



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 58.]

PERTH : FRIDAY, DECEMBER 20.

[1935.

Close Season for Opossums.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

C.S.D. 780/31.

WHEREAS it is provided by "The Game Act, 1912-13," that the Governor may by Proclamation declare from time to time that any bird or animal indigenous to Western Australia shall be at all times strictly preserved, either generally throughout the State or in any one or more portions thereof: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, in exercise of the power aforesaid, do hereby declare that the Opossum shall be at all times strictly preserved generally throughout the State from the 1st day of January, 1936, until the 31st day of December, 1936.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING!!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

C.S.D. 3066/19.

WHEREAS by Section 8 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from—(a) taking fish of any specified species by any specified means of capture; (b) taking any fish whatsoever by any specified means of capture; (c) taking any fish whatsoever by any means of capture whatsoever, in any specified portion of Western Australian waters during any specified time

in any specified year, or during a specified portion of every year: And whereas the "Crayfish" is a prescribed species of fish within the meaning of the hereinbefore recited provisions: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the taking of "Crayfish" by means of pots or "cribs," hoop nets, or meshing nets, from the 1st day of January, 1936, until the 31st day of December, 1936:—

Locality Schedule.

- (a) The whole of the waters of Rottnest Island within a radius of half-a-mile from the line of foreshore.
- (b) The waters of the Swan River and its tributaries.
- (c) The waters of Koombana Bay (Bunbury).

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING!!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

C.S.D. 3071/19.

WHEREAS by Section 8 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit (*inter alia*) all persons from (a) taking fish of any specified species by any specified means of capture, in any specified portion of Western Australian waters during any specified time in any specified year, or during a specified portion of any year: And whereas the "Prawn" is a prescribed species of fish within the meaning of this provision: And whereas by Section 17

of the same Act the Governor may by Proclamation declare what length and depth of net and size of mesh for the whole or any part of a fishing net shall, when used or intended to be used in any specified water or waters, or for catching any specified kind or kinds of fish, be a lawful net: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That those portions of Western Australian waters defined in the Schedule shall be closed against the taking of "Prawns" by means of any net other than a hand-scoop net (such net not to exceed a total length of nine feet upon either the cork line of lead line) from the 1st day of January, 1936, until the 31st day of December, 1936, inclusive: And, further, that any net which does not exceed twenty-five fathoms in length and has a mesh throughout the whole of the net of not less than one-half inch measured from knot to knot on the inside of the mesh when wetted ready for use and stretched so that the opposite knots on the alternate corners are in contact shall be a lawful net when used or intended to be used for the capture of "Prawns" in any Western Australian waters, except those portions defined in the Schedule hereto.

Schedule.

That portion of the Swan river extending in a westerly and southerly direction downwards to its entrance at Fremantle from a line drawn from the Point Walter Jetty (Walter Point) to Point Resolution, and the Swan river and its tributaries extending upwards in a northerly and north-easterly direction to its head from the Narrows at Mill Point.

That portion of the Canning river and its tributaries upwards to its head from the Lower Canning Bridge.

Given under my hand the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING!!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

C.S.D. 781/34.

WHEREAS by Section 8 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from—(a) taking fish of any specified species by any specified means of capture; (b) taking any fish whatsoever by any specified means of capture; (c) taking any fish whatsoever by any means of capture whatsoever, in any specified portion of Western Australian waters during any specified time in any specified year, or during a specified portion of any year: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the power aforesaid and of any other power enabling me in this behalf, proclaim and declare as follows:—That all that portion of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets as from the First day of January, 1936, until the 31st day of December, 1936, inclusive, provided that, subject to certain provisions (*vide* separate Proclamation), it shall be lawful to fish within the waters of the Leschenault Estuary north of a line drawn from the south-eastern corner of Leschenault Location 24 to the north-western corner of Leschenault Location 31 between the hours of twelve o'clock noon on Monday to twelve o'clock noon on Tuesday, and from twelve o'clock noon on Thursday to twelve o'clock noon on Friday in each week.

Schedule.

Leschenault Estuary (Bunbury).—The whole.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING!!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

C.S.D. 725/32.

WHEREAS by Section 8 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from—(a) taking fish of any specified species by any specified means of capture; (b) taking any fish whatsoever by any specified means of capture; (c) taking any fish whatsoever by any means of capture whatsoever, in any specified portion of Western Australian waters during any specified time in any specified year, or during a specified portion of any year: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of any other power enabling me in this behalf, proclaim and declare as follows:—

(1) That all that portion of Western Australian waters defined in the First Locality Schedule attached hereto shall be closed against the use of fishing nets as from the First day of January, 1936, until the Thirtieth day of April, 1936, and as from the First day of August, 1936, until the Thirty-first day of December, 1936, inclusive.

(2) That all those portions of Western Australian waters defined in the Second Locality Schedule attached hereto shall be closed against the use of fishing nets as from the First day of January, 1936, until the Thirty-first day of March, 1936, and from the First day of October, 1936, until the Thirty-first day of December, 1936, inclusive.

(3) That all that portion of Western Australian waters defined in the Third Locality Schedule attached hereto shall be closed against the use of fishing nets as from the First day of January, 1936, until the Twenty-third day of March, 1936, and from the sixteenth day of May, 1936, until the Thirty-first day of December, 1936, inclusive.

(4) That all that portion of Western Australian waters defined in the Fourth Locality Schedule attached hereto shall be closed against the taking of English perch by any method of capture as from the First day of July, 1936, until the Thirty-first day of October, 1936, inclusive.

(5) That all those waters mentioned in the Fifth Locality Schedule attached hereto shall be closed against the use of sunk or set nets as from the First day of January, 1936, until the Thirty-first day of December, 1936, inclusive.

First Locality Schedule.

All that portion of the ocean waters of Rottneet Island lying west of the north-eastern extremity of North Point (on the northern side of the said island) and west of the south-western extremity of Salmon Point (on the southern side of the said island) and within the sea limits of half-a-mile from the foreshore.

Second Locality Schedule.

(a) That portion of the waters of Geographe Bay extending from the north-western side of the "Fish Rock" to a point half-a-mile along the foreshore and a quarter of a mile into the waters of the said bay.

(b) That portion of the waters of Geographe Bay extending from the south-eastern side of the "Fish Rock" to a point half-a-mile along the foreshore and a quarter of a mile into the waters of the said bay.

Third Locality Schedule.

That portion of the ocean waters near the entrance to Peel's Inlet bounded by the following lines:—On the west by a line drawn in a northerly direction for a quarter of a mile from the extremity of Robert Point (on the western side of the bar); thence by a line running in an easterly direction until it meets the foreshore of the mainland (on the eastern side of the entrance to Peel's Inlet); thence in a generally southerly direction along the line of foreshore to the bar; thence by a line in a generally westerly direction to the western point of entrance to the bar; and thence in a generally westerly direction along the line of foreshore to the point of commencement.

Fourth Locality Schedule.

The whole of the waters of the Capel River (near Bunbury), including the creeks flowing into it.

Fifth Locality Schedule.

The whole of the Canning river situated between a line drawn from the northernmost extremity of Coffee Point to the north-western extremity of Cale street and the Lower Canning Bridge.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING !!!

The Fisheries Act, 1935-21.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Common-
[L.S.] wealth of Australia.

C.S.D. 1287/30.

WHEREAS by Section 9 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever in every or any specified portion of Western Australian waters by means of fishing nets and fishing lines, or either of such means of capture, or by any other specified means of capture, for any specified term: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets, and also against the use of fishing lines set for the capture of sharks, as from the 1st day of January, 1936, until the 31st day of December, 1936, inclusive.

Schedule.

Scarborough Beach:—All that area of Western Australian waters at Scarborough Beach commencing at a point fronting the western extremity of Reserve street and extending in a southerly direction to a point two chains south of Brighton road and to a width of one half-mile from high-water mark.

Given under my hand and the Public Seal of the said State, at Perth, this 18th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING !!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Common-
[L.S.] wealth of Australia.

C.S.D. 630/24.

WHEREAS by Section 9 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever in every or any specified portion of Western Australian waters by means of fishing nets and fishing lines, or either of such means of capture, or by any other specified means of capture, for any specified term: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets as from the 1st day of January, 1936, until the 31st day of December, 1936, inclusive.

Schedule.

Carleatup Creek (near Kojonup):—The whole of the waters of Carleatup Creek.

Hotham River:—The whole of the waters of the Hotham River.

Salt River (or Pallinup Estuary):—The whole of the waters of the Salt River (or Pallinup Estuary).

Bremer (or Wellstead) Estuary:—The whole of the waters of the Bremer (or Wellstead) Estuary.

Wilson's Inlet (Channel Entrance):—The whole of the waters of the Channel Entrance to Wilson's Inlet south of a line drawn from the north-western corner of Block No. 1828 on the eastern side of the said Inlet to the north-eastern corner of Block No. 2014 on the western side of the Inlet.

Port Dongarra (Dongarra):—All that area of Western Australian waters at Port Dongarra (Dongarra) commencing at high-water mark at a point 200 yards north of the Dongarra Jetty; thence extending in a north-westerly direction to a distance of 200 yards; thence in a south-westerly direction to a distance of one half-mile, and thence in a south-easterly direction to a point on the foreshore 200 yards south of the said jetty.

Given under my hand and the Public Seal of the said State, at Perth, this 18th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Common-
[L.S.] wealth of Australia.

P.H. 1048/35; Ex. Co. 2639.

WHEREAS by Section 122 (1) it is provided that no building shall be erected within any Municipal District unless and until plans and specifications thereof have, before the commencement of such building, been submitted by the owner or occupier to and have been approved in relation to ventilation, lighting, and sanitary construction, and also as to the area of the open space appurtenant to such building by the Local Authority: And whereas, under Subsection (2) it is provided that the Governor may from time to time declare by Proclamation that Subsection (1) shall apply in any other District or in any portion of any other District, and may at any time revoke any such Proclamation, and while such declaration remains in force Subsection (1) shall apply in such District or portion as if it were a Municipal District: Now, therefore I, the Lieutenant-Governor, in and over the State of Western Australia, acting by and with the advice and consent of the Executive Council, do hereby by this Proclamation declare that Section 122 (1) shall apply to the Kalgoorlie Road Health District.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

S. W. MUNSIE,
Minister for Public Health.

GOD SAVE THE KING !!!

The Road Districts Act, 1919-34.

Nedlands Road District.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Common-
[L.S.] wealth of Australia.

P. W. 1656/35.

WHEREAS it is enacted by Section 5 of "The Road Districts Act, 1919-34," that for the purposes of the said Act the word "Town" or "Townsite" means and includes *inter alia* any land (including privately owned subdivided land) which the Governor may see fit, as he is hereby empowered to declare by Proclamation, to be a Town or Townsite for the purposes of the said Act: And whereas all that land situate within the Nedlands Road District, more particularly described, defined, and

delineated in the Schedule hereunder, is land which the Governor may by virtue of Section 5 of the said Act declare by Proclamation to be a Town or Townsite for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the power conferred upon me by the said Act, and of all other powers in this behalf enabling me, do hereby declare that all that land situate within the Nedlands Road District, more particularly described, defined, and delineated in the Schedule hereto, shall be a Townsite, to be known as "Nedlands" within the meaning and for the purposes of "The Road Districts Act, 1919-34."

