to time.

21. Notwithstanding anything contained in the above regulations, the Minister shall have the power to—

- (a) refuse to accept any enrolment;
- (b) cancel any enrolment at any time;
- (c) suspend any student for any stated period.

The Minister shall not be required to give any reason or reasons, for any action taken under this regulation.

B.

Regulation 10 of the "Special Regulations" is amended by deleting the words "half-a-guinea" in line two, and substituting in lieu thereof the words "one pound."

MINING ACT, 1904-1957.

Appointment.

Department of Mines,
Perth, 25th February, 1959.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Police Constable Harry William Morrow as Deputy Mining Registrar, Roebourne, *vice* Police Constable Emrys Joachim Davies, transferred, to date from the 26th day of January, 1959.

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

MINING ACT, 1904-1957

Department of Mines,
Perth, 25th February, 1959

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904-1957, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Tailings Licenses 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
East Murchison	Lawlers	1364*
East Coolgardie	Bulong	1336Y*, 1337Y*
Yalgoo		1236

* Conditionally.

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

Goldfield or Mineral Field	District	No. of Application
Peak Hill		73P, 74P, 75P and 76P

The undermentioned application for a License to Treat Tailings or Mining Material was approved conditionally :—

No.	Corres. No.	Licensees	Goldfield	Locality	Period
1415H	1084/58	Bernard Olive Bagworth and Allan Thomas Parker	East Coolgardie	Lakewood	Three months from 1st March, 1959

The undermentioned Temporary Reserve has been approved conditionally :—

No.	Corres. No.	Occupier	Term	Locality
1686H	117/59	Kenneth McCallum and Winifred Hannah McCallum	Six months from 5th February, 1959	Mt. Eelya, Murchison Goldfield

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

No.	Corres. No.	Occupier	Term	Locality
1627H	562/58	Garrick Agnew Pty. Limited	Three months from 21st February, 1959	Lake Cowan, Dundas Goldfield

GOVERNMENT RAILWAYS ACT, 1904-1958.

Railway Appeal Board.

IT is hereby notified for general information that Mr. C. L. Down has been appointed as member of the Railway Appeal Board, *vice* Mr. T. Earnshaw.

T. MARSLAND,
Commissioner of Railways.

Perth, 17th February, 1959.

INDUSTRIAL AGREEMENT.

No. 21 of 1958.

(Registered 20th November, 1958.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 20th day of October, 1958 (one thousand nine hundred and fifty-eight), between Western Press Ltd., of the one part, and The Western Australian Journalists' Industrial Union of Workers, a Union registered under the said Act, of the other part: Whereby it is agreed that the following minimum rates and conditions shall govern the employment of journalists by Western Press Ltd.

This Agreement shall operate throughout the State of Western Australia.

1.—Title.

This Agreement shall be known as the "Journalists (Metropolitan Weekly Newspapers) Agreement, 1958."

2.—Arrangement.

1. Title.
2. Arrangement.
3. Previous Agreements—Rescinded.
4. Scope and Parties Bound.
5. Exemptions from the Agreement.
6. Term of Agreement.
7. Equality of Sexes.
8. Definitions.
9. Minimum Rates of Pay.
10. Classification of Members.
11. Cadets.
12. Termination of Services.
13. Broadcasts.
14. Photographic Work.
15. Authorship.
16. Duplicating Copy.
17. Calculation of Time Worked.
18. Hours of Employment.
19. Distant Engagements.
20. Rosters.
21. Overtime.
22. Time Book.
23. Duty Book.
24. Holiday Leave.
25. Expenses.
26. Names to be Furnished.
27. Employment at Canberra.
28. Employment at Darwin.
29. Casuals.
30. Sick and Incapacity Pay.
31. Compensation.
32. Accommodation.
33. Files for Reference.
34. Agreement for Reference.
35. Union Notice Boards.
36. Travel by Air.
37. Special Risks.
38. Long Service Leave.
39. Use of Office Cars.
40. Preference.
41. Board of Reference.

3.—Rescission of Award and Agreements.

This Agreement rescinds all previous Agreements under the Industrial Arbitration Act, 1912-1952, in respect of Metropolitan Weekly Newspapers between the parties to this Agreement, but no right, obligation or liability accrued or incurred under any such previous Award or Agreement shall be affected hereby.

4.—Scope and Parties Bound.

Subject to the provisions of Clause 5 hereof, this Agreement shall be binding upon the signatories hereto and upon the Western Australian Journalists' Industrial Union of Workers and its officers and members in the State of Western Australia in respect of all work to be done by members of the said Union (hereinafter called "members") for the said employers (hereinafter called "employers") in the gathering, writing or preparing news matter or news commentaries which they have gathered, written or prepared.

5.—Exemptions from Agreement.

This Agreement shall not apply to the undermentioned:—

- (i) Editor-in-chief or managing editor or the chief of the general reporting staff exclusively employed as such.
- (ii) Any other member the greater part of whose regular duties can be demonstrated to the Industrial Registrar to place him in a position in which he exercises executive and/or disciplinary authority substantially similar to or superior to that of any member exempted under paragraph (i) hereof.

6.—Term of Agreement.

The term of this Agreement shall be for a period of three years from the first day of December, 1958.

7.—Equality of Sexes.

All provisions of this Agreement shall apply equally to the male and female members.

8.—Definition.

"Member" means a member of the Western Australian Journalists' Industrial Union of Workers.

9.—Minimum Rates of Pay.

For work done by members, the weekly rates of pay shall be as follows:—

	£	s.	d.
(a) State Basic Wage—			
Metropolitan Area	13 13 5
(b) Provided that the total weekly wages shall be—			
		£	s. d.
A Grade members	35 1 9
B Grade members	30 16 3
C Grade members	25 7 0
D Grade members	20 12 0
Special A Grade rates as provided for in subclause (c) hereof	39 16 9

(c) The total wages set out in subclause (b) hereof shall be adjusted from time to time so that they shall at all times conform to the rates payable to journalists employed on the *Daily News* newspaper by West Australian Newspapers Ltd.

(d) Where the number of members prescribed for A Grade in accordance with clause 10 is three or fewer, one of these members shall be paid not less than the Special A Grade rate.

Where the number of members prescribed for A Grade in accordance with clause 10 exceeds three but does not exceed six, two shall be paid not less than the Special A Grade rate.

Where the number of members prescribed for A Grade in accordance with clause 10 exceeds six, one-third of the number (a fraction of two over that number to carry an extra member) shall be paid not less than the Special A Grade rate.

(e) A member employed in Melbourne or Sydney shall, while he is so employed, be paid not less than his grade rate prescribed for Victoria and New South Wales.

(f) The minimum weekly rates of payment to a member employed on a periodical, except where otherwise specifically directed shall be—

- (i) morning paper rates for a member whose duty requires him oftener than once a week to work after 8 p.m.;

(ii) evening paper rates for a member whose duty does not require him oftener than once a week to work after 8 p.m.

10.—Classification of Members.

(a) All members shall be classified by their employers in four grades, the separate proportions of the respective grades of a classified staff to be—
 not less than 15 per cent. in A Grade;
 not less than 50 per cent. in B Grade;
 not less than 17½ per cent. in C Grade;
 not less than 17½ per cent. in D Grade.

Any excess in any grade may be used to make up the percentage prescribed for any lower grade.

(b) Classified minimum staff proportions set out in subclause (a) hereof shall be determined in accordance with the following table:—

Members Classified.	A Grade.	B Grade.	C Grade.	D Grade.
10	1	5	2	2
11	2	5	2	2
12	2	6	2	2
13	2	6	3	2
14	2	7	3	2
15	2	8	3	2
16	2	8	3	3
17	3	8	3	3
18	3	9	3	3
19	3	9	4	3
20	3	10	4	3
21	3	11	4	3
22	3	11	4	4
23	3	12	4	4
24	4	12	4	4
25	4	12	5	4
26	4	13	5	4
27	4	13	5	5
28	4	14	5	5
29	4	15	5	5
30	4	15	6	5
31	5	15	6	5
32	5	16	6	5
33	5	16	6	6
34	5	17	6	6
35	5	18	6	6
36	5	18	7	6
37	6	18	7	6
38	6	19	7	6
39	6	19	7	7
40	6	20	7	7
41	6	21	7	7
42	6	21	8	7
43	6	22	8	7
44	7	22	8	7
45	7	22	8	8
46	7	23	8	8
47	7	23	9	8
48	7	24	9	8
49	7	25	9	8
50	7	25	9	9
51	8	25	9	9
52	8	26	9	9
53	8	26	10	9
54	8	27	10	9
55	8	28	10	9
56	8	28	10	10
57	9	28	10	10
58	9	29	10	10
59	9	29	11	10
60	9	30	11	10
61	9	31	11	10
62	9	31	11	11
63	9	32	11	11
64	10	32	11	11
65	10	32	12	11
66	10	33	12	11
67	10	33	12	12
68	10	34	12	12
69	10	35	12	12
70	10	35	13	12
71	11	35	13	12
72	11	36	13	12
73	11	36	13	13
74	11	37	13	13
75	11	38	13	13
76	11	38	14	13
77	12	38	14	13
78	12	39	14	13

Members Classified.	A Grade.	B Grade.	C Grade.	D Grade.
79	12	39	14	14
80	12	40	14	14
81	12	41	14	14
82	12	41	15	14
83	12	42	15	14
84	13	42	15	14
85	13	42	15	15
86	13	43	15	15
87	13	43	16	15
88	13	44	16	15
89	13	45	16	15
90	13	45	16	16
91	14	45	16	16
92	14	46	16	16
93	14	46	17	16
94	14	47	17	16
95	14	48	17	16
96	14	48	17	17
97	15	48	17	17
98	15	49	17	17
99	15	49	18	17
100	15	50	18	17

And thereafter in a similar manner.

(c) Classification shall be for the purpose only of determining the minimum rates of pay to which members shall be entitled and not for the purpose of controlling or regulating the qualifications or work or duties to the employers.

(d) Where the classification proportions specified in subclauses (a) and (b) of this clause are affected by any staff alterations, those proportions shall be restored within eight weeks when an appointment is made from outside the office, and within four weeks when an appointment is made within the office.

(e) Members solely employed on a full-time basis by an employer in any city or town outside the city of publication shall be included in the classification as provided for in subclause (b) of this clause.

11.—Cadets.

(a) "A cadet" means an employee who is consistently or regularly in training for journalism, or who substantially does the work of one in training for journalism, and who has not had four years' experience in such work.

(b) Periods of training in journalism on any newspaper shall be taken into account in calculating the period of experience specified in subclause (a) of this clause.

(c) Except with the consent in writing of the Union, which consent shall not unreasonably be withheld, not more than one cadet, whether a member or non-member, shall be employed to every six members of the classified staff.

(d) A cadet shall not be stationed outside the city of publication except to assist a classified member stationed outside the city of publication. A cadet shall not be employed away from the city of publication for more than 12 months. When a cadet is so appointed to assist a classified member, he shall be paid a reasonable living allowance.

(e) The minimum weekly rates of payment to cadets shall be the following percentages of the rates prescribed for a D Grade member employed on a morning paper in the State in which the cadet is employed:—

	%
First year	50
Second year	60
Third year	75
Fourth year	85

The percentages shall be calculated as follows:—

Amounts up to and including 3d. shall be disregarded.

Amounts over 3d. and less than 9d. shall count as 6d.

Amounts of 9d. and over shall count as 1s.

(f) The period of cadetship shall not exceed four years. In exceptional circumstances, the employers may, with the consent of the Executive Committee of the Union (which consent shall not unreasonably be withheld) continue to employ at the rate prescribed for a fourth year cadet, any cadet who

has completed four years of cadetship. The period or periods for which such an arrangement is to operate shall be determined by the Executive Committee. If the cadet's services are terminated by the employers without lawful cause during such period or periods, he shall be paid the difference between the rate for a fourth year cadet and the rate for a D Grade member from the time of the completion of his fourth year of cadetship to the date of such determination. If the cadet voluntarily leaves his employment during or after such period or periods, no extra payment shall be made.

(g) A cadet shall be fully and thoroughly taught and instructed by the employers in the profession of journalism in accordance with the following syllabus:—

- (1) Cadets shall be instructed progressively throughout their cadetship in practical journalism, and a responsible person shall supervise such training.
 - (2) A person entering upon his cadetship shall—
 - (a) be made familiar with the activities of the various departments, so that he may have a full knowledge of the handling of news from its collection to its publication;
 - (b) learn shorthand and typewriting and be examined from time to time to determine the progress being made.
 - (3) Cadets shall be required to attend a series of lectures by senior journalists and/or other authorities on the theory and practice of journalism.
 - (4) Cadets shall be given wide practical experience in reporting work and not be restricted to one class of work—unless they are being trained in specific branches of journalism.
 - (5) Cadets from time to time shall accompany classified journalists on assignments to receive practical instruction.
 - (6) A cadet shall be permitted by his employers to absent himself during ordinary working hours for periods not exceeding a total of four hours in any week to attend shorthand and typewriting classes, lectures, classes or examinations which apply to any specialised branch of journalism approved by the employers and the Executive Committee of the Union, and/or in subjects prescribed for the course of the Diploma of Journalism granted by an Australian University, or other approved course.
 - (7) All lectures and other fees and the requisite books for the studies prescribed in the last preceding subclause shall be made available by the employers.
- (c) In lieu of giving the notice prescribed in subclauses (a) and (b) hereof employers may terminate the employment by equivalent payment.
 - (d) A member who terminates his employment otherwise than in accordance with subclauses (a) and (b) hereof shall forfeit any salary which may be due to him.
 - (e) Notwithstanding the provisions of subclauses (a) and (b) hereof, the employers shall have the right to dismiss a member without notice for refusal of duty, wilful and serious neglect of duty, disobedience of instructions or orders or misconduct and in such cases the salary shall be payable up to the time of dismissal only.
 - (f) If a newspaper ceases publication the employers shall give members four weeks' notice of termination of their employment in addition to that provided in subclauses (a) and (b) hereof. In default members shall receive payment in lieu of notice. Payments made in lieu of notice shall be made from week to week and shall—
 - (1) cease if and when a member whose employment has been so terminated secures other employment in the same city at a rate not less than that paid to him immediately before the termination;
 - (2) be proportionately reduced if and when a member whose employment has been so terminated secures other employment in the same city at a rate lower than that paid to him immediately before the termination;
 - (3) cease if and when a member whose employment has been so terminated secures employment in another city at a rate not less than that paid to him immediately before the termination and when the personal travelling expenses to the city in which he has obtained employment have been paid by his former employers;
 - (4) be proportionately reduced if and when a member whose employment has been so terminated secures other employment in another city at a rate less than that paid to him immediately before the termination and when the personal travelling expenses to the city in which he has obtained employment have been paid by his former employers.
 - (g) The periods of notice in this clause shall not run concurrently with any part of the four weeks' annual holiday provided in clause 24.