Schedule.

Bounded on the northward by lines commencing at the intersection of the production north of the centre of Loch street with the centre line of the Eastern Railway Reserve, and extending north-eastward along the said centre line to the production westward of the south side of Aberdare road and eastward along said side of Aberdare road to the north-east corner of Reserve 14857; thence north-eastward to a point 12 feet southward of the eastern corner of Commercial road and Aberdare road; thence eastward along a line 12 feet south of the northern side of Aberdare road to a point 12 feet south of the western corner of Hilda street and Aberdare road; thence south-eastward to the south side of Aberdare road in prolongation south of the east side of Hilda street aforesaid; thence east along the south side of Aberdare road to intersect with a line running parallel to and 12 feet south-eastward from the north-western side of University avenue; on the eastward and south-eastward by lines commencing at the aforesaid intersection and extending along the said parallel line 12 feet south-eastward from the north-western side of University avenue and parallel to and 12 feet eastward of the western side of Hampden road to the centre of the Perth-Fremantle road; thence eastward along the centre of said road to a point parallel to and 12 feet westward and south-westward from the eastern and north-eastern sides respectively of Broadway, and along said line to the shores of Melville Water and by part of the said shores to Point Resolution; on the westward, southward, and again westward by part of the shores of Freshwater Bay from Point Resolution aforesaid to intersect with an east and west line passing through the south corner of "A" Reserve 885; thence along said line to the centre of Stone road and along the centre of Stone road to the centre of Alice road and along the centre of Alice road to the centre of Bay road; thence along the centre of Bay road to the north side of Princess road; thence along the north side of Princess road and the south boundary of Lot 217 of Location 1029, the east boundaries of Lots 217, 216, 215, 214, 213, 212, 211, 210, 209, 208, 198, 199, 200, 201, 202, 203, 204, 205, 207, 4, 3, and 2 of said Location 1029 and their prolongation north to the centre of the Perth-Fremantle road (Claremont avenue), and along said centre to the production south of the centre of Loch street; thence along said production and centre of Loch street and its production north to the starting point.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of December, 1935.

By His Excellency's Command,

(Sgd.) JAS. J. KENNEALLY,
Minister for Works.

GOD SAVE THE KING !!!

Gold Mining Profits Tax Act, 1934.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor. } and its Dependencies in the Common-
[L.S.] } wealth of Australia.

WHEREAS it is enacted by Section 1 of "The Gold Mining Profits Tax Act, 1934" (No. 17 of 1934), that the said Act shall come into operation on a day to be fixed by Proclamation: And whereas the said Act was

assented to on the 5th day of December, 1934, and was brought into operation on the 6th day of December, 1934, but by an inadvertent omission the Proclamation fixing the said 6th day of December, 1934, as the day of the commencement of the said Act was not issued: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council, do hereby by this Proclamation fix the said 6th day of December, 1934, as the day for the coming into operation of the said Act, and proclaim that the said Act shall be deemed to have come into operation on the said 6th day of December, 1934, and to have had effect as on and after that date.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1935.

By His Excellency's Command,

P. COLLIER,
Premier.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this Fifth day of December, 1935, the following Order in Council was authorised to be issued:—

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

ORDER IN COUNCIL.

M.W.S. 669/35.

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

Metropolitan Sewerage—Extension to Cottesloe Main Sewer, Second Section:—18-inch diameter reinforced concrete pipe sewer, with manholes and other apparatus connected therewith, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5611.

This Order in Council shall take effect from the 20th day of December, 1935.

L. E. SHAPCOTT,
Clerk of the Executive Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 12th day of December, 1935, the following Orders in Council were authorised to be issued:—

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

ORDER IN COUNCIL.

M.W.S. 1437/35.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas it is further provided that the Governor may exempt reticulation works from certain sections of this Act: Now, therefore, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and does hereby exempt such works from the operations of Sections 20, 21, 22 and 23 of the said Act:—

Description and Location of Reticulation Works Approved and Exempted—Claremont-Cottesloe Sewerage, Cottesloe District, Reticulation Area No. 2:—Commenc-

ing at manhole 854 situated in the north-east corner of Lot 36, Elizabeth street, and proceeding east through Lot 36, Elizabeth street and Lots 38, 39 and 40 Claremont crescent to manhole 855, situated in the north-east corner of Lot 40, Claremont crescent, a distance of approximately 170 feet, in lieu of 6-inch diameter pipe sewer commencing at manhole 854 situated in the south-west corner of Lot 92, Balfour street, and proceeding east through Lots 92, 91, and 90 Balfour street to manhole 855 situated in the south-west corner of Lot 89 Balfour street, a distance of approximately 184 feet, which were portions of the works as advertised in the *Government Gazette* of Western Australia on the 9th day of August, 1935, and as detailed in the plans and specifications therein referred to.

This Order in Council shall take effect from the 20th day of December, 1935.

L. E. SHAPCOTT,
Clerk of Executive Council.

The Road Districts Act, 1919-34.

Meekatharra Road Board.

ORDER IN COUNCIL.

P.W. 1401/35.

HIS Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council, hereby makes the following Order under the authority of "The Road Districts Act, 1919-1934," namely—that in pursuance of Section 211 of the said Act the provisions set out in the Second Schedule of "The Road Districts Act, 1919-1934," are hereby extended to the Townsite of Meekatharra.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

The Land Act, 1933-1934.

ORDER IN COUNCIL.

Corr. No. 6298/96.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 3327 (Norseman Lot 4) should vest in and be held by the Dundas Road Board in trust for the purpose of a Public Park: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Dundas Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

The Land Act, 1933-1934.

ORDER IN COUNCIL.

Corr. No. 1292/34.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21440 (Beverley Lot 287) should vest in and be held by Beverley Road Board in trust for the purpose of Recreation (Children's Playground): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Beverley Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

The Pearling Act, 1912-31.

ORDER IN COUNCIL.

C.S.D. 2856/21.

WHEREAS by Section 45 of "The Pearling Act, 1912-31," it is made lawful for the Governor to close any portion of a Pearl-shell Area and to prohibit the gathering, collection, or removal of any pearls or pearl-shell within or from the portion so closed, for a specific period: And whereas it is deemed expedient that the whole of that portion of the Shark Bay Pearl-Shell Area, known as the South Passage Section, other than those portions held under Exclusive License, shall be closed, and that the gathering, collection, or removal of pearls or pearl-shells within or from that portion so closed shall be prohibited: Now, therefore, His Excellency the Lieutenant-Governor by and with the advice and consent of the Executive Council, hereby directs that the above-mentioned portion of the said Pearl-shell Area shall be closed, and that the gathering, collection, or removal of pearls or pearl-shells within or from the portion so closed shall be prohibited for a period of twelve (12) months from the Fourteenth day of December, One thousand nine hundred and thirty-five.

L. E. SHAPCOTT,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 18th day of December, 1935, the following Orders in Council were authorised to be issued:—

Plant Diseases Act, 1914-1935.

ORDER IN COUNCIL.

Agri. No. 2861/24; Ex. Co. No. 2647.

WHEREAS it is enacted by Section 35 of "The Plant Diseases Act, 1914-1935," that the Governor may make Regulations prescribing all matters which by this Act are required or permitted to be prescribed, or which it may be necessary or convenient to prescribe, for giving effect to this Act: And whereas by Order in Council dated the 7th day of September, 1921, and published in the *Government Gazette* on the 16th day of September, 1921, the Governor made Regulations under and for the purposes of the said Act: And whereas it is deemed necessary and expedient to amend the said Regulations in the manner mentioned in the Schedule hereto: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by the said Act, doth hereby amend the said Regulations as published in the *Government Gazette* on the 16th day of September, 1921, in the manner mentioned in the Schedule hereto:—

Schedule.

The Regulations made under "The Plant Diseases Act, 1914-1935," and published in the *Government Gazette* on the 16th day of September, 1921, are amended as follows:—

1. Regulations thirty-five to forty-four, both inclusive, contained in Division IV. of the said Regulations, are repealed and new Regulations are inserted in lieu thereof as follows:—

35. Subject to Regulation 44A every owner or occupier of an orchard in which one or more fruit trees or one or more fruit vines are growing shall, in accordance with the provisions of Section 7A of "The Plant Diseases Act, 1914-1935," cause such orchard to be registered in each and every year at the Department of Agriculture.

36. (1) Application for registration of an orchard shall be made in writing in the Form No. 1 in the Second Schedule to these Regulations, addressed to the Director of Agriculture and signed by the applicant, and shall be given to the Director of Agriculture, together with the registration fee.

(2) The fee payable for registration of an orchard shall be one shilling.

37. (1) On receipt of an application for registration of an orchard, the Director of Agriculture shall take such steps as he may deem sufficient to satisfy himself that the particulars furnished in the application are correct, and, if so satisfied, shall enter a memorandum of such particulars in a register book, to be kept by him for that purpose.

(2) Upon such entry being made in such register book, registration of the orchard shall be then deemed to be effected.

38. Upon registration of the orchard being effected as aforesaid, the Director of Agriculture shall issue to the applicant a certificate of registration in the Form No. 2 in the Second Schedule to these Regulations.

39. The holder of a certificate of registration of an orchard shall produce the same for inspection, whenever requested so to do by an inspector.

40. As and whenever the holder of a certificate of registration of an orchard for the time being in force relinquishes possession of the orchard so registered to another person as owner or occupier thereof, the holder of such certificate of registration may make application to the Director of Agriculture for the transfer of the registration of the orchard so registered to the person named in the application.

41. (1) Application for transfer of the registration of an orchard shall be made in writing in the Form No. 3 in the Second Schedule to these Regulations, addressed to the Director of Agriculture and signed by both the transferor and the proposed transferee, and shall be given to the Director of Agriculture, together with the certificate of registration held by the applicant and the transfer fee.

(2) The fee payable for the transfer of registration of an orchard shall be one shilling.

42. (1.) On receipt of an application for the transfer of registration of an orchard, the Director of Agriculture shall take such steps as he may deem sufficient to satisfy himself that the particulars furnished in the application are correct, and, if so satisfied, shall enter a memorandum of such particulars in the register book kept for the purpose of registration of orchards.

(2) Upon such entry being made in such register book, transfer of the registration of the orchard from the transferor to the transferee shall then be deemed to be effected.

43. Upon the transfer of registration of an orchard being effected as aforesaid, the Director of Agriculture shall indorse on the back of the certificate of registration of the orchard, and sign a memorandum of the transfer of the registration of such orchard in the Form No. 4 in the Second Schedule to these Regulations and shall issue the certificate of registration so indorsed to the transferee named in the indorsement thereon.

44. Where an orchard is situate on land belonging to the Crown and either used for public purposes or unoccupied, no fee shall be payable on the registration of such orchard or on the transfer of the registration of such orchard.

44A. The Regulations contained in this Division shall not apply to orchards which are situate within that part of the State which is north of the 28th parallel of south latitude and is east of the 119th meridian of longitude.

2. The Forms Numbered 1, 2, and 3 in the Second Schedule to the said Regulations are deleted and new Forms, to stand as 1, 2, 3, and 4, are inserted in lieu thereof in the said Second Schedule, as follows:—

PLANT DISEASES ACT, 1914-1935.

(Form 1.)

Application for Registration of an Orchard.

(Regulations 35 to 44A.)

To the Director of Agriculture,
Department of Agriculture.

I (a)....., of (b)....., Western Australia, (c)....., being the (d)..... of an orchard, which is used by me as (e)..... and which is situated at (f)....., and further particulars of which are given below, do hereby apply for registration of such orchard for the year ending the thirtieth day of June, 19 , under and in accordance with Section 7A of "The Plant Diseases Act, 1914-1935."

The registration fee of one shilling accompanies this application.

PARTICULARS.

Fruit Trees and Fruit Vines being grown in the Orchard.

Kind.	Number of Trees and Vines.	Number aged five Years and under.	Number aged over five Years.
Apple			
Pear			
Orange			
Mandarin			
Grape fruit			
Lemon			
Fig			
Plum			
Apricot			
Peach			
Quince			
Loquat			
Almond			
Other trees and vines			

Dated the.....day of....., 193 .
(g).....

Applicant.

- (a) Full name of applicant.
- (b) Address.
- (c) Occupation.
- (d) "Owner" or "occupier."
- (e) An orchard or vineyard or nursery, as the case may be.
- (f) Insert particulars of address or locality in which the orchard is situated.
- (g) Signature of applicant.

For Office use only.

Received with registration fee....., 193 ,
and numbered.....
Registered....., 193 .
Registration No.....

Director of Agriculture.

PLANT DISEASES ACT, 1914-1935.

(Form No. 2.)

Certificate of Registration of an Orchard.

(Regulations 35 to 44A.)

Certificate No. (a).....
I, the undersigned, hereby certify that the orchard situated at (b)....., of which (c)....., of (d)....., Western Australia, (e)....., is the (f)....., and who is using the same as (g).....has, pursuant to the application of the said (c)....., dated the.....day of....., 193 , and numbered....., been duly registered as an orchard, in accordance with the provisions of Section 7A of "The Plant Diseases Act, 1914-1935," for the year ending the thirtieth day of June, 193 .

Dated this.....day of....., 193 .

Director of Agriculture.

- (a) Registration number.
- (b) Address or locality of orchard, as contained in the application for registration.
- (c) Full name of applicant.
- (d) Address.
- (e) Occupation.
- (f) Owner or occupier.
- (g) An orchard or vineyard, or nursery, as the case may be.

PLANT DISEASES ACT, 1914-1935.

(Form No. 3.)

Application for Transfer of Registration of a Registered Orchard.

(Regulations 35 to 44A.)

To the Director of Agriculture,
Department of Agriculture.

I (a)....., of (b)....., Western Australia, (c)....., being the holder of certificate of registration No. (d)....., issued under the said Act and dated the (e)..... day of....., 193 , for the registration of the orchard named in the said certificate of registration, do hereby apply for the transfer of the said regis-

tration of the said orchard from me to (f)....., of (g)....., Western Australia (h)....., as being the (i)..... of the said orchard.

And I the said (f)..... as such transferee, do hereby also apply for and consent to the transfer of the registration of the said orchard to me as aforesaid.

The said certificate of registration and the transfer fee of one shilling accompany this application.

Dated the..... day of....., 193 .
 (j)
 Transferror.
 (k)
 Transferee.

- (a) Full name of transferror.
- (b) Address.
- (c) Occupation.
- (d) Number of registration certificate.
- (e) Date of issue of registration certificate.
- (f) Full name of transferee.
- (g) Address.
- (h) Occupation.
- (i) Owner or occupier.
- (j) Signature of transferror.
- (k) Signature of transferee.

For Office use only.

Application received with Certificate of Registration No..... and with transfer fee of one shilling the..... day of....., 193 .

Registration transferred....., 193 .

 Director of Agriculture.

(Form No. 4.)

Memorandum of Transfer of Registration of a Registered Orchard to be indorsed on the back of the Certificate of Registration.

(Regulations 35 to 44A.)

I, the undersigned, do hereby certify that the registration of the orchard named and described in this certificate of registration has, as from the..... day of....., 193 , been transferred from (a)....., named in this certificate of registration, to (b)....., of (c)....., Western Australia, (d)....., as being the (e)..... of the said orchard, and that the said (b)..... is now the holder of the registration of the said orchard during the currency of this certificate of registration.

Dated the..... day of....., 193 .

 Director of Agriculture.

- (a) Name of transferror.
- (b) Full name of transferee.
- (c) Address.
- (d) Occupation.
- (e) Owner or occupier.

L. E. SHAPCOTT,
 Clerk of the Executive Council.

The Plant Diseases Act, 1914-1935.

ORDER IN COUNCIL.

Agri. No. 2861/24; Ex. Co. No. 2646.

WHEREAS it is enacted by Section 7A of "The Plant Diseases Act, 1914-1935," that every owner or occupier of an orchard in which one or more fruits trees or one or more fruit vines are growing shall cause such orchard to be registered at the Department of Agriculture: And whereas it is also enacted by Subsection (6) of the said Section 7A that the Governor may by Order in Council from time to time declare that orchards situate within any part of the State as defined in the Order in Council shall be exempt from the provisions of the

said Section 7A: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by Subsection (6) of Section 7A of the said "Plant Diseases Act, 1914-1935," doth hereby declare that orchards situate within that part of the State which is north of the 28th parallel of south latitude and is east of the 119th meridian of longitude shall be exempt from the provisions of the said Section 7A of the said Act, and that every such orchard shall be so exempt until this Order in Council is revoked.

L. E. SHAPCOTT,
 Clerk of the Executive Council.

The Jetties Act, 1926.

ORDER IN COUNCIL.

C.S.D. 780/29.

WHEREAS by "The Jetties Regulation Act, 1878," the Governor was empowered to frame and from time to time alter and amend general or special Regulations for the management and use of all public bridges, jetties, piers, wharves, landing places, and bridges, and by an Order in Council made the 26th day of September, 1917, and published in the *Government Gazette* on the 28th day of September, 1917, the Governor, in exercise of such power, framed a Regulation as set out in the Schedule to the said Order in Council: And whereas the said Jetties Regulation Act, 1878, was repealed by "The Jetties Act, 1926," which last-mentioned Act confers upon the Governor power to make Regulations for the management, use, maintenance, and preservation of all jetties as defined in the said Act: And whereas it is now deemed desirable and expedient to repeal the said Regulation made by the said Order in Council under "The Jetties Regulation Act, 1878," aforesaid: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the power conferred upon him by Section 4 of "The Jetties Act, 1926," and all other powers in this behalf enabling him, doth hereby repeal the Regulation made under and for the purposes of "The Jetties Regulation Act, 1878," by the Order in Council dated the 26th day of September, 1917, and published in the *Government Gazette* on the 28th day of September, 1917.

L. E. SHAPCOTT,
 Clerk of the Executive Council.

The Stock Diseases Act, 1895.

ORDER IN COUNCIL.

No. 570/31; Ex. Co. No. 2668.

WHEREAS it is enacted by Section 6 of "The Stock Diseases Act, 1895," that the Governor may from time to time make, vary, alter, or revoke such Regulations under this Act as may be deemed expedient for all or any of the purposes in the said section expressed: And whereas it is deemed expedient to amend in the manner hereinafter mentioned Regulation 21, paragraph (1), of the Regulations made under the said Act and published in the *Government Gazette* on the 5th day of August, 1927: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, doth hereby amend paragraph (1) of Regulation 21 of the said Regulations by adding at the end of the said paragraph a proviso as follows:—

Provided that this Regulation shall not apply to the introduction of dogs into this State by land.

L. E. SHAPCOTT,
 Clerk of the Executive Council.

ORDER IN COUNCIL.

Department concerned (Name).	File No.	Under what Act.	Date.	Purport of Order.
Health	1197/23	Health Act, 1911-33	18-12-35	Altering the boundaries of the Gnowangerup Health District so as to include in addition to the existing Health District the subdivisions contained within Kojonup Location 2387 and Kojonup Locations 102 and 166.

L. E. SHAPCOTT
 Clerk of Executive Council.

JUSTICES OF THE PEACE.

Premier's Department,
Perth, 18th December, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the following appointments to the Commission of the Peace:—

Noel Murray Brazier, Esquire, of Swanbourne, as a Justice of the Peace for the State of Western Australia;

Keith Gedye Goddard, Esquire, of Wave Hill Station, Northern Territory, as a Justice of the Peace for the State of Western Australia;

Giles Tatlock Chippindall, Esquire, of Melbourne, as a Justice of the Peace for the State of Western Australia;

William Richard Turner, Esquire of Beermullah, via Gingin, as a Justice of the Peace for the Swan Magisterial District;

William John Cleaver, Esquire, of 42 Philip road, Claremont, as a Justice of the Peace for the Perth Magisterial District in lieu of the Swan Magisterial District;

Oliver Ryan, Esquire, of 13 Basinghall street, Victoria Park, as a Justice of the Peace for the Perth Magisterial District in lieu of the Katanning Magisterial District.

And to accept the following resignations from the Commission of the Peace:—

Andrew Greynada Moir, Esquire, of Sandalwood, Borden, as a Justice of the Peace for the Plantagenet Magisterial District;

Edwin Dival, Esquire, late of Woodanilling, as a Justice of the Peace for the Katanning Magisterial District;

John Alexander Harvey, Esquire, of Tambellup, as a Justice of the Peace for the Katanning Magisterial District.

EX OFFICIO JUSTICE OF THE PEACE.

Premier's Department,
Perth, 19th December, 1935.

IT is hereby notified, for public information, that John James Peter Verschuer, Esquire, Mayor of the Muni-

cipality of Bunbury, has been appointed, under Section 9 of "The Justices Act, 1902-32," as a Justice of the Peace for the Wellington Magisterial District during his term of office as Mayor.

L. E. SHAPCOTT,
Secretary Premier's Department.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 13th December, 1935.

Treasury No. 1209/35.

IT is hereby published, for general information, that His Excellency the Lieutenant-Governor in Executive Council has approved of the following alteration to Regulation No. 34 under Section 71 of "The Audit Act, 1904":—

To cancel the addition to Regulation 34 under Section 71 of "The Audit Act, 1904, published in the *Government Gazette* of the 22nd June, 1928, reading:—

The basis for payment of salaries for each financial year will be—

Annual salary $\times 12$

Days in financial year,
minus Sundays

To approve under Section 71 of "The Audit Act, 1904, of the following formula for calculating the fortnightly pay at the annual rate and forming part of Regulation 34, published in the *Government Gazette* of the 15th August, 1924:—

Annual salary $\times 12$

313

and to come into operation on the first day of July, 1936.