12.—Termination of Services.

Subject to this clause, employment shall not be terminated by either the employers or the member except by notice of the following periods:—

- (a) In the first 26 weeks of service—one week.
- (b) After 26 weeks of service under this Agreement—
 - (i) A Grade members with 10 years or more of continuous service as a member of the classified staff and cadet in one office—16 weeks.
 - (ii) A Grade members, after 12 months, but with less than 10 years' continuous service as a member of the classified staff and cadet in one office—12 weeks.
 - (iii) A Grade members with less than 12 months' continuous service as a member of the classified staff and cadet in one office—eight weeks.
 - (iv) B Grade members—eight weeks.
 - (v) C Grade members—four weeks.
 - (vi) D Grade members—four weeks.
 - (vii) Cadets—two weeks.

13.—Broadcasting.

All time involved in broadcasting or in gathering or preparing matter for broadcasting by direction of the employers shall be regarded as hours of employment in accordance with the provisions of this Agreement.

14.—Photographic Work.

A classified member, a cadet or a casual shall not be requested nor instructed to do photographic work within the city of publication in the course of his regular employment. If a journalist is requested or instructed to take photographs outside the city of publication, he shall be paid a minimum of 10s. 6d. for each photograph published.

15.—Authorship.

A member shall not be required against his wishes to have his own name associated as author with publication of any matter which he has been instructed to prepare for publication.

16.—Duplicating Copy.

(a) When a member, by direction or with the knowledge or consent of his employers, furnishes by means of duplication of copy for another employer in the city in which he is employed, he shall receive payment for it at a minimum rate of 2½d. per line.

(b) When the copy supplied by a member for a newspaper on which he is employed, or proof or duplicates of such copy is used by another newspaper, or is distributed by his employers for publication in another newspaper in the same city, this shall not constitute duplication of copy within the meaning of this clause.

(c) Dictation of his report by one member at the direction of or with the knowledge or consent of his employers to another newspaper in the same city is duplication of copy within the meaning of this clause.

17.—Calculation of Time Worked.

(a) Except on a distant engagement as hereinafter provided, a member's time shall count continuously from the time of entering upon duty (as defined in sub-clause (b) hereof), until the time he signs off at the completion of the work for the day. When however, a member is permitted one hour off duty for a meal, and in fact takes time off for such meal, the employers shall be entitled to deduct one hour from the total time. If the time permitted for a meal is less than one hour, no time shall be deducted. Not more than one hour shall be deducted in any day.

(b) "Entering upon duty" means—

(i) arrival at the office for the first time in the day to begin duty, or

(ii) beginning the first engagement, whichever is the earlier.

A reasonable time shall be allowed in this case to cover the period required to reach the engagement from home, or from the temporary place of residence should a member be temporarily assigned to duty away from the city in which he is regularly employed.

18.—Hours of Employment.

(a) "Day Work" for the purpose of this part means work other than night work as defined in sub-clause (e) hereof.

(b) The ordinary weekly hours of duty on day work shall be 40, provided that, in the fortnights in which Christmas Day and Good Friday occur, the ordinary hours of duty shall be 72, and the number of working days shall be reduced by one.

(c) A member normally engaged on day work who is regularly required once or twice a week to work a shift extending beyond midnight shall, after five hours' continuous duty on that shift, be granted a supper period of not less than 30 minutes.

(d) All classified members and cadets on day work shall be given two clear days off duty in each week. Provided that, in the fortnights in which Christmas Day and Good Friday occur five clear days off shall be given. Any day or days not so given shall be given off in the succeeding week in addition to the days off for that week, or be paid for in accordance with sub-clause (i) of clause 21.

(e) "Night work" for the purpose of this part, means employment the greater part of which is after 8 p.m. A member so employed on three or more nights in any week, or a member beginning duty at 4 p.m. or later on three days in any week, shall be regarded as a night worker for that week.

(f) Subject to sub-clause (g) hereof, the ordinary weekly hours of duty for night workers shall be 38. On a Sunday newspaper published in association with a daily evening paper, the ordinary weekly hours of duty shall be 40.

(g) In the fortnights in which Christmas Day and Good Friday occur, the ordinary hours of duty on night work shall be 68 and the number of working days shall be reduced by one.

(h) A night worker shall be given two clear nights off duty in each week. Provided that, in the fortnights in which Christmas Day and Good Friday occur, five clear nights off duty shall be given. Any night or nights not so given off in the next succeeding week in addition to the nights off duty for that week shall be paid for in accordance with sub-clause (i) of clause 21. A night worker shall be notified at least the day before of any night or consecutive nights he is to be off duty.

(i) A member employed on night work shall be allowed a supper period of at least 20 minutes after not more than five hours' continuous duty.

(j) For the purpose of this clause, clear day or clear night off duty shall mean a period of 24 hours from the time the member actually ceases duty.

19.—Distant Engagements.

(a) "A distant engagement" means an assignment requiring a member to spend one night or more away from the city in which he is regularly employed, provided the member has had a reasonable rest period during such night or nights.

(b) A distant engagement shall begin from the time of departure from the city or town in which he is regularly employed and shall cease on the return of the member to that city or town. Provided that, if completion of the assignment reasonably required a member to continue working thereon on the day of his return, the distant engagement shall be deemed to continue until that further work on that day is completed.

(c) Nine-twenty-fourths of the time spent on a distant engagement shall be reckoned as ordinary hours of duty with a minimum of nine hours for each period of 24 hours or portion thereof.

(d) If a member engaged on a metropolitan assignment is called upon to begin a distant engagement on the same day, the calculation of the period of that day's duty shall begin at the time of entering upon duty for that day and shall continue for eight hours. Time on duty for the distant engagement shall then be calculated as provided for in sub-clause (c) hereof.

(e) If the nature of the distant engagement requires the member to be continuously at work on any day for more than 11 hours, irrespective of meal breaks, all time worked in excess of 11 hours shall be reckoned as overtime in accordance with sub-clause (c) of clause 21. Time occupied in travelling shall be excluded.

(f) If a member is called upon to resume work within 11 hours of completion of a distant engagement, he shall be paid overtime in accordance with sub-clause (d) of clause 21.

(g) When a member is absent on a distant engagement for fewer than 168 hours, he shall not be given any of his weekly days off during his absence, but within 14 days of his return, in addition to his normal weekly days off. If not, he shall receive payment as provided in sub-clause (i) of clause 21.

(h) When a member while on a distant engagement extending to 168 hours or more is not given his weekly days off duty, he shall be given them continuously beginning within 14 days of his return, in addition to his normal weekly days off. If not, he shall receive payment as provided in sub-clause (i) of clause 21.

(i) A member on a distant engagement shall complete a time docket in accordance with clause 22 (d) for the purpose of checking his hours of employment.

20.—Rosters.

Days off and nights off for all members shall be rostered every Friday for the following week, provided that the employers may in case of emergency or shortage of staff through sickness or other cause, which cannot be reasonably foreseen, depart from such roster, but, in any such case, shall give the member as long notice of such departure as possible and shall within seven days of such rostered day off give to such member days or nights off in lieu of days or nights off cancelled.

21.—Overtime.

(a) Any amount paid to a member in excess of the minimum rate to which he is entitled shall not be regarded as a set-off against overtime worked. The hourly rate for overtime purposes shall be calculated by dividing the number of ordinary weekly hours of employment into the minimum rate for the member's grade.

(b) All overtime payments due to a member shall be made within 14 days of the end of the week in which the overtime was worked.

(c) "Daily overtime" represents all time worked after the expiration of 11 hours from entering upon duty in any day and shall be adjusted as follows:—

- (i) The first hour may be allowed off duty in the current or next succeeding week in accordance with subclauses (f) and (g) hereof. If not allowed off, it shall be paid for at the rate of time and a half.
- (ii) Any overtime beyond one hour and up to three hours shall be paid for at the rate of time and a half; and thereafter at the rate of double time.
- (iii) It is agreed, however, that on Saturdays and into Sundays a member may be required to work 14 hours, including meal hours, without the right to claim overtime, if the weekly total of hours do not exceed 40.
- (iv) Not more than three members shall be required to work 14 hours on any day. All hours over 14 shall be paid for as overtime from one to three hours at the rate of time and a half and thereafter at the rate of double time.
- (v) Members shall be rostered for the late shift on Saturdays, and where the services of members are required after 12 hours the roster shall be maintained at least three weeks in advance.

(d) "Insufficient break" represents all time worked before the expiration of 11 hours from the completion of duty on one day and the resumption of duty, except during distant engagements and shall be adjusted as follows:—

- (i) If the break is less than eight hours, overtime shall be paid at the rate of double time for all work done before the expiration of 11 hours' break.
- (ii) If the break is eight hours or more, overtime shall be paid at the rate of time and a half for all work done before the expiration of the 11 hours' break.
- (iii) If a member is called upon to resume duty within 11 hours of completion of a distant engagement, overtime shall be paid for at the rate of time and a half for all work done before the expiration of the 11 hours' break.
- (iv) Time worked during any period of insufficient break shall not be included in the calculation of weekly hours.

(e) "Weekly overtime" represents all time worked in excess of 40 hours for day workers and 38 hours for night workers, or the reduced total hours occasioned by time given off in lieu of overtime, but excludes time already paid for or adjusted under subclauses (c) and (d) hereof.

Weekly overtime shall be adjusted as follows:—

- (i) The first eight hours may be allowed off duty in the next succeeding week in accordance with subclauses (f) and (g) hereof. Any of this time not allowed off shall be paid for at the rate of time and a half.
- (ii) Any overtime beyond eight hours shall be paid for at the rate of double time.
- (iii) Notwithstanding anything hereinbefore contained, any weekly overtime accrued during a distant engagement may be allowed off in full.

(f) Except as provided in subclause (e) (iii) hereof, the maximum number of hours which may be allowed off duty for overtime for any week shall be 10, made up by a total of eight in excess of the prescribed weekly hours and two for work in excess of 11 hours in any day or days in the preceding week.

(g) "Time off"—

(i) When overtime liquidated by giving time off amounts to four hours or less, it shall be given off in one block of four hours, except as permitted in subclause (f) hereof in respect of daily overtime.

(ii) When such overtime exceeds four hours and is less than eight hours, it shall be given off in not more than two units each of four hours.

(iii) When such overtime is eight hours or more, it shall be given off in not more than two units, one of which shall be eight hours and the other not less than four hours.

(iv) When a member is to be given four hours or more off duty for overtime worked, he shall be notified before he finishes work on the preceding day.

(h) Any time allowed off duty in lieu of overtime shall correspondingly reduce for that week the hours of 40 in the case of day work and 38 in the case of night work. All time worked in excess of the reduced total hours for that week shall be reckoned as overtime and dealt with in accordance with subclause (e) hereof.

(i) When a member is not given his weekly days or nights off duty as provided for in clause 18, he shall be paid at the rate of double time for all work done on any such day with a minimum payment for four hours. This provision also applies to the additional day or night off duty in the weeks in which Christmas Day and Good Friday occur. When such time is paid for, it shall not be included in the weekly hours.

(j) All work done in excess of the fortnightly hours of duty prescribed for the period in which Christmas Day or Good Friday occurs shall be paid for at the rate of double time.

Special Overtime.

(k) (i) When a night worker is required to work after 5 a.m. he shall be paid overtime at double rates for all time worked in excess of seven hours from the time of entering upon duty.

(ii) When a night worker is required to begin duty before 4 p.m. he shall be paid overtime rates for all time worked in excess of nine hours from the time of entering upon duty.

(iii) When a day worker is required to begin duty before 6 a.m. on three or more days in a week, daily overtime shall begin after the expiration of nine hours from the time of entering upon duty.

(iv) Time worked and paid for under this subclause shall not be included in the calculation of weekly hours.

(l) In no circumstances shall the overtime involved in any of the foregoing sub-clauses be paid for more than once.

(m) Notwithstanding anything hereinbefore contained, any overtime accrued during a distant engagement may be allowed off in full.

22.—Time Book.

(a) Time books in the form agreed upon shall be made available by employers. There shall be a time book also in each branch office and one in each place where a member or members are employed outside the city of publication. Time books shall provide for the following information.

Daily records of times of commencement and completion of duty, deduction for meal time, total hours per day and for the week, hours computed for distant engagements, days off duty.

Overtime worked in excess of daily spread of hours, for insufficient break, for excess of weekly spread of hours and for days not given off.

Overtime allowed off for excess of spread and for weekly overtime.

Overtime paid for daily overtime, insufficient break, weekly overtime and days not given off.

(b) The time book shall be kept in a convenient place for members to make daily entries. The time book in each branch office and in each place where a member or members are employed outside the city of publication shall be in duplicate, and the member so employed shall at the end of each week furnish the duplicate to his head office. The original shall be retained for permanent record.

(c) Each classified member, cadet and casual, except while on a distant engagement, shall each day record in the time book his hours of employment. He shall record in the time book his daily hours of employment on a distant engagement within 24 hours of the time he resumes duty after the distant engagement.

(d) A member on a distant engagement shall, for checking purposes, fill in and complete the records in a docket to be supplied by the employers. This docket shall be filed on his return from the distant engagement. The docket shall be in the form agreed upon.

(e) An entry in a time book shall be taken to be correct if it is not disputed within 24 hours from the time it was recorded in the office of the city of publication, or within 48 hours of the time of receiving the duplicate sheet from a member employed at a branch office or outside the city of publication. A disputed entry may be referred to the secretary of the Union and a representative of the employers to settle.

(f) Any member of the Union authorised in writing by the Executive Committee of the Union shall have the right to inspect any time book or time docket during the period of the hours of employment of members and records of overtime payments during normal office hours.

23.—Duty Book.

(a) The employers shall keep a duty book, which in an evening paper office shall be made up by 9.30 a.m. at the latest on each day and in the morning paper office as far as possible not later than 5.30 p.m. on each day. Unless he has been notified before 5.30 p.m. on the preceding day by entry in the duty book, or otherwise notified in reasonable time beforehand, a member employed on a morning paper shall not be required to attend the office before 2 p.m.

(b) If an engagement is assigned to a member or an alteration is made in the duty book after the times respectively prescribed in the preceding sub-clause, the member shall not be held responsible for covering such engagement or alteration of engagement unless he has been notified in reasonable time.

24.—Holiday Leave.

(a) Subject to the provisions hereinafter contained—

In every 52 weeks of employment, and after 48 weeks from the annual date of appointment to the staff, all classified members and cadets shall be given four consecutive weeks' holiday on full pay irrespective of sick leave. They shall be paid for the four weeks in advance.

(b) The annual leave shall be given and taken in four consecutive weeks, or, if the member and the employers so agree, in two periods and not otherwise.

(c) The holiday leave prescribed in sub-clause (a) hereof shall be allowed and shall be taken and payment shall not be made or accepted in lieu thereof.

(d) If the member and the employers so agree the annual holiday or either of such separate periods may be taken wholly or partly in advance before the member has become entitled to the annual holiday.

(e) Where the annual holiday or any part thereof has been taken before the right to the annual holiday has accrued, the right to a further annual holiday shall not commence to accrue until after the expiration of the year of service in respect of which the annual holiday or part has been so taken.

(f) The holiday leave shall be given by the employers and shall be taken by the member before the expiration of four months from the date upon which the right to such holiday leave accrues.

(g) If a member of the classified staff, or a cadet is discharged after 26 weeks' employment and before the completion of 48 weeks, he shall be entitled to proportionate leave on full pay at the rate of four weeks' holiday for 48 weeks' employment.

(h) If after 52 weeks (48 weeks of employment and four weeks of holiday) a member of the classified staff, or a cadet leaves his employment, whether of his own accord or because he is dismissed, he shall be entitled to proportionate leave for the amount of his further service at the rate of four weeks' holiday for 48 weeks of employment.

(i) If a member of the classified staff, or a cadet leaves his employment of his own accord within 26 weeks of his appointment to the staff, he shall have no claim for holiday leave. After 26 weeks he shall be entitled to proportionate leave for any period between 26 weeks and 48 weeks.

(j) When the annual holidays are fixed to begin on a Monday and the member has worked on the preceding Sunday, the holiday shall date from the Tuesday.

(k) Should Christmas Day or Good Friday fall during a member's holiday the member shall be allowed an extra day's holiday or be paid double rates for one day.

(l) If an employer finds it necessary to cancel or alter the date of holiday leave, the time of which has already been notified to a member and such member can show that, through such cancellation or alteration, he has actually lost payments reasonably made by him and in respect of which he has retained no benefit, the employer shall reimburse him for such loss.

25.—Expenses.

(a) All members shall be paid reasonable out-of-pocket expenses.

(b) If a member's duty compels him to take more than one meal a day away from his home, any meal or meals in excess of one a day shall (unless otherwise paid for or reimbursed by the employers) be paid for by the employers at the rate of 10s. for each such meal.

For the purpose of this sub-clause "meal" shall mean breakfast, lunch or dinner.

(c) Members engaged at Parliament shall be allowed the following minimum refreshment expenses:—Luncheon 10s.; dinner 10s.; with an additional 4s. when the work lasts until midnight; a further 4s. when the work lasts after 4 a.m.; and a further 10s. for breakfast if the work extends to 7 a.m.

(d) When travelling by train a member shall be entitled to first class fare and a sleeping berth if one is available.

(e) If a member not permanently employed on night work is engaged until such an hour that the ordinary means of public transport are not available, or is required to start work before his normal means of transport are available, he shall be allowed the necessary expense of transport to or from his home, or transport shall be provided by his employer.

(f) A member who is appointed by the employer, or a number of employers acting conjointly, to a position in a town, city or State other than that in which he is regularly located, shall be paid first class fares plus reasonable travelling expenses for himself, his wife and family. Where the appointment involves the transfer or storage of the member's furniture and effects, this shall be the employer's financial responsibility. The member's salary shall begin as soon as he is appointed and shall not cease until he resigns or until he has had

reasonable time to return to his original town, city or State. A member who resigns or is dismissed for misconduct while employed in another town, city or State, shall not be entitled to his return fare nor to that of his wife and family, nor to any other return expenses. When a member is temporarily transferred, he shall be entitled to payment for all reasonable expenses for accommodation and travel.

(g) A woman member engaged on work requiring attendance in evening dress shall be provided with reasonable transport facilities.

(h) A woman member regularly engaged on work requiring attendance in evening dress or in special dress shall be paid a minimum dress allowance of £25 a year.

(i) A member shall be reasonably compensated for damage to his clothing and personal effects arising out of and in the course of his employment.

(j) A member who, by arrangement with his employers, uses his own typewriter for office purposes shall be supplied with ribbons and have his machine maintained at the expense of his employers. The employers shall, as far as possible, provide adequate locker accommodation for the typewriters of members.

26.—Names to be Furnished.

(a) The employers shall keep a book in which the following entries shall be kept separate and up-to-date:—

- (1) The name of each classified member and the grade in which he is employed.
- (2) The name of each member who is receiving the Special A Grade of pay.
- (3) The name of each cadet, the date of commencement of employment with the employer and the year of his cadetship.
- (4) The name of each person employed on casual work.

(b) The book shall be available for inspection during office hours by the secretary of the Union or by any officer authorised in writing by the Executive Committee.

(c) A copy of each entry shall, on written request, be furnished in writing by the employers to the secretary of the Union.

(d) Any readjustment through the appointment, resignation or dismissal of a member, or through the alteration in the classification of a member, shall be recorded in the book and shown in a graded list to be supplied to the secretary of the Union within two weeks of the readjustment. A graded list shall be accepted as correct unless the secretary of the Union raises objection to it within one month from the date of its receipt.

27.—Employment at Canberra.

(a) The provisions of this Agreement, wherever appropriate, shall apply to members employed at Canberra and, in addition, the special conditions of employment of this clause shall apply to them.

(b) A member, while working at Canberra, shall be paid not less than the rate which is prescribed for Melbourne and Sydney in clause 9 for the grade in which he was employed at the time of his being transferred to Canberra or assigned to Canberra duty, and for any higher grade to which he may be promoted while so employed.

(c) Members transferred to Canberra shall be allowed the demonstrated extra cost of living involved by their transfer to Canberra, and the cost of transit to and fro in accordance with subclause (f) of clause 25.

(d) A member employed at Canberra but not transferred shall not be deemed to be on a distant engagement and shall calculate his hours of employment in accordance with clause 17 (a) and (b).

(e) When the member employed at Canberra is required to travel outside the Australian Capital Territory on an assignment, his hours of employment on that assignment shall be calculated in accordance with the distant engagement provisions of clause 19.

(f) A member shall be deemed to have been transferred to Canberra upon notification to him to that effect in writing by his employers. A member not so notified after four months' continuous working at Canberra may elect his status to be that of a transferred member. No working period outside Canberra shall be taken as a breach of continuity, unless it exceeds 28 consecutive days.

(g) A member employed in Canberra, but not transferred there in accordance with the foregoing provision, shall, in addition to full travelling expenses to and fro, be reimbursed each week with the cost of reasonable hotel accommodation.

(h) When a member is assigned to Canberra, and this involves eight or more hours of travelling, he shall not be required to work on the day of his departure. If, in an emergency, he is so required to work, and he does not get a reasonable break en route, he shall not be required to begin duty within 11 hours of his arrival at Canberra, unless he is paid overtime in accordance with subclause (d) of clause 21 for all time worked before the expiration of 11 hours. The member shall record in the time book at Canberra the time of his arrival. When time occupied in travel to Canberra exceeds eight hours, the member shall be allowed a maximum of eight hours' time on duty for each period of 24 hours.

(i) If a member, who is married and is transferred to Canberra is unable within a period of three months of such transfer to find suitable living accommodation for himself and his family, he shall upon a request in writing to his employers, either be found such accommodation by his employers or be transferred back to the city or town in which he was employed prior to such transfer.

(j) If the employment of a member transferred to Canberra is terminated by his employers he shall be paid the full cost of his removal, together with that of his family and effects, to the city of publication, as provided for in subclause (f) of clause 25. The member may elect to go to Melbourne or Sydney. The same conditions shall apply if the services of a member transferred to Canberra are terminated through the newspaper on which he is employed ceasing publication while the member is employed at Canberra.

28.—Employment at Darwin.

(a) Members transferred to Darwin shall be allowed the demonstrated extra cost of living by their transfer and the cost of their transit to and fro.

(b) A member so transferred to Darwin shall be paid not less than the rate which is prescribed in clause 9 for the grade in which he was employed at the time of his being transferred to Darwin. He shall have the benefit of the provisions of this Agreement relating to holiday leave, incapacity pay, termination of services and the expenses provided for in subclauses (a) and (f) of clause 21.

29.—Casuals.

(a) A "casual" means a person who is employed temporarily by the day or half-day upon work of a kind similar to that usually done by members of classified staffs as part of their duty.

(b) No individual casual shall be employed for more than 24 hours in any week or on more than 130 days in any year, except to take the place of a classified member absent from duty because of sickness or incapacity or on holiday leave.

(c) The Executive Committee of the Union may, by written consent, extend the limitations of casual employment provided for in the preceding subclauses on receipt of a written request to do so from the employers.

(d) The minimum rates of payment for casual work, except as otherwise provided shall be—

£6 7s. a day of eight hours.

£3 19s. 6d. a half-day of four hours.

(e) Calculation of time worked shall be in accordance with subclause (a) of clause 17.

(f) If the time worked exceeds four hours and is less than eight, a full day's pay shall be paid. If the time worked is in excess of eight hours in any one day such excess time shall be paid for as follows: For the first three hours at the rate of time and a half; thereafter at the rate of double time.

(g) A casual shall not be paid otherwise than by the day or half-day, except as provided in the following subclauses.

Sporting Writers.

(h) Notwithstanding the provisions of this clause, a casual may be employed to supply sporting matter at the following minimum rates:—

- (1) When employed to supply sporting results only, he shall be paid at the rate of 3½d. a line, with a minimum of 10s. 6d. for each engagement. All additional relevant matters shall be paid for at the rate of 4½d. a line.
- (2) When employed to supply sporting matter other than as provided for in paragraph (1) hereof, he shall be paid at the rate of 4d. a line.
- (3) The employers shall have the option of paying for sporting work on the lineage basis prescribed in paragraphs (1) and (2) hereof or at the rate of a half-day or day engagement prescribed in this clause.

30.—Sick and Incapacity Pay.

(a) In each year of employment reckoned from the date of appointment to the staff, classified members and cadets, while absent through illness or incapacity, shall be paid incapacity pay weekly on the scale and subject to the conditions set out in this clause.

(b) Conditions:—

- (i) The right to incapacity pay shall be subject to the employers being satisfied that the member's absence is due to sickness or incapacity. The employers shall be entitled to require the production of a medical certificate, and/or to have a member claiming the benefits of this clause examined by a medical practitioner nominated by the employers at the employers' expense. A member who refuses to be examined by the medical practitioner shall not be entitled to the benefits of this clause.
- (ii) Sickness or incapacity arising from misbehaviour, wilful contribution or lack of reasonable care shall not entitle a member to the benefits of this clause.

Scale of Payments.

(c) Payments shall be made at not less than the following scale:—

- (1) After the member has been employed continuously for 26 weeks—For the first four weeks at full pay; second four weeks at half pay, and the third four weeks at quarter pay.
- (2) After he has been employed continuously for five years—For the first eight weeks at full pay; the second eight weeks at half pay, and the third eight weeks at quarter pay.

(d) When the employers have made any other provision for sickness or incapacity pay, either in itself or in conjunction with any other contingency, the provision shall be substituted, in whole or in part, and either generally as to all his members or as to any individual case, in place of the provisions for incapacity made by this clause. This shall be conditional upon the written consent of the Union and of the employers and the certificate of the Industrial Registrar that, in his opinion, the substituted provision is as beneficial to the members of the Union as the provision made in this clause.

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(e) If in any particular case the employers are required by law to make any payment or compensation to a member who is ill, then to the extent of the payment or compensation actually made the provisions in this clause or any substituted provision shall abate.

(f) The employers shall not be obliged to make a payment to a member in any 12 months of his employment, dating from the date of his original engagement, in respect of a period longer than that specified in subclause (c) hereof, whether the member is absent on one or more occasions.

(g) The employers shall not be liable for payment under the provisions of this clause to any member absent from duty as a result of an injury received from a specific form of recreation, hobby or exercise if the employers have given specific individual notification in writing to the member that if he further indulges in that particular form of recreation, hobby or exercise, no liability in the case of injury arising therefrom shall attach to the employers. A general notification by circular or otherwise shall not exempt employers from liability under this subclause.

(h) Where a member is absent through sickness or incapacity for four days in a week, those four days shall be taken to include one of his usual days off; when a member is absent through sickness or incapacity for five days, in a week, those five days shall be taken to include both his usual days off.

31.—Compensation.

(1) By consent, this Agreement makes no provision in relation to compensation for any member who is subject to the Workers' Compensation Act of Western Australia.

(2) (a) The following provision shall apply where the salary of the member is of such an amount that the Workers' Compensation Act does not apply to the member:—

- (i) The member shall be deemed to be employed by the employers covered by this Agreement.
- (ii) The employers shall be obliged to pay compensation and hospital and medical expenses to the member and/or his dependents of the amounts and in the circumstances specified in the Workers' Compensation Act as though such Act applied to all members irrespective of their annual salary.

(b) Any dispute or question as to the rights of a member in relation to Workers' Compensation or hospital or medical benefits under this subclause (2) may be referred by the Western Australian Journalists' Industrial Union of Workers or by the employers to the Board of Reference appointed pursuant to clause 41 hereof.

32.—Accommodation.

The employers shall provide every reasonable convenience and comfort for members employed by him at the place of employment. Details shall be agreed upon by the employers and the Executive Committee of the Union. Failing agreement the matter shall be decided by the Board of Reference.

33.—Files for Reference.

The employers shall file in their office, for one month after issue, copies of each edition of the newspaper or newspapers published by them. The files shall be available for reference during office hours to members employed by him.

34.—Agreement for Reference.

A copy of this Agreement, with all variations thereof, shall be supplied by Western Press Ltd., and shall be placed in a convenient position in the reporters' room in each office for reference. Western Press Ltd. shall be responsible for supplying and replacing copies of the Agreement.

35.—Union Notice Boards.