A. BERKELEY,
Under Treasurer.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have been issued in accordance with Section 7, Subsection 1, of The Farmers' Debts Adjustment Act, 1930-1934," which reads as follows:—

A Stay Order shall direct that no action, execution, distress for rent, proceedings on default for breach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceeding, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or forming portion of the assets comprised in his farming business or not during the operation of such Stay Order: Provided that, by leave of a Judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.

Granted under Section 5 (Carrying on Farming operations).

Farmer:	Address.	Date of Order.	Name of Receiver.
Surname and Christian Names.			
Magee, John Owen	Kulin	17-12-35	R. R. Walters, Narrogin.

Granted under Section 11 (Writing down or suspension of Debts).

Farmer:	Address.	Date of Order.	
Surname and Christian Names.			
Scott, Austen Henry	Pingrup	16-12-35	All claims against this farmer to be forwarded to the Director Farmers' Debts Adjustment Act, Perth.

18th December, 1935.

W. A. WHITE,
Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

Government Buildings,
62 Barrack Street,
Perth, 18th December, 1935.

IT is hereby notified, for general information, that the Receiverships in the name of Mr. J. F. Seinor, of the Agricultural Bank, Bruce Rock, have been transferred to Mr. H. F. Rodgers, of the Agricultural Bank, Bruce Rock, as from the 12th December, 1935.

W. A. WHITE,
Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the undermentioned farmers are to be carried on under the Act:—

Farmer's Name.	Address.	Receiver.	Address.	Date of Ad-journed Meeting.
Flynn, Thomas ... Bowdren, Neil (deceased)	Wilroy ... Campion	F. J. Cranwell H. E. Smith	Geraldton Perth ...	10-1-36 28-2-36

18th December, 1935.

W. A. WHITE,
Director.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Treasury (Government Stores) ...	Clerk in Charge of Education Stores	£270—£330	1936. 4th January.
Do. do. do.	Clerk (Education Stores)	£225—£280	do.
Audit	Inspector	£305—£380	do.
Metropolitan Water Supply	Clerk, Expenditure Division	£260—£305	do.
Crown Law (Land Titles Office)	Examining Draftsman	£366—£414	do.
Do. do. do.	Clerk of Courts, etc., Geraldton	£318—£366	do.

Applications are called under Section 38 of "The Public Service Act, 1904," and are to be addressed to the Public Service Commissioner, and should be made on the prescribed form obtainable from the offices of the various Permanent Heads of Departments.

G. W. SIMPSON,
Public Service Commissioner.

APPLICATIONS FOR POSITION OF
AUDITOR GENERAL.

APPLICATIONS for the position of Auditor General of the State of Western Australia, indorsed "Application Auditor General," will be received by the Public Service Commissioner, Perth, until and inclusive of Saturday, the 4th January, 1936.

Applicants must state their full qualifications, age, and experience. Canvassing will be a disqualification.

All conditions affecting the position of Auditor General are contained in the Audit Act, No. 12 of 1904, and its amendments.

The salary of the position is fixed at £1,000 per annum.

GEO. W. SIMPSON,
Public Service Commissioner.

Office of Public Service Commissioner,
Perth, 19th December, 1935.

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

Ex. Co. 1383; P.S.C. 304/35:—T. E. Meyer, Clerk in Charge, Inquiries, Metropolitan Water Supply Department, to be Officer in Charge, Stores Transport, etc., as from 1st July, 1935;

Ex. Co. 2587; P.S.C. 154/35:—Robert Wightman, under Section 29 of the Public Service Act, to be Assistant Inspector (Plumbing), Metropolitan Water Supply Department, at a salary of £315 per annum as from 1st March, 1935;

Ex. Co. 2587; P.S.C. 240/35:—Douglas Robert Vanzetti, under Section 28 of the Public Service Act, to be Junior Clerk, Treasury Department, at a salary of £70 per annum as from 26th April, 1935;

Ex. Co. 2560; P.S.C. 528/35:—R. A. Nicholas, Litho. Draftsman, Government Printing Office, Premier's Department, to be Draftsman in Charge (Photo. Litho.) as from 18th January, 1936.

Also of the acceptance of the following resignation:—

Ex. Co. 2560:—M. M. Murray, Machinist, Treasury Department, as from 30th November, 1935.

GEO. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 18th December, 1935.

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

Sergeant J. H. O. Page as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Carnarvon; also Acting Clerk of the Gascoyne Court of Sessions, vice R. A. Smith;

K. H. Hogg as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Merredin, during the absence on leave of H. G. Smith.

THE Hon. Minister for Justice has approved of the undermentioned appointments:—

Hon. C. B. Williams, M.L.C., of Boulder, and W. G. Kerr, of Norseman, as Commissioners for Declarations under "The Declarations and Attestations Act, 1913";

Constable L. H. Muhs as Acting Bailiff of the Kellerberrin Local Court during the absence on leave of Constable L. H. Clifford.

THE ELECTORAL ACT, 1907.

THE Hon. Minister for Justice has approved of the undermentioned appointments and cancellations of appointments of Postal Vote Officers, under Section 89 of "The Electoral Act, 1907":—

APPOINTMENTS.

- Beverley District.
 - Beverley—Morris, Joseph Francis.
 - Forrest District.
 - Treesville—Munro, Walter Hill.
 - Gascoyne District.
 - Minilya Station, via Carnarvon—Hogan, Matthew Joseph.
 - Geraldton District.
 - Hutt—Carson, Philip Edward.
 - Greenough District.
 - Jibberding, via Wubin—Reudavey, Eric Wilfred.
 - Kanowna District.
 - Linden via Murrin Murrin—Stark, Alexander Kennedy.
 - Murrin Murrin—Dejez, William Croxon.
 - Mt. Magnet District.
 - Sandstone—Procter, James Arthur V.
 - Roebourne District.
 - Yarraloola Station, Onslow—Preston, John.
 - Subiaco District.
 - Municipal Chambers, Subiaco—Desmond, Matthew Brian.
 - Toodyay District.
 - Gingin—Duperouzel, Alexander.
 - Wagin District.
 - Kojonup—MacBride, Lucien Victor.
 - Yilgarn-Coolgardie District.
 - Turkey Hill, Southern Cross—Smedley, George William.
 - Westonia—Bartley, John Murray.
- CANCELLATIONS.
- Albany District.
 - Albany—Black, George Earleton.
 - Agricultural Bank, Denmark—Storrie, Don K.
 - Many Peaks Station via Albany—Haynes, Freda May.
 - Scotsdale, Denmark—Kingdon, Henry Rodney Robert.
 - Avon District.
 - Nukarni—Matthews, Herbert Ernest G.
 - Beverley District.
 - Beverley—Harwood, Maurice.
 - Bermuda Farm, Bilbarin—Clapp, Zephanish Pinkham.
 - Jacob's Well—Green, Harriet Frances.

Boulder District.
44 Morgan street, Boulder—Lewis, William.

Brownhill-Ivanhoe District
71 President street, Kalgoorlie—Casey, Frederick George.

Bunbuury District.
107 Stirling street, Bunbury—Horsfall, George Samuel.
Ludlow—McWillie, Andrew Watson.

Canning District
2 Lyall street, South Perth—Blatchford, John Torrington.
333 Suburban road, South Perth—James, Alfred John (senr.).
3 Angelo street, South Perth—Stubbs, Alan James Arland.
51 Fremantle road, Victoria Park—Russ, Walter.

Collie District.
Group 132—Lee, Colin Cameron.

Forrest District.
Treesville—Lawn, Harry Deau.

Fremantle District.
Workers' Club, Henry street, Fremantle—Moore, William Thomas.
Rottnest—Rex, Henry John T.

Fremantle, South.
State School, Bibra Lake—Ranson, Fred.

Gascoyne District.
Kalli, via Cue—Lloyd, Arthur Lewis.
Marron Station, via Carnarvon—Hodgson, Edward Bowyer.
Milylia Station, Wooramel—McLeod, Donald Guy.

Geraldton District.
Geraldton—Duncan, Stuart.
Hutt—Carson, George Thomas.
Northampton—McNamara, Harry.

Greenough District.
East Marchagee—Bryant, Frank Ringel.
Wurarga—Mitchell, Charles Edward H.
Howatharra—Gilfuis, Mavis V.
Jibberding, via Wubin Siding—Reudavey, Henry Richard.
Latham—Brennand, John.
Nabawah—Kupsch, Angelina.
Nabawah—Kupsch, Charles F.

Guildford-Midland District.
James street, Guildford—Devenish, Charles Roy B.
6 Elvira street, Midland Junction—Hall, Edward.

Hannans District.
77 Varden street, Kalgoorlie—Buzacott, Herbert Stanley.
9 Harley street, Kalgoorlie—Simpson, Frederick Charles.

Irwin-Moore District.
Dalwallinu—Paulett, John William Sydney.

Kalgoorlie District.
225 Piccadilly street, Kalgoorlie—Frank, Henry.
109 Hannan street, Kalgoorlie—Williams, Preston Cary L.

Kanowna District.
Deakin, Trans Line—Gough, Arthur Edward.
Kurnalpi—Harris, Charles Henry.
Linden—Hall, Robert.
Linden—Heath, Thomas.

Katanning District.
Forrest Hill, via Mt. Barker—Elverd, Arthur Edward.
Glen Turret, Borden—Murray, William Wallace.

Maylands District.
15 4th avenue, Mt. Lawley—Mann, George.

Middle Swan District.
3 Charles street, Maylands—Hetcher, Samuel.

Mt. Leonora Sub-District.
Melita Station, via Malcolm—Wilkie, Leonard Raymond.

Mt. Magnet District.
Ningham Station, via Wubin—Cashen, James Joseph.
Sandstone—Buzza, Edmund James.
Wanarra Station, via Wubin—Tolmer, James Douglas.

Mt. Marshall District.
Yelbeui—Findlay, Margaret Mary.

Murchison District.
Cue—Boyd, John Leslie.
Jonesville—Ross, Hugh McKenzie.
Reedy's, via Cue—Bell, John Alexander.

Murray-Wellington District.
Byford—Sprigg, Darcy.
Drakesbrook, North—Roberts, Nellie.
Keysbrook—Bee, Leslie Rawsthorne.
Waroona—Leary, Frank Cecil.

Nedlands District.
137 Derby road, West Subiaco—Downe, Harry Leslie.

Nelson District.
Pemberton—Drummond, Arthur S.

Perth District.
153 Adelaide terrace, Perth—Dixon, Reginald.
164 Beaufort street—McNish, Robert.
Factories Office—Swan, Herbert Graham.

Perth, East, District.
135 Claisebrook road, East Perth—Crowley, Sydney.

Perth, North, District.
143 Vincent street, North Perth—Healy, James.
591 William street, North Perth—Stanlake, Claude Alexander.

Perth, West, District.
10 King's Park road, West Perth—Naughton, Joseph Edward.
1074 Hay street, West Perth—Scholey, John Ernest.