The Executive Committee of the Union shall be permitted to erect a notice board in the reporters' room in a place approved by the employers and to place on the board notices of meetings and Union bulletins, provided however that the employers shall have the right to remove from such notice board any notice or bulletin which such employers consider contains objectionable or offensive material.

36.—Travel by Air.

(a) A member may decline to undertake an assignment if it necessitates his travelling by air, and he has a reasonable objection to air travel. All air travel shall be made by a regular passenger-carrying service, unless the member agrees to any other air service.

(b) Where a member agrees to travel by air, other than by a regular passenger-carrying service, the employers shall, subject to the following conditions, indemnify the member against any invalidation of his personal assurance policies:—

- (1) The member shall have supplied in writing to his employers not less than seven days before the day of such travel a list of such personal assurance policies showing the amount of each policy and by what company such policy was issued.
- (2) The indemnification shall be to the extent only of the policies of which the employers have had notice pursuant to subclause (1) hereof.

37.—Special Risks.

(a) No member shall be ordered to perform any duty the performance of which would invalidate his personal assurance policies or any of them unless the employers indemnify him against such invalidation.

(b) If a member is requested to undertake an assignment the performance of which would invalidate his personal assurance policies, or any of them, he shall immediately inform his employers in writing of such risk. Unless before such member enters upon such assignment, the employers give to such member notice in writing that they decline to indemnify such member and/or his dependants against such invalidation, such employers shall be bound to indemnify such member and/or his dependants against loss arising thereunder. If the employers give such notice declining to indemnify the member and/or his dependants the member shall be at liberty to decline the assignment.

38.—Long Service Leave.

(a) Right to Leave.

A member shall as herein provided be entitled to leave with pay in respect of long service.

(b) Long Service.

(1) The long service which shall entitle a member to such leave shall, subject as herein provided, be continuous service with one and the same employer.

(2) Such service shall include service prior to the first day of April, 1958, if it continued until such time but only to the extent of the last 20 completed years of continuous service.

(3) (i) Where a business has, whether before or after the first day of April, 1958, been transmitted from the employer (herein called "the transmitter") to another employer (herein called the "transmittee") and a member who at the time of such transmission was an employee of the transmitter in that business becomes an employee of the transmittee—the period of the continuous service which the member has had with the transmitter (including any such service with any prior transmitter) shall be deemed to be service of the member with the transmittee.

(ii) In this sub-clause "transmission" includes transfer, conveyance, assignment or succession whether voluntary or by agreement or by operation of law and "transmitted" has a corresponding meaning.

(4) Such service shall include—

- (a) Any period of absence from duty on any annual leave or long service leave.
- (b) Any period of absence from duty necessitated by sickness of or injury to the member in accordance with clause 30.
- (c) Any period following any termination of the employment by the employer if such termination has been made merely with the intention of avoiding obligations hereunder in respect of long service leave or obligations under any Award in respect of annual leave.
- (d) Any period during which the service of the member was or is interrupted by service—
 - (i) as a member of the Naval, Military or Air Forces of the Commonwealth of Australia other than as a member of the British Commonwealth Occupation Forces in Japan and other than as a member of the Permanent Forces of the Commonwealth of Australia except in the circumstances referred to in section 31 (2) of the Defence Act, 1903-1956, and except in Korea or Malaya after June 26, 1950;
 - (ii) as a member of the Civil Construction Corps established under the National Security Act, 1939-1946;
 - (iii) in any of the Armed Forces under the National Service Act, 1951 (as amended).

Provided that the member as soon as reasonably practicable on the completion of any such service resumed or resumes employment with the employer.

(5) Service shall be deemed to be continuous notwithstanding—

- (a) the transmission of a business as referred to in paragraph (3) hereof;
- (b) any interruption of a class referred to in paragraph (4) hereof irrespective of the duration thereof;
- (c) any absence from duty authorised by the employer;
- (d) any standing-down of a member in accordance with the provisions of an Award, Industrial Agreement, Order or Determination under either Commonwealth or State law;
- (e) any absence from duty arising directly or indirectly from an industrial dispute if the member returns to work in accordance with the terms of settlement of the dispute.
- (f) any termination of the employment by the employer on any ground other than slackness of trade if the member be re-employed by the employer within a period not exceeding two months from the date of such termination;
- (g) any termination of the employment by the employer on the ground of slackness of trade if the member is re-employed by the employer within a period not exceeding six months from the date of such termination;
- (h) any reasonable absence of the member on legitimate union business in respect of which he has requested and been refused leave;
- (i) any absence from duty after the coming into operation of this clause by reason of any cause not specified in this clause unless the employer during the absence or within fourteen days of the termination of the absence notifies the member in writing that such absence will be regarded as having broken the continuity of service, which notice may be given by delivery to the member personally or by posting it by registered mail to his last recorded address, in which case it shall be deemed to have reached him in due course of post.

Provided that the period of any absence from duty or the period of any interruption referred to in placita (c) to (i) inclusive of this paragraph shall not (except as set out in paragraph (4) hereof) count as service.

(c) Period of Leave.

(1) The leave to which a member shall be entitled or deemed to be entitled shall be as provided in this sub-clause.

(2) Where a member has completed at least 20 years' service the amount of leave shall be—

- (a) in respect of 20 years' service so completed—13 weeks' leave;
- (b) in respect of each 10 years' service completed after such 20 years—six and a half-weeks' leave.

(3) Where a member has completed at least 15 years' service since its commencement and his employment is terminated—

- (a) by his death;
- (b) in any circumstances otherwise than by the employer for serious misconduct;

the amount of leave shall be—

- (i) if such termination takes place before the member has become entitled to leave under placitum (a) of paragraph (2) hereof such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years;
- (ii) if such termination takes place after the member has become entitled to leave under placitum (a) of paragraph (2) hereof the leave due under such placitum and in addition such proportion of 13 weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to 20 years.

(4) Where a member has completed at least 10 years' service but less than 15 years' service since its commencement and his employment is terminated—

- (i) by his death; or
- (ii) by the employer for any reason other than serious misconduct; or
- (iii) by the member on account of sickness or injury to the member or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a dispute is, in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

the amount of the leave shall be such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years.

(5) In the cases to which paragraphs (3) and (4) hereof apply the member shall be deemed to have been entitled to and to have commenced leave immediately prior to such termination.

(d) Payment for Period of Leave.

(1) A member shall, subject to paragraph (3) hereof, be entitled to be paid for each week of leave to which he has become entitled or is deemed to have become entitled the ordinary time rates of pay applicable to him at the date he commences such leave;

(2) Such ordinary time rate of pay shall be the rate applicable to him for the standard weekly hours which are prescribed by this agreement, but in the case of casuals and part-time workers shall be the ordinary time rate for the number of hours usually worked up to but not exceeding the prescribed standard;

(3) Where by agreement between the employer and the member the commencement of the leave to which the member is entitled or any portion thereof is postponed to meet the convenience of the member, the rate of payment for such leave shall be at the ordinary time rate of pay applicable to him at the date of accrual or, if so agreed, at the ordinary time rate of pay applicable at the date he commences such leave;

(4) The ordinary time rate of pay shall not include overtime, penalty rates, bonuses, allowances or the like.

(e) Taking Leave.

(1) In a case to which paragraph (2) of sub-clause (c) applies—

(a) Leave shall be granted and taken as soon as reasonably practicable after the right thereto accrues due or at such time or times as may be agreed between the employer and the member or in the absence of such agreement at such time or times as may be determined by the Special Board of Reference, having regard to the needs of the employer's establishment and the member's circumstances.

(b) Except where the time for taking leave is agreed to by the employer and the member or determined by the Special Board of Reference the employer shall give to a member at least one month's notice of the date from which his leave is to be taken.

(c) Leave may be granted and taken in one continuous period or if the employer and the member so agree in not more than three separate periods in respect of the first 13 weeks' entitlement and in not more than two separate periods in respect of any subsequent period of entitlement.

(d) Any leave shall be inclusive of any public holidays specified in this agreement occurring during the period when the leave is taken but shall not be inclusive of any annual leave.

(e) Payment shall be made in one of the following ways—

(i) in full before the member goes on leave;

(ii) at the same time as his wages would have been paid to him if the member had remained at work, in which case payment shall, if the member in writing so requires, be made by cheque posted to an address specified by the member; or

(iii) in any other way agreed between the employer and the member.

(f) No member shall, during any period when he is on leave, engage in any employment for hire or reward in substitution for the employment from which he is on leave, and if a member breaches this provision he shall thereupon forfeit his right to leave hereunder in respect of the unexpired period of leave upon which he has entered, and the employer shall be entitled to withhold any further payment in respect of the period and to reclaim any payments already made on account of such period of leave.

(2) In a case to which paragraph (3) or paragraph (4) of subclause (c) applies and in any case in which the employment of the member who has become entitled to leave hereunder is terminated before such leave is taken or fully taken the employer shall, upon termination of his employment otherwise than by death pay to the member, and upon termination of employment by death pay to the personal representative of the member upon request by the personal representative, a sum equivalent to the amount which would have been payable in respect of the period of leave to which he is entitled or deemed to have been entitled and which would have been taken but for such termination. Such payment shall be deemed to have satisfied the obligation of the employer in respect of leave hereunder.

(f) Granting Leave in Advance and Benefits to be Brought into Account.

(1) The employer may by agreement with a member allow leave to such a member before the right thereto has accrued due, but where leave is taken in such a case the member shall not become entitled to any further leave hereunder in respect of any period until after the expiration of the period in respect of which such leave had been taken before it accrued due.

(2) Where leave has been granted to a member pursuant to the preceding paragraph before the right thereto has accrued due, and the employment subsequently is terminated, the employer may deduct from whatever remuneration is payable upon the termination of the employment a proportionate amount on the basis of 13 weeks for twenty years' service in respect of any period for which the member has been granted long service leave to which he was not at the date of termination of his employment or prior thereto entitled.

(3) Any leave in the nature of long service leave or payment in lieu thereof under a State law or a long service leave scheme not under the provisions hereof granted to a member by the employer in respect of any period of service with the employer shall be taken into account whether the same is granted before or after the coming into operation hereof and shall be deemed to have been leave taken and granted hereunder in the case of leave with pay to the extent of the period of such leave and in the case of payment in lieu thereof to the extent of a period of leave with pay equivalent to the amount of the payment and to be satisfaction to the extent thereof of the entitlement of the member hereunder.

(g) Records to be Kept.

(1) The employer shall during the employment and for a period of 12 months thereafter, or in the case of termination by death of the member a period of three years thereafter, keep a record from which can be readily ascertained the name of each member, the date of the commencement of his employment and his entitlement to long service leave and any leave which may have been granted to him or in respect of which payment may have been made hereunder.

(2) Such record shall be open for inspection in the manner and circumstances prescribed by this Agreement with respect to the time and wages record.

(h) Special Board of Reference.

(1) There shall be constituted a Special Board of Reference for the purpose hereof to which all disputes and matters arising hereunder shall be referred and the Board shall determine all such disputes and matters.

(2) There shall be assigned to such Board the functions of—

- (a) the settlement of disputes on any matters arising hereunder;
- (b) the determination of such matters as are specifically assigned to it hereunder.

(3) The Special Board of Reference shall consist of one representative or substitute therefor nominated from time to time by Western Press Ltd. and one representative or substitute nominated from time to time by the Western Australian Journalists' Industrial Union of Workers together with a chairman to be mutually agreed upon by the organisations named in this paragraph.

(i) State Law.

(1) The provisions of any State law to the extent to which they have before the coming into operation hereof conferred an accrued right on a member to be granted a period of long service leave in respect of a completed period of 20 or more years' service or employment or an accrued right on a member or his personal representative to payment in respect of long service leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions hereof.

(2) The entitlement of any such member to leave in respect of a period of service with the employer completed after the period in respect of which the long service leave referred to in paragraph (1) hereof accrued due shall be in accordance herewith.

(3) Subject to paragraphs (1) and (2) hereof, the entitlement to leave hereunder shall be in substitution for and satisfaction of any long service leave to which the member may be entitled in respect of employment of the member by the employer.

(j) Liberty to Apply.

Liberty is granted to any party to this agreement to apply to the Court at any time for an appropriate variation of this clause if any of the terms and conditions operating under the code of Long Service Leave being negotiated between the Australian Council of Trade Unions and Federal Employers' Organisations is varied in any way.

39.—Use of Office Cars.

No member shall be called upon to drive an office-owned car on any engagement unless he is made exempt by the employer from financial liabilities coverable by ordinary insurance during the whole period he is in charge of the car.

40.—Preference.

Subject to the provisions of the Re-Establishment and Employment Act, 1953, as between members of the Union and other persons offering or desiring service of employment at the same time, preference shall be given to such members, other things being equal.

41.—Board of Reference.

(a) A Board of Reference constituted of one representative nominated by the employer and one representative nominated by the Union with the Industrial Registrar or his nominee as chairman shall meet to discuss and decide matters which may arise during the term of this Agreement.

(b) The Board of Reference shall meet as soon as possible after a request for a meeting has been made either by the employers or the Union.

The Common Seal of Western Press Ltd. was hereunto affixed in the presence of:—

John Mitchell.

[L.S.]

FRANK DAVIDSON.

The Common Seal of The Western Australian Journalists' Industrial Union of Workers was hereunto affixed in the presence of:—

J. D. Staples.

[L.S.]

D. R. PRATT,
President.
C. LONGMORE,
Secretary.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 13 of 1958.

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Hayes Bros. Pty. Ltd. and others (as per Schedule), Respondents.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connection with the industrial dispute between the above-named parties:—

Award.

1.—Title.

This Award shall be known as the "Marine Stores Award."

2.—Arrangement.

1. Title.
2. Arrangement.
3. Area and Scope.
4. Term.
5. Hours of Labour.
6. Rates of Pay.
7. Casual Workers.
8. Contract of Service.
9. Overtime.
10. Meal Time.
11. Holidays.
12. Annual Leave.
13. Sick Leave.

- 14. General Conditions.
- 15. Right of Entry.
- 16. Breakdowns.
- 17. Under-age Workers.
- 18. Junior Worker's Certificate.
- 19. Board of Reference.
- 20. Long Service Leave.

Schedule of Respondents.

3.—Area and Scope.

This Award shall have effect over the area comprised within a radius of fifteen (15) miles of the General Post Office, Perth, and shall apply to all workers employed in any capacity in connection with marine stores or marine yards other than those already provided for in any other Award made by or any Industrial Agreement registered at the Court of Arbitration.

4.—Term.

The term of this Award shall be for three (3) years from the date hereof.

5.—Hours of Labour.

Forty (40) hours shall constitute a week's work. The ordinary working hours shall not exceed eight (8) per day, Monday to Friday inclusive, and shall be worked between the hours of 7 a.m. and 5.30 p.m.

6.—Rates of Pay.

	Per Week.
	£ s. d.
(a) Basic Wage—	
Metropolitan Area—	
Males	13 13 5
Females	8 17 9
	Margin Over
	Male
	Basic Wage
	per Week.
	£ s. d.
(b) Adult males	1 5 0
	Margin Over
	Female
	Basic Wage
	per Week.
	£ s. d.
(c) Adult females	10 0
	Percentage of
	Male Basic
	Wage per
	Week.
(d) Junior Males—	
14 to 15 years of age	25
15 to 16 years of age	35
16 to 17 years of age	45
17 to 18 years of age	55
18 to 19 years of age	70
19 to 20 years of age	80
20 to 21 years of age	95
	Percentage of
	Female Basic
	Wage per
	Week.
(e) Junior Females—	
15 to 16 years of age	40
16 to 17 years of age	50
17 to 18 years of age	60
18 to 19 years of age	70
19 to 20 years of age	80
20 to 21 years of age	90

7.—Casual Workers.

Any worker dismissed through no fault of his own before the expiration of one (1) week of his employment shall be considered casual and shall receive ten per cent. (10%) above the rate specified for the work performed.

8.—Contract of Service.

Except in the case of a casual worker whose engagement shall be by the hour, the contract of service shall be by the week and shall be terminable by one (1) week's notice on either side given on any day or by the payment or forfeiture of one (1) week's wages in lieu of such notice: Provided that during the first week of employment the contract shall be terminable on either side by one (1) hour's notice.

9.—Overtime.

(a) For all work done beyond the hours of duty, payment shall be made at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) All work done on Sundays or the holidays prescribed in Clause 11 hereof shall be paid for at the rate of double time.

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

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

(e) In the calculation of overtime rates, each day's work shall stand alone.

10.—Meal Time.

A meal time of not less than forty (40) minutes shall be allowed between the hours of 12 noon and 1.30 p.m. When a worker is required for duty during time which ordinarily according to the pre-arranged timetable would be his meal time, and such duty continues so that his pre-arranged meal time is postponed for more than one (1) hour, he shall be paid at overtime rates until he is given his meal time.

11.—Holidays.

(a) The following days, or the days observed in lieu shall, subject to Clause 9 hereof, be allowed as holidays without deduction of pay, namely, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) Any worker absenting himself from work without reasonable cause, proof of which shall lie upon him, on the whole or any portion of the working day preceding or on the whole or any portion of the working day succeeding a holiday provided for herein, shall not be entitled to payment for such holiday.

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

12.—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 the 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 (1) day being an ordinary working day for each such holiday observed as aforesaid.

(c) Any time in respect of which a worker is absent from work, except time for which he is entitled to claim sick pay, or time spent on holidays or annual leave as prescribed by this Award, shall not count for the purpose of determining his right to annual leave.

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

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

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

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

13.—Sick Leave.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one (1) 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.

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

(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.

(d) 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.

(e) Sick leave shall accumulate from year to year, so that any balance of the period specified in subclause (a) of this clause which has in any year not been allowed to any worker by his employer as paid sick leave may be claimed by the worker and, subject to the conditions hereinbefore prescribed, shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker for a period of two (2) years but no longer from the end of the year in which it accrues.

14.—General Conditions.

(a) First Aid.—An adequate first aid kit shall be provided by the employer and the place where it is kept shall be notified to all workers.

(b) Workers engaged at bottle washing shall be provided (free of cost to the worker) with knee-high rubber boots for the exclusive use of the particular worker. Such boots shall be renewed when required. Suitable lightweight waterproof aprons shall also be provided for such workers.

(c) Workers required to work with acid or among broken glass shall be provided with rubber and leather gloves respectively, for the exclusive use of the worker concerned.

(d) Workers required to work in the rain shall be provided with adequate waterproof clothing whilst so employed.

(e) It shall not be deemed to be a breach of this clause of the Award if any of the items of protective clothing mentioned in this clause are not provided for a worker to whom they are offered but who refuses to use them.

15.—Right of Entry.

Accredited representatives of the Union shall be permitted to interview the workers on the business premises of the employer during non-working times or meal breaks.

In the case of a dispute between the Union and an employer which is likely to lead to a cessation of work or to an application to the Court and which involves the inspection of workers or of machines

in the process of production, such union representatives shall have right of entry into the factory at any time during which the workers or machines concerned are working.

16.—Breakdowns.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

17.—Under-rate Workers.

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

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

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

18.—Junior Workers' Certificate.

Junior workers upon being engaged shall furnish the employer with a certificate containing the following particulars:—

(i) Name in full.

(ii) Age and date of birth.

No worker shall have any claim upon an employer for additional pay in the event of the age of the worker being wrongly stated either on the certificate or, if no such certificate is furnished, verbally to the employer. If any junior worker shall wilfully mis-state his age, either verbally to the employer or in the certificate, he alone shall be guilty of a breach of this Award, and in the event of a worker having received a higher rate than that to which he was entitled, he shall make restitution to the employer.

19.—Board of Reference.

(a) A Board of Reference is hereby appointed for the purposes of the Award. Such Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of—

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

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

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

20.—Long Service Leave.

(a) Right to Leave.

A worker shall as herein provided be entitled to leave with pay in respect of long service.

(b) Long Service.

(1) The long service which shall entitle a worker to such leave shall, subject as herein provided, be continuous service with one and the same employer.

(2) Such service shall include service prior to the coming into operation of this Award if it continued until such time, but only to the extent of the last twenty (20) completed years of continuous service.

(3) (i) Where a business has, whether before or after the coming into operation hereof, been transmitted from an employer (herein called "the transmitter") to another employer (herein called

“the transmittée”) and a worker who at the time of such transmission was an employee of the transmitter in that business becomes an employee of the transmittée—the period of the continuous service which the worker has had with the transmitter (including any such service with any prior transmitter) shall be deemed to be service of the worker with the transmittée.

(ii) In this subclause “transmission” includes transfer, conveyance, assignment or succession, whether voluntary or by agreement or by operation of law, and “transmitted” has a corresponding meaning.

(4) Such service shall include—

- (a) any period of absence from duty on any annual leave or long service leave;
- (b) any period of absence from duty necessitated by sickness or injury to the worker, but only to the extent of fifteen (15) working days in any year of his employment;
- (c) any period following any termination of the employment by the employer if such termination has been made merely with the intention of avoiding obligations hereunder in respect of long service leave or obligations under any award in respect of annual leave;
- (d) any period during which the service of the worker was or is interrupted by service—
 - (i) as a member of the Naval, Military or Air Forces of the Commonwealth of Australia other than as a member of the British Commonwealth Occupation Forces in Japan and other than as a member of the Permanent Forces of the Commonwealth of Australia, except in the circumstances referred to in section 31 (2) of the Defence Act, 1903-1956, and except in Korea or Malaya after 26th June, 1950;
 - (ii) as a member of the Civil Construction Corps established under the National Security Act, 1939-1946;
 - (iii) in any of the Armed Forces under the National Service Act, 1951 (as amended):

Provided that the worker as soon as reasonably practicable on the completion of any such service resumed or resumes employment with the employer by whom he was employed immediately before the commencement of such service.

(5) Service shall be deemed to be continuous notwithstanding—

- (a) the transmission of a business as referred to in paragraph (3) hereof;
- (b) any interruption of a class referred to in paragraph (4) hereof irrespective of the duration thereof;
- (c) any absence from duty authorised by the employer;
- (d) any standing-down of a worker in accordance with the provisions of an Award, Industrial Agreement, Order or Determination under either Commonwealth or State law;
- (e) any absence from duty arising directly or indirectly from an industrial dispute if the worker returns to work in accordance with the terms of settlement of the dispute;
- (f) any termination of the employment by the employer on any ground other than slackness of trade if the worker be re-employed by the same employer within a period not exceeding two (2) months from the date of such termination;
- (g) any termination of the employment by the employer on the ground of slackness of trade if the worker is re-employed by the same employer within a period not exceeding six (6) months from the date of such termination;

- (h) any reasonable absence of the worker on legitimate union business in respect of which he has requested and been refused leave;
- (i) any absence from duty after the coming into operation of this clause by reason of any cause not specified in this clause unless the employer during the absence or within fourteen (14) days of the termination of the absence notifies the worker in writing that such absence will be regarded as having broken the continuity of service, which notice may be given by delivery to the worker personally or by posting it by registered mail to his last recorded address, in which case it shall be deemed to have reached him in due course of post.

Provided that the period of any absence from duty or the period of any interruption referred to in placita (c) to (i) inclusive of this paragraph shall not (except as set out in paragraph (4) hereof) count as service.

(c) Period of Leave.

(1) The leave to which a worker shall be entitled or deemed to be entitled shall be as provided in this subclause.

(2) Where a worker has completed at least twenty (20) years' service, the amount of leave shall be—

- (a) in respect of twenty (20) years' service so completed—thirteen (13) weeks' leave;
- (b) in respect of each ten (10) years' service completed after such twenty (20) years—six and a half (6½) weeks' leave.

(3) Where a worker has completed at least fifteen (15) years' service since its commencement and his employment is terminated—

- (a) by his death;
- (b) in any circumstances otherwise than by the employer for serious misconduct;

the amount of leave shall be—

- (i) if such termination takes place before the worker has become entitled to leave under placitum (a) of paragraph (2) hereof, such proportion of thirteen (13) weeks' leave as the number of completed years of such service bears to twenty (20) years;
- (ii) if such termination takes place after the worker has become entitled to leave under placitum (a) of paragraph (2) hereof, the leave due under such placitum and in addition such proportion of thirteen (13) weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to twenty (20) years.

(4) Where a worker has completed at least ten (10) years' service but less than fifteen (15) years' service since its commencement and his employment is terminated—

- (i) by his death; or
- (ii) by the employer for any reason other than serious misconduct; or
- (iii) by the worker on account of sickness or injury to the worker or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a dispute is, in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

the amount of the leave shall be such proportion of thirteen (13) weeks' leave as the number of completed years of such service bears to twenty (20) years.

(5) In the cases to which paragraphs (3) and (4) hereof apply, the worker shall be deemed to have been entitled to and to have commenced leave immediately prior to such termination.

(d) Payment for Period of Leave.

(1) A worker shall, subject to paragraph (3) hereof, be entitled to be paid for each week of leave to which he has become entitled or is deemed to have become entitled the ordinary time rate of pay applicable to him at the date he commences such leave.

(2) Such ordinary time rate of pay shall be the rate applicable to him for the standard weekly hours which are prescribed by this Award, but in the case of casuals and part-time workers shall be the ordinary time rate for the number of hours usually worked up to but not exceeding the prescribed standard.

(3) Where by agreement between the employer and the worker the commencement of the leave to which the worker is entitled or any portion thereof is postponed to meet the convenience of the worker, the rate of payment for such leave shall be at the ordinary time rate of pay applicable to him at the date of accrual of, or, if so agreed, at the ordinary time rate of pay applicable at the date he commences such leave.

(4) The ordinary time rate of pay—

- (a) shall include any deductions from wages for board and/or lodging or the like which is not provided and taken during the period of leave;
- (b) shall not include shift premiums, overtime, penalty rates, commissions, bonuses, allowances or the like.

(5) In the case of workers employed on piece or bonus work or any other system of payment by results, payment shall be at ordinary time rates.

(e) Taking Leave.

(1) In a case to which paragraph (2) of sub-clause (c) applies—

- (a) leave shall be granted and taken as soon as reasonably practicable after the right thereto accrues due, or at such time or times as may be agreed between the employer and the worker, or in the absence of such agreement, at such time or times as may be determined by the Special Board of Reference, having regard to the needs of the employer's establishment and the worker's circumstances;
- (b) except where the time for taking leave is agreed to by the employer and the worker or determined by the Special Board of Reference, the employer shall give to a worker at least one (1) month's notice of the date from which his leave is to be taken;
- (c) leave may be granted and taken in one continuous period or, if the employer and the worker so agree, in not more than three separate periods in respect of the first thirteen (13) weeks' entitlement and in not more than two separate periods in respect of any subsequent period of entitlement;
- (d) any leave shall be inclusive of any public holidays specified in this Award occurring during the period when the leave is taken, but shall not be inclusive of any annual leave;
- (e) payment shall be made in one of the following ways:—
 - (i) In full before the worker goes on leave.
 - (ii) At the same time as his wages would have been paid to him if the worker had remained at work, in which case payment shall, if the worker in writing so requires, be made by cheque posted to an address specified by the worker; or
 - (iii) in any other way agreed between the employer and the worker.

(f) No worker shall, during any period when he is on leave, engage in any employment for hire or reward in substitution for the employment from which he is on leave, and if a worker breaches this provision he shall thereupon forfeit his right to leave hereunder in respect of the unexpired period of leave upon which he has entered, and the employer shall be entitled to withhold any further payment in respect of the period and to reclaim any payments already made on account of such period of leave.

(2) In a case to which paragraph (3) or paragraph (4) of subclause (c) applies and in any case in which the employment of the worker who has become entitled to leave hereunder is terminated before such leave is taken or fully taken, the employer shall, upon termination of his employment otherwise than by death, pay to the worker and, upon termination of employment by death, pay to the personal representative of the worker upon request by the personal representative, a sum equivalent to the amount which would have been payable in respect of the period of leave to which he is entitled or deemed to have been entitled and which would have been taken but for such termination. Such payment shall be deemed to have satisfied the obligation of the employer in respect of leave hereunder.

(f) Granting Leave in Advance and Benefits to be Brought into Account.

(1) Any employer may by agreement with a worker allow leave to such a worker before the right thereto has accrued due, but where leave is taken in such a case the worker shall not become entitled to any further leave hereunder in respect of any period until after the expiration of the period in respect of which such leave had been taken before it accrued due.

(2) Where leave has been granted to a worker pursuant to the preceding paragraph before the right thereto has accrued due, and the employment subsequently is terminated, the employer may deduct from whatever remuneration is payable upon the termination of the employment a proportionate amount on the basis of thirteen (13) weeks for twenty (20) years' service in respect of any period for which the worker has been granted long service leave to which he was not at the date of termination of his employment or prior thereto entitled.