Subiaco District.
191 Townshend road, Subiaco—Phelps, Alfred Griffith.

Sussex District.
Fagley Grove, Busselton—Milner, Harry.
Yallingup—Coulls, Arthur Frederick.

Swan District.
Darlington—Richter, Robert.
Headingley, road, Kalamunda—Stephens, Edward Bowles.
Karragullen—Gallagher, James Fergus.

Toodyay District.
Gingin—Martin, Hurtle Aubrey.
Harper street, Toodyay—Clarke, George Nairne.
Upper Swan—Edwards, Ernest William.

Victoria Park District.
93 Kitchener avenue, Victoria Park—Barker, John Leach.
53 Teague street, Victoria Park—Fullerton, David Laurence G.

Wagin District.
Tudhoe street, Wagin—Allport, Charles Henry.

Williams-Narrogin District.
Williams—Creber, Frederick.

Yilgarn-Coolgardie District.
Boddalin—Soceton, John.
Gibb Rock, via Narembeen—Elder, George.
Southern Cross—Gatherer, Adam.
Turkey Hill—Davies, Rodger Evan Rees.
Warralakin—Temple, John.
Westonia—Burston, John Vincent.

York District.
Belka—Hay, Arthur Percy.
Kwollyin—Tancock, Pauline.
Yoting—Wilson, Mary Watt (Mrs.)

LOST CHEQUE.

THE Department has been notified that the following cheque has been lost; payment has been stopped and it is intended to issue a fresh cheque in lieu thereof:—Cheque No. 14905, dated the 18th July, 1935, drawn on the Crown Law Department Advance A/c for the sum of £1 0s. 11d., in favour of Messrs. Reath & Lapsley.

H. R. GORDON,
Under Secretary for Law.

IN THE LICENSING COURT OF WESTERN
AUSTRALIA.

In the matter of "The Licensing Act, 1911" (Consolidated), and in the matter of a Petition for authority to grant a New License.

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

THE humble Petition of the undersigned sheweth as follows:—

(1) That your petitioners are a majority in number of the electors living in an area comprised within a circle having a radius of ten miles from the Post Office at Kulja, in the State of Western Australia.

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

(3) That there are no licensed premises within such area or within reasonable proximity to meet public requirements.

(4) That a Gallon License is required within the area to meet public requirements.

(5) That the proposed situation, namely, upon Kulja Lot 19, is a suitable place for such premises.

Your petitioners therefore humbly pray that the Licensing Court may pursuant to the power in that behalf contained in "The Licensing Act, 1911" (Consolidated), have authority to grant a New Gallon License within the Toodyay Licensing District for premises to be erected on the said Kulja Lot 19 or now existing thereon.

And your petitioners will ever pray, etc.:—

No. on Petition 1, Number on Roll 1810, Signature G. R. Hodgson, Occupation farmer, Address Kulja; 2, 4086, W. A. Wiseman, farmer, Kulja; 3, —, H. Sizmur, married, Kulja; 4, 2379, J. G. Mann, J.P., agent, Kulja; 5, —, L. Sugden, married, Kulja; 6, 3641, H. Sugden, farmer, Kulja; 7, —, J. L. Brealey, S.M., Kulja; 8, —, C. Atkinson, baker and butcher, Kulja; 9, 2827, Emily Orchard, married, Kulja; 10, 3271, N. Rule, married, Kulja; 11, 2066, V. M. Kelsall, farmer, Kulja; 12, 2035, J. Kelsall, married, Kulja; 13, 2106, W. Knapp, married, Kulja; 14, 2484, J. McCracken, farmer, Kulja; 15, —, Ivy Congrene, married, Kulja; 16, 3272, H. J. Rule, married farmer, Kulja; 17, —, J. W. Bell, farmer, Kulja; 18, 2231, E. Leighton, married, Kulja; 19, 1807, E. M. Hodgson, married, Kulja; 20, —, G. E. Mann, married, Kulja; 21, 4496, H. A. Watson, farmer, Kulja; 22, —, C. Congrene, shearer, Kulja; 23, —, J. Coe, clerk, Kulja; 24, 2233, V. Leighton, butcher, Kulja; 25, —, H. T. Crain, farmer, Kulja; 26, —, E. M. Crain, married, Kulja; 27, —, P. M. Walton, branch manager West Farmers, Kulja; 28, 2209, G. S. Lee, railway employee, Kulja; 29, —, G. D. Sizmur, farm hand, Kulja; 30, 611, P. H. Challis, farmer, Kulja; 31, —, A. Garfoot, railway employee, Kulja; 32, 4250, H. Creeper, railway employee, Kulja; 33, 4381, F. W. McLernon, W.A.G.R., Kulja; 34, —, W. Derrell, labourer, Kulja; 35, —, J. Cumming, farmer, Kulja; 36, —, E. Cumming, married, Kulja; 37, —, T. Brealey, married, Kulja; 38, —, Richard Dehring, farmer, Kulja; 39, 967, Cyril Dehring, farmer, Kulja; 40, 970, R. V. Dehring, married, Kulja; 41, —, G. Jelly, single farmer, Kulja; 42, —, A. E. Farmer, farm hand, Kulja; 43, —, S. J. Beeson, farmer, Kulja; 44, 4383, W. Mercer, farmer, Kulja; 45, —, C. Hobson, farm hand, Kulja; 46, 4085, J. H. M. Wiseman, married, Kulja; 47, —, W. J. Tomlinson, farmer, Kulja; 48, —, N. J. All-

beury, railway employee, Kulja; 49, 981, E. E. Derrell, married, Kulja; 50, —, Fred Gawthorpe, storekeeper, Kulja; 51, 2483, Amy McCracken, home duties, Kulja; 52, 1290, Mary Flynn, teacher, Kulja; 53, 4348, J. W. Knapp, farmer, Kulja; 54, 2105, H. E. Knapp, farmer, Kulja; 55, 2030, G. A. Jordan, agent, Kulja; 56, —, F. Winter, bank clerk, Kulja; 57, —, W. E. Orchard, farmer, Kulja; 58, 2826, E. Orchard, J.P., farmer, Kulja; 59, —, H. M. C. Heine, married, Kulja; 60, —, J. M. Ferguson, farm hand, Kulja; 61, —, Nan A. Gawthorpe, married, Kulja; 62, —, D. Watson, married, Kulja; 63, 176, A. Barrett, married, Kulja; 64, 4178, J. W. Barrett, farmer, Kulja; 65, —, H. Heine, farmer, Kulja; 66, —, J. M. Craine, widow, Kulja; witness to all the foregoing signatures:—B. A. Gawthorpe, postmaster, Kulja; 67, 4360, N. Lingard, farm hand, Kulja; 68, —, J. C. Webb, labourer, Kulja; 69, —, J. Webb, labourer, Kulja; 70, 1809, F. Hodgson, farmer, Kulja; 71, —, J. Harvey, farm hand, Kulja; 72, —, J. Howe, labourer, Jingymia; 73, 3139, P. Reid, farmer, Burakin; 74, 924, C. Davies, married, Burakin; 75, —, A. Sparrow, married, Jingymia; 76, 3537, A. E. Sparrow, farmer, Jingymia; 77, —, W. H. McPharlin, farmer, Kalannie; 78, 4303, J. Grave, farmer, Kulja; 79, 3717, R. Thompson, married, Burakin; 80, 3722, W. E. Thompson, farmer, Burakin; 81, 3615, E. F. Strahan, farmer (cocky), Kulja; 82, —, T. R. Duschka, agriculturalist, Kulja; 83, 4083, J. A. Wiseman, farmer, Kulja; 84, —, R. J. Mills, labourer, Kulja; 85, —, G. Barton, labourer, Jingymia; 86, —, T. E. McPharlin, farmer, Kalannie; 87, 4401, J. O'Keefe, railway employee, Burakin; 88, 1168, A. G. Evokine, farmer, Jingymia; 89, 2703, Chas. C. Morris, farmer, Kularin; 90, 2707, M. Morris, married, Kularin; 91, 4304, M. Grave, married, Kulja; 92, —, Mary Kalajzie, married, Burakin; 93, —, H. G. Cousins, labourer railways, Burakin; 94, —, M. G. Collins, railway employee, Burakin; 95, —, J. Watson, repairer W.A.G.R., Burakin; 96, —, J. A. Sinclair, farm hand, Kulja; 97, —, G. Aston, farmer, Kulja; 98, —, M. Aston, married, Kulja; 99, 2702, Cecil Morris, farmer, Kulja; 100, —, N. I. McPharlin, home duties, Kulja; 101, —, D. Johnston, farmer, Kalannie; 102, —, G. Johnston, married, Kalannie; 103, 1405, C. H. Gregory, J.P., farmer, Kalannie; 104, 3231, H. M. Rolinson, married, Kalannie; 105, 3232, R. B. Rolinson, farmer, Kalannie; 106, 1314, A. G. Foyel, farmer, Kalannie; 107, 1315, Dorothy Foyel, home duties, Kalannie; 108, 2129, W. A. Lamb, farmer, Kulja; 109, 2127, A. E. Lamb, home duties, Kulja; 110, 923, W. E. Davies, farmer, Burakin; 111, —, A. Wallis, farmer, Burakin; 112, —, V. Wallis, home duties, Burakin; 113, 398, W. E. Broadhurst, farmer, Burakin; 114, 396, A. W. Broadhurst, farmer, Burakin; 115, 394, A. M. Broadhurst, home duties, Burakin; 116, —, L. V. Weinman, married, Kulja; 117, —, L. Weinman, farming, Kulja; 118, 2444, F. G. Maunder, farmer, Kulja; 119, 2445, L. L. Maunder, married, Kulja; 120, —, G. Duschka, married, Kulja; 121, 966, A. Dehring, foreman (P.W.D.), Kulja; 122, —, E. Kalajzie, farmer, Burakin; 123, 1137, E. Edwards, storekeeper, Jingymia; 124, 1132, B. L. Edwards, married, Jingymia; 125, 348, E. A. Bradshaw, farmer, Jingymia; 126, 347, A. M. Bradshaw, married, Jingymia; 127, —, S. A. Bradshaw, farmer, Jingymia; 128, 349, F. Bradshaw, farmer, Jingymia; 129, 2074, F. E. Kennedy, farmer, Jingymia; 130, 2072, F. M. Kennedy, married, Jingymia; 131, —, F. E. Hewitt, farm hand, Jingymia; 132, 1756, James P. Hewitt, farmer, Jingymia; 133, 1753, Florence M. Hewitt, married, Jingymia; 134, 1754, Frank A. Hewitt, farmer, Jingymia; 135, 1759, M. K. Hewitt, home duties, Jingymia; 136, 486, L. C. Butcher, farmer, Kalannie; 137, 907, John Curry, labourer, Kulja; 138, 3618, H. E. Strahan, farmer, Kulja; 139, —, David H. Davies, agent, Kulja; 140, —, Morgan Davies, married, Kulja; witness to all signatures from Nos. 67 to 140:—Fred. Gawthorpe, storekeeper, Kulja.