(3) Any leave in the nature of long service leave or payment in lieu thereof under a State law or a long service leave scheme not under the provisions hereof granted to a worker by his employer in respect of any period of service with the employer shall be taken into account whether the same is granted before or after the coming into operation hereof, and shall be deemed to have been leave taken and granted hereunder in the case of leave with pay to the extent of the period of such leave and in the case of payment in lieu thereof to the extent of a period of leave with pay equivalent to the amount of the payment and to be satisfaction to the extent thereof of the entitlement of the worker hereunder.

(4) An employer shall be entitled to offset any payment in respect of leave hereunder against any payment by him to any long service leave scheme, superannuation scheme, pension scheme, retiring allowance scheme, provident fund, or the like or under any combination thereof operative at the date hereof.

(g) Records to be Kept.

(1) Each employer shall, during the employment and for a period of twelve (12) months thereafter or, in the case of termination by death of the worker, a period of three (3) years thereafter, keep a record from which can be readily ascertained the name of each worker and his occupation, the date of the commencement of his employment and his entitlement to long service leave and any leave which may have been granted to him or in respect of which payment may have been made hereunder.

(2) Such record shall be open for inspection in the manner and circumstances prescribed by this Award with respect to the time and wages record.

(h) Special Board of Reference.

(1) There shall be constituted a Special Board of Reference for the purpose hereof to which all disputes and matters arising hereunder shall be referred and the Board shall determine all such disputes and matters.

(2) There shall be assigned to such Board the functions of—

- (a) the settlement of disputes on any matters arising hereunder;

(b) the determination of such matters as are specifically assigned to it hereunder.

(3) The Board of Reference shall consist of one representative or substitute therefor nominated from time to time by the Western Australian Employers' Federation (Incorporated) and one representative or substitute nominated from time to time by the West Australian Trade Unions Industrial Council (A.L.P.), together with a chairman to be mutually agreed upon by the organisations named in this paragraph.

(i) Exemptions.

The Special Board of Reference may, subject to such conditions as it thinks fit, exempt any employer from the provisions hereof in respect of its workers where there is an existing or prospective long service leave scheme which, in its opinion is, viewed as a whole, more favourable for the whole of the workers of that employer than the provisions hereof.

(j) Liberty to Apply.

Liberty is granted to any party to this Award to apply to the Court at any time for an appropriate variation of this clause if any of the terms and conditions operating under the code of Long Service Leave being negotiated between the Australian Council of Trade Unions and Federal Employers' Organisations is varied in any way.

In witness whereof this Award has been signed by the President of the Court and the Seal of the Court has been hereto affixed this 22nd day of December, 1958.

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

Schedule of Respondents.

- Cooley & Freeman, South Terrace, Fremantle.
- Curtis Bros., 249 Pier Street, Perth.
- Excell, A. C., 87 Mackie Street, Victoria Park.
- Hayes Bros. Pty. Ltd., Lincoln Road, Morley Park.
- Nuttall, H. G., 15 Garden Street, West Perth.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 93 of 1958.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Hon. Minister for Works, and others, Respondents.

HAVING heard Mr. H. Cant on behalf of the Applicant and Mr. H. A. Jones on behalf of the respondents, 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. 35 of 1952, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 22nd day of December, 1958.

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

Schedule.

1. Clause 3—Area and Scope.—Add a new paragraph after paragraph (d) as follows:—

(e) The construction, maintenance and/or demolition of wharves, jetties, breakwaters, moles, retaining walls, approaches and all sheds or buildings on or about wharves or jetties, but excluding that area of the State covered by Award No. 24 of 1953.

2. Clause 33—District Allowances.—Delete this clause and insert in lieu thereof the following:—

33.—District Allowances.

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

Boundaries of Districts.	Allowance Per Week.		
	£	s.	d.
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	
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	1	10	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	3	0	0
6. That area of the State north of a line running east from Carnot Bay to the South Australian border	3	10	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.

Liberty is reserved to the parties hereto to apply for a differential rate under this clause for workers living in messes.

3. Clause 47—Wages.—Add a new subclause as follows:—

(iv) Liberty is reserved to the Union to apply to amend this clause to make provision hereunder for bridge and jetty carpenters.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 248 of 1958.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, W.A. Goldfields Branch, Applicant, and Joseph Novell and others, Respondents.

HAVING heard Mr. H. Cant on behalf of the applicant and Mr. G. Martin on behalf of the respondents, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, doth

hereby order and declare that Award No. 2 of 1949, as amended, be and the same is hereby further amended in the terms following:—

Clause 6—Holidays.—Delete subclause (e) and insert in lieu thereof:—

(e) All work done on Sundays shall be paid for at the rate of double time.

Dated at Perth this 19th day of December, 1958.

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

INDUSTRIAL AGREEMENT.

No. 25 of 1958.

(Registered 12th December, 1958.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 20th day of October, 1958, between the Farmers' Weekly Newspaper Company Limited, proprietors of the newspaper "The Farmers' Weekly," of the one part and the Western Australian Journalists' Industrial Union of Workers, a union registered under the said Act, of the other part, whereby it is agreed that the following rates and conditions shall govern employment with respect to the said newspaper.

This Agreement shall operate over an area comprised within a radius of 15 miles from the General Post Office, Perth.

This Agreement which supersedes all previous agreements, shall come into force on, and be operative from the first day of September, 1958, and shall continue in operation until the 31st day of August, 1961, and thereafter until a new agreement is entered into between the parties.

The parties agree that the minimum weekly rates of pay shall be affected by an increase or decrease in the basic wage as declared by the State Court of Arbitration.

1.—Minimum Rates of Pay.

Basic Wage—

	£	s.	d.
Adult Males	13	12	3

The minimum weekly rates of pay shall be as follows:—

	£	s.	d.
1. Editor	35	1	9
2. Senior	30	16	3
3. General	25	7	0
4. Junior	20	12	0

2.—Cadets.

(a) Cadets as hereinafter defined shall be paid the following weekly rates:—

	£	s.	d.
First year	10	11	0
Second year	12	13	0
Third year	15	16	6
Fourth year	17	18	6

(These rates are percentages of the morning daily rates £21 2s. as follows: First year 50 per cent.; second year 60 per cent.; third year 75 per cent.; and fourth year 85 per cent.)

(b) A cadet for the purpose of this Agreement is a person who is in training for journalism but has not had four years' experience.

(c) The services of a cadet shall be regarded as continuous, notwithstanding that he may have been employed on more than one newspaper during his period of cadetship.

(d) The period of cadetship shall be retrospective.

3.—Casual Journalists.

(a) A casual journalist shall be one who may be employed on the ordinary routine work of the literary staff for not more than seven days in any period of one month except when he is engaged to replace a permanent journalist absent on sick, holiday or other emergency leave.

(b) Casual journalists shall only be engaged and be paid as follows:—

	£	s.	d.
For half-day or four hours or less	3	19	6
For full day comprising four hours and not more than eight	6	7	0

(c) Casual journalists employed for supplying sporting results only on Saturday afternoons shall be paid 3½d. a line or a minimum sum of £1 5s. for the afternoon.

4.—Contributors.

Members of the Australian Journalists' Association who contribute matter for publication, but who are not on the classified staff, and who do not usually act as general members of the staff, shall be paid at the following rates:—

For press (except leading articles)	3½d. a line
For leading articles or verse	4½d. a line

5.—Correspondents.

District correspondents regularly employed as such shall be paid at least the rate prescribed for a junior journalist.

6.—Classification of Journalists.

(a) Journalists, with the exception of those specified in subclause (e) of this clause, shall be classified as follows:—

Senior journalists.
General journalists.
Junior journalists.

(b) The newspaper shall employ at last one full-time classified journalist.

(c) Classified journalists shall be classified in the following proportions:—

Number of journalists employed.

	1	2	3	4	5	6	7
Seniors	1	1	1	2	2	3	4
Generals		1	1	1	2	2	2
Juniors			1	1	1	1	1

(d) Not more than one cadet shall be employed to every five members of the classified staff.

(e) The exceptions to the classification mentioned in clause 6, subclause (a), shall be—Editor, casuals, cadets, district correspondents, contributors and all other employees who are not salaried members of the staff.

(f) The expression "editor" includes not only a journalist who is engaged or paid as such, but also a person who constantly or regularly and not merely by way of emergency performs substantially the duties which are ordinarily performed by the persons so engaged or paid.

7.—Hours of Employment.

(a) The ordinary working week for journalists shall not exceed 40 hours.

(b) There shall be two clear days (one of which may be Sunday) off in each week.

(c) Members of the classified staff, cadets and the editor, shall have a clear day off duty on full pay on Christmas Day and on Good Friday, or, in lieu thereof, on the day before or after each of these days. This shall be in addition to the ordinary weekly days off duty. The weekly hours during the weeks in which Christmas Day and Good Friday occur shall be reduced to 32.

(d) Subject to the next succeeding subclause, the period between the time of entering on duty, as hereinafter defined, and the time signed off as the time of completion shall be reckoned as actual time worked, except such time as is actually occupied in meal-time.

(e) After the expiration of a period of 11 hours in any one day from the time of entering on duty, as hereinafter defined, all time until the time signed off as the time of completion shall be reckoned as overtime and either allowed or paid off as hereinafter provided.

(f) When the weekly maximum number of hours is exceeded in any week, time to the amount of the excess shall be deducted from the 40 hours to be worked during the next succeeding week.

(g) The time due as arrears shall be allowed continuously, provided that by agreement between the employer and the journalist the time off may be taken in periods of not less than half a day each.

(h) Notice of time off shall, as far as possible, be given before 5 p.m. on the preceding day.

(i) If time off is not allowed as hereinafter provided it shall be paid for at the rate of time and a half.

8.—Time Book.

(a) A time book, in a form to be agreed upon by the parties, shall be provided by the employer and kept on the premises. It shall, among other things, provide for the entries hereinafter mentioned.

(b) Except on country engagements, the working day of a journalist shall commence at the time of his entering on duty.

(c) "Entering on duty" means:—

(1) Arrival at the office for the first time in the day for the purpose of performing duty, or

(2) beginning to perform the first engagement, whichever is the earlier, a reasonable time being allowed in the latter case to cover the period required to reach the engagement from home.

(d) Except as otherwise provided, all Journalists shall make the following entries in the time book:— Each of them shall personally, on entering on duty, or as soon thereafter as circumstances reasonably permit, sign on in the time book and write therein the time of entering upon duty as above defined. He shall also, on completing his work for the day, or as soon thereafter as circumstances reasonably permit, sign off, stating the time of completion.

(e) Entries so made, if not disputed within 24 hours, shall be taken to be correct.

(f) The time book shall be open for inspection during office hours by (1) every member of the staff; (2) the Secretary of the West Australian Journalists' Industrial Union of Workers or a member of the said Union authorised in writing to inspect it.

9.—Country Engagements.

On country engagements, time on duty shall be reckoned as follows:—

(a) If the engagement is confined to one day, the whole time during which the journalist is absent from the city.

(b) If the engagement extends beyond one day, five-twelfths of the time the journalist is absent from the city.

10.—Expenses.

All employees embraced in this Agreement shall be paid reasonable out-of-pocket expenses incurred while on duty.

11.—Holiday Leave.

(a) All journalists regularly employed on salaries and district correspondents fully employed as such, shall receive four consecutive weeks' holiday on full pay, irrespective of sick leave.

(b) If a journalist is not employed for a full year, then a proportionate part of the annual leave shall be granted.

(c) The term "full pay" in this clause relating to district correspondents shall be taken to mean pay at the same rate as that of a junior journalist.

12.—Sick Pay.

All Journalists regularly employed on salaries shall in every year, be paid while absent through illness at not less than the following scale:—

(a) For every two months, or part of two months, they have been employed, up to six months, they shall be paid the first week on full pay, the second week at half pay and the third week at quarter pay.

(b) After they have been employed for six months, they shall be paid the first four weeks at full pay, the second four weeks at half pay and the third four weeks at quarter pay.

(c) After they have been employed for five years, they shall be paid the first eight weeks at full pay, the second eight weeks at half pay and the third eight weeks at quarter pay.

13.—Compensation.

Where a member, by reason of the amount of his remuneration, is not deemed to be a worker within the meaning of the Workers' Compensation Act, the employer shall, in the event of an accident to such member arising out of and in the course of his employment resulting in his total permanent incapacity pay to him and, in the event of his death from such accident, to his dependants, such weekly or other sum as would be payable to him or his dependants had he been a worker within the meaning of the Workers' Compensation Act, and had the statutory limit of remuneration contained in the definition of a worker in such an Act been above the amount of remuneration the member concerned is being paid.

14.—Relieving.

Any journalist or cadet temporarily taking the place of another of higher grade shall, while doing so, be paid at the higher rate; provided that this does not apply to holidays or sick leave where the absent journalist or cadet is paid by the employer.

15.—Termination of Employment.

(a) Editor.—Termination of employment of editor shall be subject to three calendar months' notice after he has held the position for six months. If an editor has held the position for less than six months, then four weeks' notice shall be given.

(b) Journalists.—After 26 weeks of employment during which period one week's notice shall suffice, the employment of a classified member, cadet or district correspondent shall not be terminated by either party unless the following period of notice of such termination shall have been given or, in the case of the termination by the employer, payment made in lieu thereof:—

Senior—Eight weeks.

General—Eight weeks.

Junior—Four weeks.

District Correspondent—Four weeks.

Cadets—First and second year, two weeks; third and fourth year, four weeks.

Provided always that the proprietor shall have the right to give an editor, journalist, district correspondent or cadet notice of immediate termination of employment in the event of misconduct or refusal of duty.

16.—Salaries and Conditions to Continue.

Any journalist, who, prior to this Agreement coming into force, was in possession of status and conditions of employment better than those prescribed herein shall not have such status or conditions reduced or abrogated in any way.

17.—Names to be Furnished.

(a) The names of all journalists employed by any of the employers, together with a statement as to the grade in which they are employed, shall be entered, and when necessary added to or corrected by or on behalf of the proprietor employing the journalists, in a book to be kept by such employers for the purpose in their office.

(b) A copy of such entries, on an application in writing by the Secretary of the West Australian Journalists' Industrial Union of Workers at any time, shall be furnished by the employer to any member of the said Union authorised in writing to receive it.

(c) Any adjustment of the staff, through resignation, dismissal or any other cause shall be notified by the proprietor in writing to the secretary of the said Union within two weeks of such adjustment.

18.—Broadcasting.

All time involved in broadcasting or in gathering or preparing matter for broadcasting by direction of the employer shall be treated as time worked in accordance with the provisions of the Agreement.

19.—Male and Female Employees.

All provisions in this Agreement shall apply equally to male and female employees.

20.—Travel by Air.

Notwithstanding anything contained in this Award, a member may decline to undertake an assignment if it necessitates his travelling by air except by a regular passenger air service.

21.—Use of Office Cars.

A member shall not be called upon to drive an office-owned car on any assignment unless he is made exempt by his employer from financial liabilities coverable by ordinary insurance during the whole period he is in charge of the car.

22.—Signing Work.

No member shall be requested to sign for publication any matter which his office has instructed him to prepare.

23.—Long Service Leave.

(a) Right to Leave.

A member shall as herein provided be entitled to leave with pay in respect of long service.

(b) Long Service.

(1) The long service which shall entitle a member to such leave shall, subject as herein provided, be continuous service with the employer.

(2) Such service shall include service prior to the 1st day of April, 1958 if it continued until such time but only to the extent of the last 20 completed years of continuous service.

(3) (i) Where a business has, whether before or after the 1st day of April, 1958 been transmitted from an employer (herein called "the transmitter") to another employer (herein called "the transferee") and a member who at the time of such transmission was an employee of the transmitter in that business becomes an employee of the transferee—the period of the continuous service which the member has had with the transmitter (including any such service with any prior transmitter) shall be deemed to be service of the member with the transferee.

(ii) In this sub-clause "transmission" includes transfer, conveyance, assignment or succession whether voluntary or by agreement or by operation of law and "transmitted" has a corresponding meaning.

(4) Such service shall include—

- (a) Any period of absence from duty on any annual leave or long service leave.
- (b) Any period of absence from duty necessitated by sickness of or injury to the member as provided in clause 12 in any year of his employment.
- (c) Any period following any termination of the employment by the employer if such termination has been made merely with the intention of avoiding obligations hereunder in respect of long service leave or obligations under any award in respect of annual leave.
- (d) Any period during which the service of the member was or is interrupted by service—

- (i) as a member of the Naval, Military or Air Forces of the Commonwealth of Australia other than as a member of the British Commonwealth Occupation Forces in Japan and other than as a member of the Permanent Forces of the Commonwealth of Australia except in the circumstances referred to in section 31 (2) of the Defence Act, 1903-1956, and except in Korea or Malaya after June 26, 1950;

(ii) as a member of the Civil Construction Corps established under the National Security Act, 1939-1946;

(iii) in any of the Armed Forces under the National Service Act, 1951 (as amended).

Provided that the member as soon as reasonably practicable on the completion of any such service resumed or resumes employment with the employer.

(5) Service shall be deemed to be continuous notwithstanding—

- (a) the transmission of a business as referred to in paragraph (3) hereof;
- (b) any interruption of a class referred to in paragraph (4) hereof irrespective of the duration thereof;
- (c) any absence from duty authorised by the employer;
- (d) any standing-down of a member in accordance with the provisions of an Award, Industrial Agreement, Order or Determination under either Commonwealth or State law;
- (e) any absence from duty arising directly or indirectly from an industrial dispute if the member returns to work in accordance with the terms of settlement of the dispute;
- (f) any termination of the employment by the employer on any ground other than slackness of trade if the worker be re-employed by the employer within a period not exceeding two months from the date of such termination;
- (g) any termination of the employment by the employer on the ground of slackness of trade if the member is re-employed by the employer within a period not exceeding six months from the date of such termination;
- (h) any reasonable absence of the member on legitimate union business in respect of which he has requested and been refused leave;
- (i) any absence from duty after the coming into operation of this clause by reason of any cause not specified in this clause unless the employer during the absence or within fourteen days of the termination of the absence notifies the member in writing that such absence will be regarded as having broken the continuity of service, which notice may be given by delivery to the member personally or by posting it by registered mail to his last recorded address, in which case it shall be deemed to have reached him in due course of post.

Provided that the period of any absence from duty or the period of any interruption referred to in placita (c) to (i) inclusive of this paragraph shall not (except as set out in paragraph (4) hereof) count as service.

(c) Period of Leave.

(1) The leave to which a member shall be entitled or deemed to be entitled shall be as provided in this subclause.

(2) Where a member has completed at least 20 years' service the amount of leave shall be—

- (a) in respect of 20 years' service so completed—13 weeks' leave;
- (b) in respect of each 10 years' service completed after such 20 years—six and a half weeks' leave.

(3) Where a member has completed at least 15 years' service since its commencement and his employment is terminated:—

- (a) by his death;
- (b) in any circumstances otherwise than by the employer for serious misconduct;

the amount of leave shall be—

- (i) if such termination takes place before the member has become entitled to leave under placitum (a) of paragraph (2) hereof such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years;
- (ii) if such termination takes place after the member has become entitled to leave under placitum (a) of paragraph (2) hereof the leave due under such placitum and in addition such proportion of 13 weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to 20 years.

(4) Where a member has completed at least 10 years' service but less than 15 years' service since its commencement and his employment is terminated—

- (i) by his death; or
- (ii) by the employer for any reason other than serious misconduct; or
- (iii) by the member on account of sickness of or injury to the member or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a dispute is in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

the amount of the leave shall be such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years.

(5) In the cases to which paragraphs (3) and (4) hereof apply the member shall be deemed to have been entitled to and to have commenced leave immediately prior to such termination.

(d) Payment for Period of Leave.

(1) A member shall subject to paragraph (3) hereof, be entitled to be paid for each week of leave to which he has become entitled or is deemed to have become entitled the ordinary time rate of pay applicable to him at the date he commences such leave.

(2) Such ordinary time rate of pay shall be the rate applicable to him for the standard weekly hours which are prescribed by this agreement, but in the case of casuals shall be the ordinary time rate for the number of hours usually worked up to but not exceeding the prescribed standard.

(3) Where by agreement between the employer and the member the commencement of the leave to which the member is entitled or any portion thereof is postponed to meet the convenience of the member, the rate of payment for such leave shall be at the ordinary time rate of pay applicable to him at the date of accrual or, if so agreed, at the ordinary time rate of pay applicable at the date he commences such leave.

(4) The ordinary time rate of pay shall not include over-time, penalty rates, bonuses, allowances or the like.

(e) Taking Leave.

(1) In a case to which paragraph (2) of subclause (c) applies—

- (a) Leave shall be granted and taken as soon as reasonably practicable after the right thereto accrues due or at such time or times as may be agreed between the employer and the member or in the absence of such agreement at such time or times as may be determined by the Special Board of Reference, having regard to the needs of the employer's establishment and the member's circumstances.
- (b) Except where the time for taking leave is agreed to by the employer and the member or determined by the Special Board of Reference the employer shall give to a member at least one month's notice of the date from which his leave is to be taken.

(c) Leave may be granted and taken in one continuous period or if the employer and the member so agree in not more than three separate periods in respect of the first 13 weeks' entitlement and in not more than two separate periods in respect of any subsequent period of entitlement.

(d) Any leave shall be inclusive of any public holidays specified in this Agreement occurring during the period when the leave is taken but shall not be inclusive of any annual leave.

(e) Payment shall be made in one of the following ways—

(i) in full before the member goes on leave;

(ii) at the same time as his wages would have been paid to him if the member had remained at work, in which case payment shall, if the member in writing so requires, be made by cheque posted to an address specified by the member; or

(iii) in any other way agreed between the employer and the member.

(f) No member shall, during any period when he is on leave, engage in any employment for hire or reward in substitution for the employment from which he is on leave, and if a member breaches this provision he shall thereupon forfeit his right to leave hereunder in respect of the unexpired period of leave upon which he has entered, and the employer shall be entitled to withhold any further payment in respect of the period and to reclaim any payments already made on account of such period of leave.

(2) In a case to which paragraph (3) or paragraph (4) of subclause (c) applies and in any case in which the employment of the member who has become entitled to leave hereunder is terminated before such leave is taken or fully taken the employer shall, upon termination of his employment otherwise than by death pay to the member, and upon termination of employment by death pay to the personal representative of the member upon request by the personal representative, a sum equivalent to the amount which would have been payable in respect of the period of leave to which he is entitled or deemed to have been entitled and which would have been taken but for such termination. Such payment shall be deemed to have satisfied the obligation of the employer in respect of leave hereunder.

(f) Granting Leave in Advance and Benefits to be Brought into Account.

(1) The employer may by agreement with a member allow leave to such a member before the right thereto has accrued due, but where leave is taken in such a case the member shall not become entitled to any further leave hereunder in respect of any period until after the expiration of the period in respect of which such leave had been taken before it accrued due.

(2) Where leave has been granted to a member pursuant to the preceding paragraph before the right thereto has accrued due, and the employment subsequently is terminated, the employer may deduct from whatever remuneration is payable upon the termination of the employment a proportionate amount on the basis of 13 weeks for twenty years' service in respect of any period for which the member has been granted long service leave to which he was not at the date of termination of his employment or prior thereto entitled.

(3) Any leave in the nature of long service leave or payment in lieu thereof under a State law or a long service leave scheme not under the provisions hereof granted to a member by his employer in respect of any period of service with the employer shall be taken into account whether the same is granted before or after the coming into operation hereof and shall be deemed to have been leave taken and granted hereunder in the case of leave with pay to the extent of the period of such leave and in the case of payment in lieu thereof to the

extent of a period of leave with pay equivalent to the amount of the payment and to be satisfaction to the extent thereof of the entitlement of the member hereunder.

(4) The employer shall be entitled to offset any payment in respect of leave hereunder against any payment by him to any long service leave scheme, superannuation scheme, pension scheme, retiring allowance scheme, provident fund, or the like or under any combination thereof operative at the first day of April, 1958.

(g) Records to be Kept.

(1) The employer shall during the employment and for a period of 12 months thereafter, or in the case of termination by death of the member a period of three years thereafter, keep a record from which can be readily ascertained the name of each member, the date of the commencement of his employment and his entitlement to long service leave and any leave which may have been granted to him or in respect of which payment may have been made hereunder.

(2) Such record shall be open for inspection in the manner and circumstances prescribed by this Agreement with respect to the time and wages record.

(h) Special Board of Reference.

(1) There shall be constituted a Special Board of Reference for the purpose hereof to which all disputes and matters arising hereunder shall be referred and the Board shall determine all such disputes and matters.

(2) There shall be assigned to such Board the functions of—

- (a) the settlement of disputes on any matters arising hereunder;
- (b) the determination of such matters as are specifically assigned to it hereunder.

(3) The Board of Reference shall consist of one representative or substitute therefor nominated from time to time by the Farmers' Weekly Newspaper Company Ltd. and one representative or substitute nominated by the Western Australian Journalists' Industrial Union of Workers together with a chairman to be mutually agreed upon.

(i) State Law.

(1) The provisions of any State law to the extent to which they have before the coming into operation hereof conferred an accrued right on a member to be granted a period of long service leave in respect of a completed period of 20 or more years' service or employment or an accrued right on a member or his personal representative to payment in respect of long service leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions hereof.

(2) The entitlement of any such member to leave in respect of a period of service with the employer completed after the period in respect of which the long service leave referred to in paragraph (1) hereof accrued due shall be in accordance herewith.

(3) Subject to paragraphs (1) and (2) hereof, the entitlement to leave hereunder shall be in substitution for and satisfaction of any long service leave to which the member may be entitled in respect of employment of the member by the employer.

(j) Exemptions.

The Special Board of Reference may subject to such conditions as it thinks fit exempt the employer from the provisions hereof in respect of his employees where there is an existing or prospective long service leave scheme which, in its opinion is, viewed as a whole, more favourable for the whole of the members than the provisions hereof.

(k) Liberty to Apply.

Liberty is granted to any party to this agreement to apply to the Court at any time for an appropriate variation of this clause if any of the

terms and conditions operating under the code of Long Service Leave being negotiated between the Australian Council of Trade Unions and Federal Employers' Organisations is varied in any way.

Signed for and on behalf of the said Farmers' Weekly Newspaper Co. Ltd. for "The Farmers' Weekly" Newspaper in the presence of—

F. C. MEADOWS.

W. NOAKES,
Director.

T. SULLIVAN,
Acting Secretary.

The Common Seal of the Western Australian Journalists' Industrial Union of Workers was hereunto affixed in the presence of—

[L.S.]

J. D. STAPLES.

D. R. PRATT,
President.

C. LONGMORE,
Secretary.

BETTING CONTROL ACT, 1954-1957.

IN accordance with the provisions of section 13, subsection (3), of the Betting Control Act, 1954-1957, notice is hereby given of the registration of the undermentioned 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.

Kalgoorlie.

74 Boulder Road: William Auld Beaney.

H. H. STYANTS,
Chairman, The Betting Control Board
of Western Australia.

BETTING CONTROL ACT, 1954-1957.

Cancellations.

NOTICE is hereby given of the cancellation of the Certificates of Registration as shown hereunder:—

James Joseph Edwards, in respect to premises at corner Leuneberg and Aurum Streets, Marvel Loch; Certificate of Registration No. 256.

John Donald McPhee, in respect to premises at 74 Boulder Road, Kalgoorlie; Certificate of Registration No. 168.

H. H. STYANTS,
Chairman, The Betting Control Board
of Western Australia.

COMPANIES ACT, 1943-1954.

Notice of Intention to Cease Business in
Western Australia.

(Pursuant to Section 337.)

Eastern Services Company Inc.

NOTICE is hereby given that Eastern Services Company Inc., a company registered under Part XI of the Companies Act, 1943-1954, and having its registered office situate at 20 Howard Street, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 7th day of June, 1959.

Dated the 18th day of February, 1959.

BRIAN SIMPSON,
Agent in Western Australia.

Messrs. Robinson, Cox & Co., Solicitors, 20 Howard Street, Perth.

Western Australia.

COMPANIES ACT, 1943-1954.

Chambers & Smith Pty. Ltd.

NOTICE is hereby given that the registered office of Chambers & Smith Pty. Ltd. is situated at 265 William Street, Perth, and that the days and hours during which such office is accessible to the public are as follows: Weekdays (excluding Saturdays and public holidays), 10 a.m. to 12 noon and 2 p.m. to 4 p.m.

Dated the 31st day of January, 1959.

GEO. F. SMITH,
Director.

Brian Naughton, Solicitor, Collie.

COMPANIES ACT, 1943-1954.

Morley Park Investments Pty. Ltd.