Stanley Bertram Connor, Solicitor, Northam.

APPOINTMENTS.

Chief Secretary's Department,
Perth, 16th December, 1935.

214/19

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the appointment of the following persons as members of the Prison Gate Committee for the year ending 31st December, 1936:—Rabbi D. I. Freedman (Chairman), Reverends E. H. O. Nye (Hon. Secretary), Father J. Neville, and G. R. Holland, Inspector A. H. Bulley, D. R. Jones, Majors Norman Adams, Dansie Sawkins, Isabel Ferguson, and Mrs. Major Adams of the Salvation Army, Mrs. Farrelly, Mrs. J. Ryan, and Sister Alice.

F. J. HUELIN,
Under Secretary.

THE DENTAL ACT, 1894.

Chief Secretary's Department,
Perth, 16th December, 1935.

C.S.D. 716/26.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve, under the provisions of "The Dentists Act, 1894," "The Dentists Act Amendment Act, 1899"; "The Dentists Act Amendment Act, 1920," and "The Dentists Act Amendment Act, 1926," of the annexed revised Rules of the Dental Board of Western Australia.

F. J. HUELIN,
Under Secretary.

Western Australia.

RULES UNDER THE DENTISTS ACT, 1894; THE DENTISTS ACT AMENDMENT ACT, 1899; THE DENTISTS ACT AMENDMENT ACT, 1920, AND THE DENTISTS ACT AMENDMENT ACT, 1926.

Whereas by "The Dentists Act, 1894" (hereinafter called the principal Act), the Dental Board thereby constituted is empowered, with the approval of the Governor in Council, to make and prescribe such Rules as the Board may deem meet for the matters and purposes in the Act mentioned: And whereas the Board has made and prescribed certain Rules: And whereas it is desirable to make and prescribe new Rules under the principal Act and under the amending Acts (63 Victoria, 23, No. 51 of 1920, and 44 of 1926): Now, therefore, the said Board, by virtue of the powers vested in it by and under the said Acts does hereby, by and with the approval of the Governor in Council, make and prescribe the following Rules:—

Interpretation.

Section 2 of the principal Act shall be read and construed together with the Rules.

Election.

1. The next election of members of the Board under Section 5 of the principal Act shall be held on the first Tuesday in the month of December, 1936, and every election thereafter shall be held on the first Tuesday in the month of December in each and every succeeding third year. Members so elected shall take office on the 1st day of January next following their election.

Before the date of any such election the Registrar of the Board shall advertise once at least in one or more newspaper published in Perth, a notice drawing attention to such election and requiring nominations of candidates to be forwarded to the Registrar not less than eighteen days before the date of the election.

Every casual vacancy caused by death or resignation or otherwise of an elected or nominated member shall be filled by election as soon as practicable after such vacancy occurs, and notice of such vacancy and of the date when the election is to be held to fill such vacancy shall be advertised not more than twenty-eight or less than twenty-one days before the date of the election. Should the casual vacancy be that of a medical practitioner or of a dentist, no person other than a medical practitioner or a dentist, as the case may be, shall be entitled to be a candidate for election to fill such vacancy.

If within sixty days prior to the second Tuesday in December a member who would retire in the ordinary course at the end of the year shall die or resign, no election need be held to fill the casual vacancy thus created unless the Board shall otherwise direct.

2. Every person desiring and being qualified to become a member of the Board shall, not less than eighteen days before the date of an election, forward to the Registrar written notice of his intention to seek election, countersigned by at least two persons entitled to vote; such notice to be in the hands of the Registrar by twelve o'clock (noon).

3. If there are no more candidates than the number of vacancies, such candidates shall be declared elected.

4. If there are more candidates than the number of vacancies at any election, the Registrar shall at least ten days before the date of election post to each person entitled to vote a ballot paper containing the names, addresses and occupations of all candidates, and setting out the terms of Rule 5, and shall initial each of such papers, and, together with such ballot paper, the Registrar shall enclose and post a separate envelope, with the name and address of the Registrar printed thereon.

5. The names of any candidate for whom a voter desires to vote shall be left intact and the remaining names scored through with a pen or pencil. If any voter shall suffer to remain not struck out upon any voting paper a greater or less number of names than the number of members to be elected, or places on the ballot paper any mark or writing other than above, and which in the opinion of the Returning Officer will enable any person to identify the voter, the vote given on and by such paper shall be void and of no effect and shall not be counted by the President. The voter shall enclose such voting paper in the envelope posted to him by the Registrar, and shall stamp and post the same or deliver the same so that it shall be received by the Registrar not later than 12 o'clock (noon) on the day fixed for holding such election.

6. All ballot papers shall be opened by the President at the office of the Board at 12 o'clock (noon) on the day of election, in the presence of any person entitled to vote that may attend at such time and place, and the candidates receiving the largest number of votes shall be declared elected to take office on the first day of January following in the case of a triennial election, but, in the case of a casual vacancy, to take office forthwith.

In the case of an equality of votes the President shall give a casting vote in addition to his deliberative vote.

7. The six members of the Board elected at a triennial election shall take office on the first day of January following their election and shall go out of office at midnight on the 31st day of December preceding the date when their successors take office.

8. If a sufficient number of candidates be not nominated for election or elected to fill any vacancy or vacancies, the President shall report such fact to the Governor in Council, who may thereupon nominate one or more qualified persons to complete the Board.

9. The names and addresses of the successful candidates, also the name and address of the President upon his appointment, shall be published in the *Government Gazette* as soon as practicable.

10. The omission by the Registrar to send or post to, or the non-receipt of any ballot paper by any person entitled to vote within the time aforesaid, or at all, shall not in any manner invalidate or affect the election.

Meetings.

11. Ordinary meetings of the Board shall be held at the office of the Board on the first Friday in every month, at the hour of five o'clock p.m., or at such other place, date, and time as the Board may determine.

12. Special meetings shall be called by the Registrar whenever requested by the President, or any two members, provided that three clear days' notice of every such meeting shall be given by the Registrar to the members of the Board.

13. If a quorum of members be not present within fifteen minutes of the time for which the meeting is convened, it may be adjourned to such time and place as any one or more members present may determine.

14. At all meetings of the Board voting shall be by show of hands, unless in any case a ballot shall be called by any member present, when the voting shall be by ballot.

15. No resolution arrived at, or act, matter or thing done, or authorised by any meeting, shall be rescinded or amended at any subsequent meeting, unless notice of such intended rescission or amendment be given in the notices convening the meeting at which such rescission or amendment is proposed.

16. Minutes of every meeting shall be kept by the Registrar, and such minutes, when signed by the Chairman of the same or any subsequent meeting, shall be binding and conclusive evidence for all purposes, and before all Courts, of the proceedings at such meeting.

17. If at or within five minutes of the time appointed for any meeting the President be not present, the members may elect a Chairman at such meeting, or until the President shall be present.

18. The arrangement of the order for business for each ordinary meeting shall be as follows:—

- Reading of the minutes of the previous meeting;
- Confirmation or otherwise of same;
- Registration of dentists;
- Ordinary business, including postponed and adjourned matters;
- Special business;
- Reading of correspondence and reports of Committees;
- Letters and business arising therefrom;
- Production of bank pass-book;
- Accounts for payment;
- Registrar's statement;
- Notices of Motion;
- Any other business that may be properly brought before the Board.

19. The omission to give due notice of a meeting as hereinbefore provided to one or more members of the Board, or the non-receipt thereof, shall in no manner affect or prejudice anything done or agreed at such meeting.

Registrar.

20. The Registrar shall:—

- (1) be appointed by the Board and hold office subject to these Rules and during the pleasure of the Board;
- (2) be in attendance at his office, or, if there be no office, then at his residence or place of business, at such hours and days as the Board may from time to time direct;
- (3) consult the President on any business requiring attention between the various meetings of the Board, and be responsible for the safe custody of all documents and property belonging to the Board;
- (4) find security to the satisfaction of the Board in the sum of £500;
- (5) present to the Board a monthly statement showing the receipts and expenditure for the past month, and prepare and present to the Board a yearly balance sheet in the month of July in every year;
- (6) receive and be responsible for all moneys payable to the Board, and shall bank the same within twenty-four hours of the receipt thereof;
- (7) discharge such other duties as the Board may from time to time direct.

Registration.

21. Every person applying for registration as a dentist shall apply in writing, and make and forward to the Registrar an application according to the Form in the First Schedule, with necessary alterations.

22. Every applicant for registration shall supply, in writing to the Board or to the Registrar all such information and evidence as the Board or Registrar, as the case may be, from time to time require; and shall, when and as often as required, attend in person before the Board or the Registrar, and answer verbally or in writing all such questions as may be put to him.

23. Every person whose application for registration has been approved shall be entitled to a certificate in such form as the Board may from time to time determine.

24. Every person applying for registration under Section 3, Subsection (c), of "The Dentists Act Amendment Act, 1920," shall pass such examination as the Board may from time to time by rules prescribe.

Until otherwise prescribed such examination shall be in the following subjects:—

First year:—

- Anatomy of the head and neck, including Practical Anatomy;
- Chemistry, as recognised by the Dental Board of Western Australia;
- Metallurgy.

Second year—

- Physiology;
- Dental Anatomy;
- Dental Mechanics I.;
- Operative Technique.

Third year—

- Dental Materia Medica and Therapeutics;
- Dental Surgery and Pathology I.;
- Pathology and Bacteriology.

Fourth year—

- Orthodontia;
- Dental Surgery and Pathology II.;
- Dental Mechanics II.;
- General Medicine and Surgery as relating to Dentistry;
- Operative Dentistry;
- Prosthetic Dentistry.

- (a) Operative Dentistry to comprise gold, amalgam, and other fillings; the candidate may also be asked to perform or answer questions in regard to any other operations in ordinary practice.
- (b) Prosthetic Dentistry:—Specimen pieces of the various classes of mechanical work, including crown and bridge work, shall, if so required by them, be constructed according to the instructions of the examiners.

N.B.—The candidate may be required, in the practical examination, to use his own material and small instruments; the larger, such as a lathe, vulcaniser, and chair will be provided by the Board.

Text Books:—As prescribed from time to time by the Western Australian College of Dental Science and Perth Dental Hospital Inc.

The examination to be held in the month of November in each year. Application in writing on the Form detailed in the Third Schedule must be made to the Registrar and the examination fee paid not later than the 31st day of October.

Any apprentice candidate who has submitted to and failed to pass the examination held in November shall be entitled to again submit himself at a supplementary examination to be held in the February immediately following. Application in writing on the Form detailed in the Fourth Schedule must be made to the Registrar and the examination fee paid not later than the 31st day of January.

25. The Certificates, Diplomas, or Degrees prescribed by the Board under Section 3, paragraph (a) of "The Dentists Act Amendment Act, 1920," are such of the following as have been obtained after due study and examination, viz.:—

A Degree of Dental Surgery, Dental Science or Dental Medicine of any University in the United Kingdom or of—The University of Harvard; or of The University of Michigan; or of The University of Pennsylvania; or of The North-Western University of Chicago.