NOTICE is hereby given that the registered office of the abovenamed company will be situated at Room 75, Fourth Floor, A.N.A. House, St. George's Terrace, Perth, and will be open to the public between the hours of 10 a.m. and 12 noon, and 2 p.m. and 4 p.m., Mondays to Fridays, excluding public holidays.

Dated the 27th day of January, 1959.

FRANK DOWNING,
9 Barrack Street, Perth,
Solicitor for the Company.

Downing & Downing, 9 Barrack Street, Perth,
Solicitors for the Company.

COMPANIES ACT, 1943-1946.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 330 (4).)

Slade Allan & Co. Pty. Ltd.

NOTICE is hereby given that the registered office of Slade Allan & Co. Pty. Ltd. is situated at 13 Ward Street, Perth, Western Australia, and that the days and hours during which such office is accessible to the public are as follows: Between the hours of 8.30 a.m. and 5.30 p.m., Monday to Friday inclusive and excluding all days recognised as public holidays in Western Australia.

Dated this 2nd day of February, 1959.

J. K. MANGAN.

COMPANIES ACT, 1943-1954.

Notice of Change in Situation of Registered Office.

(Pursuant to Section 99 (4).)

James, Bowes Pty. Ltd.

NOTICE is hereby given that the registered office of James, Bowes Pty. Ltd. was on the 23rd day of February, 1959, changed to and is now situated at Third Floor, 44 St. George's Terrace, Perth.

Dated this 25th day of February, 1959.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors for the Company.

COMPANIES ACT, 1943-1946.

Notice of Intention to Cease Business in Western Australia.

NOTICE is hereby given that General Milk Company, a company registered under Part XI of the Companies Act, 1943-1946, and having its registered office at 55 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 1st day of June, 1959.

Dated the 23rd day of February, 1959.

G. D. WRIGHT,
Agent.

COMPANIES ACT, 1943-1954.

GREAT BOULDER GOLD MINES LIMITED hereby gives notice that the registered office of the company is situated at Great Boulder Proprietary Gold Mine, Fimiston, and that the days and hours during which such office is accessible to the public are as follows: Between the hours of 10 a.m. and 12 noon, and 2 p.m. and 4 p.m., Mondays to Fridays inclusive, public holidays excepted.

Dated this 24th day of February, 1959.

L. E. ELVEY,
Agent in Western Australia.

Jackson, McDonald, Connor & Ambrose, Solicitors, Perth.

COMPANIES ACT, 1943-1954.

THE HANOVER INSURANCE COMPANY hereby gives notice that the registered office of the company is situated at the offices of Messrs. Rankin Morrison & Co., Chartered Accountants (Aust.), Ninth Floor, C.M.L. Building, 55 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows: Between the hours of 10 a.m. and 12 noon and 2 p.m. and 4 p.m., Mondays to Fridays inclusive, public holidays excepted.

Dated this 23rd day of February, 1959.

J. M. GROOM,
Agent in Western Australia.

COMPANIES ACT, 1943-1954.

Notice of Registered Office.

NOTICE is hereby given that the registered office of Hotel Raffles Pty. Ltd. is situated at 18 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays both inclusive (excluding public holidays), from 10 a.m. to 4 p.m.

Dated this 23rd day of February, 1959.

ROBINSON, COX & CO.,
20 Howard Street, Perth, Solicitors.

COMPANIES ACT, 1943-1946.

Notice of Special Resolution for Voluntary Winding-up.

(Pursuant to Section 232 (1).)

NOTICE is hereby given that at an extraordinary meeting of shareholders of Patersons Furnishings Pty. Ltd., duly convened and held at the Board Room, Second Floor, Atlas Building, 8 Esplanade, Perth, on the 10th day of February, 1959, at 2 o'clock in the afternoon, the following special resolution was duly passed: It was resolved that the company be wound up voluntarily and that Arthur Burton Paton be appointed liquidator.

Dated this 12th day of February, 1959.

A. PATERSON,
Chairman of Meeting.

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).)

Westwoods Pty. Ltd.

NOTICE is hereby given that the registered office of Westwoods Pty. Ltd. is situated Third Floor, 62 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays inclusive (public holidays excepted), 9 a.m. to 5 p.m.

Dated this 23rd day of February, 1959.

J. R. FERGUSSON,
Secretary.

COMPANIES ACT, 1943-1954.

(Section 242 (2).)

Notice of Meeting of Shareholders.

The Boulder Meat Supply Co. Pty. Ltd.
(In Liquidation.)

NOTICE is hereby given that a meeting of shareholders of the above company will be held at the office of Messrs. Rankin, Morrison & Co., 55 St. George's Terrace, Perth, on Tuesday, 24th March, 1959, at 4 o'clock in the afternoon, for the purpose of receiving the liquidator's report of the final account of the winding-up.

Dated at Perth this 20th day of February, 1959.

LENNOX LAMB,
Liquidator,
55 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1954.

Ernie Martin Proprietary Limited (In Voluntary Liquidation).

Notice of Final Meeting of Shareholders.

(Pursuant to Section 251.)

NOTICE is hereby given that the final meeting of shareholders of Ernie Martin Proprietary Limited (In Voluntary Liquidation) will be held at the office of the Liquidator, c/o O. L. Haines & Co., Chartered Accountants (Aust.), 89 St. George's Terrace, Perth, on Tuesday, the 31st day of March, 1959, at 9.30 a.m., for the purpose of receiving the liquidator's final account and report on the winding-up.

Dated at Perth this 20th day of February, 1959.

E. J. DOWLING,
Liquidator.

COMPANIES ACT, 1943-1954.

Rosenthal Investments Pty. Ltd.

NOTICE is hereby given that the registered office of the abovenamed company will be situated at Room 75, Fourth Floor, A.N.A. House, St. George's Terrace, Perth, and will be open to the public between the hours of 10 a.m. and 12 noon, and 2 p.m. and 4 p.m., Mondays to Fridays, excluding public holidays.

Dated the 4th day of February, 1959.

FRANK DOWNING,
9 Barrack Street, Perth,
Solicitor for the Company.

COMPANIES ACT, 1943, AND AMENDMENTS.

Transport and General Life Assurance Company Limited.

Notice of Situation of Registered Office.

TRANSPORT AND GENERAL LIFE ASSURANCE COMPANY LIMITED hereby gives notice that the registered office of the company is situated at Ground Floor, Transport and General Building, 33 Barrack Street, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays (public and bank holidays excepted), from 9 a.m. to 5 p.m.

Dated this 13th day of January, 1959.

J. TAYLOR,
Agent in Western Australia.

Nicholson, Verschuer & Nicholson, of 97 St. George's Terrace, Perth, Solicitors for the Company.

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

Dated this 17th day of February, 1959.

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 Rosenthal Investments 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 Rosenthal Investments Pty. Ltd.

Dated this 18th day of February, 1959.

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 Van Heurck Television 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 Van Heurck Television Pty. Ltd.

Dated this 16th day of February, 1959.

T. MACFARLANE,
Deputy Registrar of Companies.

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

BAMBOO CREEK GOLD MINES

NO LIABILITY.

NOTICE is hereby given that certain shares have been forfeited for non-payment of the second call of 6d. per share due on 10th December, 1958, and will be offered for sale by public auction in the Vestibule of the Perth Stock Exchange, C.M.L. Buildings, St. George's Terrace, Perth, at 12 noon, on Tuesday, 17th March, 1959, unless the amount of the call due on the shares be paid before 4 p.m. on the day preceding the sale.

Dated this 26th day of February, 1959.

By order of the Board,

F. M. BURVILL,
Secretary.

1121 Hay Street, West Perth.

UNCLAIMED MONEYS ACT, 1912.

(First Schedule.)

West Australian Petroleum Pty. Limited.

REGISTER of unclaimed moneys held by West Australian Petroleum Pty. Limited, at 251 Adelaide Terrace, Perth.

Name and Last Known Address; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

L. Melville; address unknown; £43 2s. 7d.; wages; 4/8/1952.

PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the partnership between Clyde Leslie McShane, of 24 Alma Road, Mount Lawley, and Alfred Harold Pead, of 115 Rosalie Street, Subiaco, in the business of process engravers which, prior to the 1st day of December, 1958, was carried on by them at 6 Campbell Street, West Perth, and elsewhere, under the style or firm name of "McShane & Pead" stands dissolved as from the date first mentioned herein, and that the said Clyde Leslie McShane on that said date retired from the partnership, which has until the date below and will in future be carried on in the former partnership name by the said Alfred Harold Pead who is responsible for payment of all partnership debts heretofore incurred.

Dated this 20th day of February, 1959.

C. L. McSHANE,
A. H. PEAD.

Joseph, Muir & Williams, of 81 St. George's Terrace, Perth, Solicitors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Robert Gray, late of 183 Piccadilly Street, Kalgoorlie, in the State of Western Australia, Motor Mechanic, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administratrix (with the will), Florence Catherine Gray, of 47 Aberdare Road, Shenton Park, in the State of Western Australia, on or before the 1st day of April, 1959, after which date the said Administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard to the claims and demands of which she shall then have had notice.

Dated this 19th day of February, 1959.

MESSRS. COWLE, MACOBOY, VINCENT
& JONAS,

of 151 Hannan Street, Kalgoorlie,
Solicitors for the Administratrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Edward Gee, formerly of Balmoral Road, Gooseberry Hill, in the State of Western Australia, but late of Eventide Home, Gosnells, in the said State, Retired Railway Employee, deceased.

ALL claims and 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 1st day of April, 1959, 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 19th day of February, 1959.

RALPH J. STODDART,
of 135 St. George's Terrace, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Timothy Justine Ryan, late of 24 Federal Road, Kalgoorlie, in the State of Western Australia, Lieutenant-Colonel Retired List Australian Military Forces, 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 1st day of April,

(4)—22668

1959, 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 19th day of February, 1959.

RALPH J. STODDART,
of 135 St. George's Terrace, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Leonard Cinoris, late of 30 Gill Street, Mosman Park (formerly Buckland Hill), in the State of Western Australia, Mill Manager, 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 1st day of April, 1959, 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 19th day of February, 1959.

RALPH J. STODDART,
of 135 St. George's Terrace, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Evelyn Annie Natrass, formerly of Mandurah Road, South Fremantle, in the State of Western Australia, but late of 468 South Terrace, South Fremantle, in the said State, Married Woman, 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 1st day of April, 1959, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated this 19th day of February, 1959.

FRANK UNMACK & CULLEN,
of 45 Market Street, Fremantle,
Solicitors for the Executor.

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

	£	s.	d.
Abattoirs Act and Amendment	0	2	0
Administration Act (Consolidated)	0	4	0
Adoption of Children Act	0	1	6
Associations Incorporation Act and Regulations	0	2	0
Auctioneers Act	0	1	6
Bills of Sale Act	0	3	0
Brands Act	0	2	0
Bush Fires Act (Consolidated)	0	4	0
Carriers Act	0	0	6
Child Welfare Act	0	3	6
Companies Act	0	10	0

Acts of Parliament, etc.—*continued.*

	£	s.	d.
Dairy Industry Act	0	2	0
Dairy Products Marketing Regulation Act	0	2	0
Declarations and Attestations Act	0	0	6
Dentists Act	0	3	0
Dog Act (Consolidated)	0	1	6
Dried Fruits Act	9	2	0
Droving Act	0	1	6
Egg Marketing Act	0	1	6
Electricity Act	0	3	0
Electoral Act (Consolidated)	0	4	0
Evidence Act (Consolidated)	0	4	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	0
Fertilisers Act	0	1	6
Fire Brigades Act	0	3	0
Firearms and Guns Act (Consolidated)	0	1	6
Fisheries Act (Consolidated)	0	3	0
Forests Act	0	2	0
Fremantle Harbour Trust Act (Consolidated)	0	3	0
Friendly Societies Act and Amendments	0	3	0
Gold Buyers Act and Regulations	0	2	0
Hawkers and Pedlars Act and Amendment	0	0	6
Health Act (Consolidated)	0	7	0
Hire Purchase Agreement Act (Consolidated)	0	1	0
Illicit Sale of Liquor Act	0	1	0
Industrial Arbitration Act (Consolidated)	0	12	6
Inebriates Act	0	1	0
Infants, Guardianship of, Act	0	1	6
Inspection of Machinery Act with Regulations	0	4	0
Inspection of Scaffolding Act (Consolidated)	0	1	6
Interpretation Act	0	3	0
Irrigation and Rights in Water Act	0	3	0
Justices Act (Consolidated)	0	4	0
Land Act	0	5	0
Legal Practitioners Act (Consolidated)	0	3	0
Licensed Surveyors Act	0	2	0
Licensing Act and Amendments	0	4	6
Limitation Act	0	2	0
Limited Partnerships Act	0	1	0
Marine Stores Dealers Act	0	1	6
Marriage Act	0	3	0

Acts of Parliament, etc.—*continued.*

	£	s.	d.
Married Women's Property Act (Consolidated)	0	1	0
Married Women's Protection Act (Consolidated)	0	1	0
Medical Practitioners Act	0	2	0
Metropolitan Water Supply, Sewerage and Drainage Act	0	3	0
Milk Act	0	3	0
Mines Regulation Act	0	3	6
Mine Workers' Relief Fund Act and Regulations	0	3	6
Mining Act	0	5	0
Money Lenders Act (Consolidated)	0	2	0
Municipal Corporations Act (Consolidated)	0	5	0
Native Administration Act	0	3	0
Partnership Act	0	1	6
Pawnbrokers Act (Consolidated)	0	1	6
Pearling Act (Consolidated)	0	3	0
Petroleum Act	0	3	6
Pharmacy and Poisons Act	0	3	6
Prevention of Cruelty to Animals Act	0	2	0
Plant Diseases Act	0	2	0
Public Service Act (Consolidated)	0	3	6
Public Works Act and Amendment	0	3	6
Purchasers' Protection Act	0	1	0
Road Districts Act (Consolidated)	0	5	0
Sale of Goods Act	0	2	0
Second-hand Dealers Act	0	1	0
Seeds Act	0	1	6
Stamp Act (Consolidated)	0	3	6
State Housing Act	0	3	6
State Transport Co-ordination Act	0	3	0
State Trading Concerns Act	0	2	0
Superannuation and Family Benefits Act	0	3	6
Supreme Court Act	0	4	0
Timber Industry Regulation Act and Regulations	0	3	6
Town Planning and Development Act	0	2	6
Traffic Act (Consolidated)	0	4	0
Trespass, Fencing and Impounding Act and Amendment	0	3	0
Truck Act and Amendment	0	1	6
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