25A. Every person applying for registration on the ground that he is the holder of a degree of dental surgery or dental science, or dental medicine of the University of Harvard, or of the University of Michigan, or of the University of Pennsylvania, or of the North-Western University of Chicago, must in the month of November, but at no other time, sit for and in due course pass such an examination as the Board may from time to time prescribe. Until otherwise prescribed such examination shall be in the same subjects as from time to time may be prescribed under Rule 24 for the fourth year examination of apprentices.

If a candidate at such examination fails in one theory subject only, but not otherwise, he may be permitted re-examination in that subject at a supplementary examination, to be held in the following February.

Apprentices.

26. No person shall act as an apprentice to a dentist unless and until he has complied with Rule 27 and—

- (a) has entered into written articles of apprenticeship with a dentist executed on or between the first day of December in any year and the thirty-first day of March next succeeding and on or between no other dates; and
- (b) has within one calendar month after the execution thereof (and not later) produced such articles to and obtained the approval thereof by the Board; and
- (c) has within one calendar month of such approval and not later lodged with the Registrar a duplicate copy of such articles, to be retained by the Board, and had the articles duly registered.

And no service by an apprentice under articles shall be recognised or available, except from the date of the registration of the Articles of Apprenticeship.

27. No Articles of Apprenticeship shall be registered unless and until the apprentice therein named shall have passed:—

- (a) an examination entitling the candidate to matriculation in the Faculty of Science at the Univer-

sity of Western Australia. If Physics be not one of the subjects passed at the Leaving Standard, then the candidate must have obtained a pass in that subject at the Junior Standard; or

- (b) an examination which in the opinion of the Board is equivalent to that prescribed in (a).

28. An apprentice whose Articles of Apprenticeship were registered before the first day of December, 1933, on making application to sit for the examination for third or fourth year apprentices, will be required to produce a certificate signed by the Superintendent of the Western Australian College of Dental Science and Perth Dental Hospital Inc., certifying that he has fulfilled the minimum surgical requirements of the said Hospital for Students for that particular year.

29. Apprentices whose Articles of Apprenticeship were registered after the first day of February, 1923, and before the first day of December, 1933, and who have passed the four annual examinations prescribed by the Board and are eligible for registration, shall be entitled to the Diploma of Dental Surgery of Western Australia and may use the letters Dip. D.S. after their names.

30. Apprentices whose Articles of Apprenticeship were registered on or after the first day of December, 1933, desiring to qualify for the Diploma of Dental Surgery of Western Australia, must comply with the following conditions, viz.:—

- (a) On making application to sit for the examination in any year, produce a certificate from the Superintendent of the Western Australian College of Dental Science and Perth Dental Hospital Inc., certifying that he has fulfilled the minimum requirements of the said Hospital for Students of that particular year;
- (b) Pass the four annual examinations;
- (c) Be eligible for registration as a Dentist in Western Australia.

31. Apprentices in each year must attend seventy-five per cent. of the lectures on each subject recognised by the Dental Board, otherwise they will not be eligible to sit for the examination prescribed in Rule 24.

32. Every apprentice candidate for the Practical Operative or Prosthetic Dentistry Examination who fails to obtain 60 per cent. of the marks allotted for any particular section must take a supplementary examination in that subject.

33. An apprentice, upon presenting himself for his final examination, shall be entitled to be examined under the syllabus in force at the time of the registration of his articles, provided he presents himself within two years of the completion of his articles.

34. An apprentice candidate failing in one subject may be permitted re-examination in that subject at the supplementary examination to be held in February, but if he fail in more than one subject he must be re-examined in all subjects.

Miscellaneous.

35. The Board may adopt a seal as the Common Seal of the Board.

Such seal shall be kept in the custody of the Registrar and deposited at the office of the Board.

Such seal shall be affixed by the Registrar, in the presence of the President of the Board, to any writing, when authorised by a resolution of the Board, and not otherwise.

36. The Board may from time to time appoint and may dismiss an examiner or examiners and pay such remuneration as the Board thinks expedient.

37. The fee specified in the Second Schedule shall be payable and paid to the Registrar in respect of the matters in such Schedule mentioned.

38. In or after the month of February in each year the Registrar shall publish in the *Government Gazette* a list of all dentists whose names are then entitled to be on the Register.

39. Any dentist having failed to make any annual payment prescribed by "The Dentists Act Amendment Act, 1889," may apply to the Board to have his name restored to the Register, and if the applicant pay all arrears and all fines as next mentioned, the Board may restore his name to the Register.

The fines payable shall be 10s. for each month or part of a month elapsing from the end of the month on which the first unpaid annual fee became payable by the applicant, but in no case shall the total amount of the fines exceed Ten pounds.

If a dentist who has failed to make any annual payment has within three calendar months after such failure given written notice to the Board that he intends to permanently cease practice then, if he satisfies the Board that he has not been practising since such notice, no fine shall be payable or paid by him if and when he subsequently applies to have his name restored to the Register.

40. All rules heretofore in force are hereby repealed.

THE FIRST SCHEDULE.

Form of Application.

I (name and address in full) hereby apply for registration under Section 3, Subsection..... of "The Dentists Act Amendment Act, 1920."

I have completed..... years' dental course, or have continuously practised dentistry for not less than four years at (here furnish places and dates)..... and enclose the following certificates, diplomas, and degrees.....

I arrived in this State on the..... day of....., and since then I have been residing at..... My age is..... years.

I enclose the registration fee of £10 10s., and (if applicant has to pass an examination) my Examination fee of £10 10s.; also license fee of £2 2s. (or proportionately less for a shorter term than the calendar year, with a minimum of 3s. 6d. for each month or fraction thereof).

Dated the..... day of..... 19.....

Signature of Applicant.....

THE SECOND SCHEDULE.

Fee for every annual or supplementary examination in 1st, 2nd, or 3rd year subjects—£3 3s.

Fee for every annual or supplementary examination in 4th year subjects—£5 5s.

Fee for every supplementary examination in one subject other than 4th year practical subjects—£1 1s.

Fee for every supplementary examination in one or both 4th year practical subjects—£5 5s.

Fee for every annual examination under Rule No. 25A—£10 10s.

Fee for every supplementary examination under Rule No. 25A—£5 5s.

Fee for registration as a dentist—£10 10s.

Fee for Certificate of Diploma of Dental Surgery of Western Australia—£1 1s.

THIRD SCHEDULE.

I hereby apply to sit for the Dental Examination prescribed for..... year students in Rule No. 24, and enclose herewith fee of..... guineas.

I have attended at least seventy-five per cent. of the lectures in each subject and have completed the minimum practical requirements of the Western Australian College of Dental Science and Perth Dental Hospital Inc. for the..... years.

Dated the..... day of..... 19.....

Signature of Applicant.....

Note:—Apprentices to dentists other than the Superintendent of the Western Australian College of Dental Science and Perth Dental Hospital Inc. may strike out the words "and have completed the minimum practical requirements of the Western Australian College of Dental Science and Perth Dental Hospital Inc. for the..... years" if necessary.

THE FOURTH SCHEDULE.

I hereby apply to sit for the Supplementary Dental Examination in..... for..... year students and enclose herewith the fee of..... guineas.

Dated the..... day of..... 19.....

Signature of Applicant.....

The foregoing Rules were duly made and prescribed at a meeting of the Dental Board of Western Australia held on the 9th day of August, 1935.

JAMES ALEXANDER CAMPBELL WILSON,
D.D.S., Penn., M.A.C.D., Vict.,
President.

WYNN NEEDHAM,
Registrar.

THE HEALTH ACT, 1911-33.

Resolution.

P.H. 1678/18; Ex. Co. No. 2643.

WHEREAS by Section 295 of "The Health Act, 1911-33," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority, under any of the provisions of the said Act, and that a Local Authority may of its own motion by resolution adopt the whole or any portion of such By-laws: And whereas Model By-laws have been prepared in accordance with the provisions of the said section and published in the *Government Gazette* on the 8th day of April, 1927, the 20th day of October, 1933, and the 5th day of October, 1934: Now, therefore, it is resolved and determined by the Pingelly Local Board of Health, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws be adopted for the Health District of Pingelly.

Dated this 3rd day of December, 1935.

J. S. WEBB,
Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 9th day of December, 1935.

EVERITT ATKINSON,
Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 12th day of December, 1935.

L. E. SHAPCOTT,
Clerk of the Council.

THE HEALTH ACT, 1911-33.

Amendment of By-laws.

M.H.D. 1257/30; Ex. Co. No. 2652.

WHEREAS under the provisions of "The Health Act, 1911-33," a Local Health Authority may make By-laws, and may amend, repeal, or alter any By-laws so made: Now, therefore, the Wiluna Road Board, being the Local Health Authority for the Health District of Wiluna, doth hereby make the following By-law:—

No person shall execute or undertake the execution of any of the following work within the Wiluna Townsite, without the written permission of the Local Health Authority being first had and obtained:—The collection, removal, and disposal of nightsoil, urine, liquid wastes, or septic tank effluent.

Dated this 27th day of November, 1935.

W. B. PHILIPPSON,
Chairman.
S. R. HEDDITCH,
Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 11th day of December, 1935.

EVERITT ATKINSON,
Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 18th day of December, 1935.

L. E. SHAPCOTT,
Clerk of the Council.

THE HEALTH ACT, 1911-33.

P.H. 308/19; Ex. Co. No. 2656.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint R. A. Dunne to be an Honorary Inspector under the provisions of Section 11 of "The Health Act, 1911-33."

EVERITT ATKINSON,
Commissioner of Public Health.

THE HEALTH ACT, 1911-33.

P.H. 813/35; Ex. Co. No. 2640.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the Geraldton Municipal Council being the Local Health Authority under the provisions of "The Health Act, 1911-33," under the borrowing powers conferred by its Local Governing Act, raising a special Loan for the purposes of the Outfall

Sewerage Scheme, which has been approved for the purposes of the said Act, notification of which appeared in the *Government Gazette* of the 29th November, 1935.

EVERITT ATKINSON,
Commissioner of Public Health.

THE HOSPITALS ACT, 1927.

P.H. 745/29; Ex. Co. No. 2641.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint, under the provisions of "The Hospitals Act, 1927," the following to be a Board for the Management and Control of the Youanni Hospital:—A. Moore, N. L. Woolf, Godfrey Carter, E. May, and V. Vivash: the designation of the Board to be the "Youanni Hospital Board."

P.H. 1050/28; Ex. Co. No. 2558.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Mrs. W. H. Evans to be a member of the King Edward Memorial Visiting and Advisory Board, vice Mrs. M. A. Waddell (deceased).

P.H. 200/29; Ex. Co. No. 2655.

HIS Excellency the Lieutenant-Governor in Council, under the provisions of "The Hospitals Act, 1927," has accepted the resignations of C. R. Hills and J. H. Williams as Members of the Ravensthorpe Hospital Board and has appointed in their stead C. J. Mitchell and T. M. Barrett for the period ending 31st July, 1936.

F. J. HUELIN,
Under Secretary.

WESTERN AUSTRALIAN GOVERNMENT.

Harbour and Light Department.

NOTICE TO MARINERS.

No. 6 of 1935.

(Positions are only approximate unless given in seconds.)

AUSTRALIA, WEST COAST—GERALDTON.

Alteration in position of Breakwater Light.

Former Notices: No. 1 of 1929 and No. 3 of 1934.

Position:

Latitude 28 deg. 47 min. S.

Longitude 114 deg. 36 min. E.

On breakwater on western side of entrance channel to Geraldton Harbour.

Remarks: On or about 10th December, 1935, the existing red A.G.A. flashing light will be moved approximately 560 feet north of its present position to a position near the end of the breakwater extension.

Charts affected:

No. 1725, Champion Bay.

No. 1723, Houtman Rocks.

Publication affected:

Australia Pilot, Vol. V., 3rd Edition, 1934.

K. G. FORSYTH,
Acting Manager.

Harbour and Light Department,
Fremantle, W.A.,

25th November, 1935.

APPOINTMENTS AND RESIGNATIONS.

Child Welfare Department,
Perth, 5th December, 1935.

C.W.D. No. 1507/22; Ex. Co. No. 2504.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Frank Ernest Meachem (Secretary Child Welfare Department) to be Collector for Inter-State Destitute Persons under Section 13 of "The Inter-State Destitute Persons Relief Act, 1912."

(Sgd.) J. J. KENNEALLY,
Minister for Child Welfare.

Workers' Homes Board,
Perth, 16th December, 1935.

THE undermentioned Lease under "The Workers' Homes Act, 1911-1928," has been forfeited for breach of covenant of the Lease:—

Lease No.	Name of Lessee.	Description of Land.	Town or Locality.
1286/1933	Carter, Fred- erick George	Lot 178, Duff street	Merredin.

Inserted by order of the Workers' Homes Board,

H. G. JARMAN,
Secretary.

LOST CASH ORDERS.

Department of Lands and Surveys,
Perth, 7th December, 1935.

Corr. 241/25, Vol. 3.

IT is hereby notified that the following Cash Orders have been lost; payment has been stopped and it is intended to issue fresh orders in lieu thereof:—

No. 2153; amount £2 6s. 7d.; drawn by D. M. McEwen in favour of E. Bishop.

No. 2180; amount £2 8s. 2d.; drawn by D. M. McEwen in favour of E. Bishop.

No. 2209; amount £2 6s. 4d.; drawn by D. M. McEwen in favour of E. Bishop.

A. R. T. BROWN,
Acting Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 16th December, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to set apart as Public Reserves the lands described in the Schedules below for the purposes therein set forth:—

1576/35.

WYNDHAM.—No. 21453 (Aboriginés).—Lot Nos. 412 and 446. (About 30a.) (Plan Wyndham Sheet 2.) 1754/35.

BILBARIN.—No. 21478 (Stock Yards).—Lot No. 55. (About 19a.) (Plan Bilbarin Townsite.)

A. R. T. BROWN,
Acting Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys,
Perth, 16th December, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the area and boundaries of the following Reserve being amended as described in the Schedule below, for the purpose therein set forth; the area and boundaries previously published in the *Government Gazette* being hereby cancelled:—

6555/24.

WITCHCLIFFE.—No. 20693 (Excepted from Sale).—Lots 18 and 24 (in lieu of Lots 16, 17, 18, 24 and 25). (2r. 11.3p.) (Plan Witchcliffe Townsite.)

A. R. T. BROWN,
Acting Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 16th December, 1935.

IT is hereby notified, for general information, that the undermentioned Lots are now open for Leasing, under the conditions specified, by public auction, as provided by "The Land Act, 1933," at the following capital unimproved value:—

Applications to be lodged at Kalgoorlie.

No. 9618/98.—NORSEMAN, Town, 913, 960, and 970, capital unimproved value £12 10s. each.

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

A. R. T. BROWN,
Acting Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 16th December, 1935.

IT is hereby notified, for general information, that the undermentioned Lots are now open for Sale, under the conditions specified, by public auction, as provided by "The Land Act, 1933," at the following upset prices:—

Applications to be lodged at Kalgoorlie.

No. 9618/98.—NORSEMAN, Town, 302 and 304, £10 each.

6417/09—LEONORA, Town 499; £12 10s. Subject to payment for improvements, if purchased by other than the owner of same.

5613/22—KALGOORLIE, Town 3116 (1r. 29.7p.), £80. Subject to payment for improvements at valuation.

Applications to be lodged at Perth,

No. 7535/10, Vol. 2.—YOUANMI, Town, 63, 72, and 88, £15 each; 62 and 89, £12 10s. each.

Applications to be lodged at Southern Cross.

No. 5992/14, Vol. 2.—WESTONIA, Town, 359, £15; 104, £10.

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

A. R. T. BROWN,
Acting Under Secretary for Lands.

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, 1933-1934," and its Regulations:—

COLLIE.

8th January, 1936, at 11 a.m., at the Court House—
‡Collie—Town 1416, 1r., £18.

GERALDTON.

8th January, 1936, at 3.15 p.m., at the District Lands Office—
‡Mullewa—Town 168, 169, 34.2p. each, £20 each.

LEONORA.

8th January, 1936, at 11 a.m., at the Mining Registrar's Office—
‡Leonora—Town \$499, 30p., £12 10s.; 588, about 1r. 2p., £12 10s.; 523, 1r., £12 10s.

MEEKATHARRA.

8th January, 1936, at 11 a.m., at the Mining Registrar's Office—
Meekatharra—Town \$407, 1r., £20; 616, 618, 622, 1r. each, £12 10s. each.

MOUNT MAGNET.

8th January, 1936, at 2 p.m., at the Mining Registrar's Office—
Youanmi—Town 76, 77, 1r. each, £10 each.
‡Youanmi—Town 151, 189, 199, 1r. each £25 each.

CUE.

8th January, 1936, at 11 a.m., at the Mining Registrar's Office—
‡Reedy—Town 133, 39.1p., £12 10s.

ORA BANDA.

8th January, 1936, at 11 a.m., at the State Battery Manager's Office—
Ora Banda—Town 74, 1r., £10; 75, 1r., £20; 90, 1r., £20; 79, 1r., £25.

KATANNING.

9th January, 1936, at 11 a.m., at the District Lands Office—
‡Woodanilling—*202, 3r. 8p., £10.

NORTHAM.

9th January, 1936, at 11.30 a.m., at the District Lands Office—
‡Beacon—Town 49, 39.1p., £15.
‡Mukinbudin—Town 63, 39.1p., £20
‡Wongan Hills—Town 41, 1r., £13.

PERTH.

10th January, 1936, at 11 a.m., at the Department of Lands and Surveys—

‡Rockingham—Town 53, 1a., £40.

SOUTHERN CROSS.

15th January, 1936, at 3 p.m., at the District Lands Office—

‡Moorine Rock—*50, 4a. 3r. 27p., £15.

‡Mount Palmer—Town 179, 180, 1r. each, £12 10s. each.

Southern Cross—Town 249, 2r. 39p., £10.

Marvel Loch—Town 136, 1r., £15.

NORSEMAN.

15th January, 1936, at 11 a.m., at the Police Station—

Norseman—Town 597, 598, 1r. each, £10 each.

‡Norseman—Town 962, 995, 1r. each, £12 10s. each.

WILUNA.

15th January, 1936, at 11 a.m., at the Mining Registrar's Office—

‡Wiluna—Town 1060, 1061, 1062, 1r. each, £25 each.

ALBANY.

16th January, 1936, at 2.30 p.m., at the District Lands Office—

‡Albany—Town 802, 1r. 0.7p., £20.

KALGOORLIE.

21st January, 1936, at 2 p.m., at the District Lands Office—

‡Boulder—Town (York street) 722, 1r., £10.

‡Kalgoorlie—Town (Lyllal street) 2299, 1r., £12 10s.; (Collins street) 114R, 1r., £12 10s.; (Plumer street) §2009, 1r., £20; (Coventry street) §3116, 1r. 29.7p., £80; (Hay street) 3027, 20p., £10; (Hobart street) 1921, 32p., £12 10s.; (Roberts street) 1202, 1211, 1r. each, £12 10s. each; (Boundary street) 1219, 1r., £12 10s.; 1871, 1872, 1r. 4p. each, £12 10s. each.

Comet Vale—Town 59, 1r., £12 10s.

Kanowna—Town 42F, 1r. 3p., £10.

*Suburban for cultivation.

‡Sold subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which this lot is made available shall not entitle the lessee now, or at any future time, to the right to convert same to fee simple.

‡The provisions of Clause 22 of the Regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

§Subject to payment for improvements if purchased by other than the owner thereof.

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. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

A. R. T. BROWN,

Acting Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Appointment of Trustees, Boyup Brook Cemetery.

Department of Lands and Surveys,
Perth, 16th December, 1935.

Corres. 7066/01.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, H. F. Grosse as a Trustee of the Boyup Brook Cemetery, vice G. B. Jones, who has left the District.

A. R. T. BROWN,

Acting Under Secretary for Lands.

PERTH LAND AGENCY—WITHDRAWAL NOTICE.

Department of Lands and Surveys,
Perth, 16th December, 1935

Corres. 2802/31. (Plan Herdsman Lake.)

IT is hereby notified, for public information, that all Herdsman Lake lots open for selection are hereby withdrawn from selection.

A. R. T. BROWN,

Acting Under Secretary for Lands.

THE PARKS AND RESERVES ACT, 1895.

By-laws Penguin Island Reserve.

Department of Lands and Surveys,
Perth, 16th December, 1935.

Corres. No. 833/16.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the following By-laws for the Control and Management of Reserve No. 17070 (Penguin Island).

1. The term "Board" in the By-laws shall mean the Reserves Board appointed under the provisions of "The Parks and Reserves Act, 1895," to control this reserve.

2. The term "permission" throughout these By-laws means permission in writing from the Board or its agent, first obtained.

3. Except as provided hereafter no person shall fell, cut, injure, or destroy any tree, shrub, or plant on this reserve, cut or remove without permission any dead wood or timber lying on this reserve, or damage or remove any rock or stone thereon or therefrom.

4. No person shall set fire to the bush on this reserve, nor light any fire without clearing or seeing that there is already cleared a sufficient break of at least ten feet radius to prevent the fire spreading. (See also Clause 20.)

5. No person shall post, stick, stamp, or affix in any way any notices or advertisements of any kind on the trees or rocks on this reserve, without permission.

6. No person shall enter or remain on this reserve who may offend against decency as regards dress, language, or conduct, or who is in a state of intoxication.

7. No person shall have or place on this reserve any cattle, horses, sheep, goats, pigs or other animals without permission.

8. The Board reserves the right to close any part of the reserve by posting notices, and no person, except workmen employed on this reserve, shall enter any such place.

9. No person shall carry, use, or discharge firearms on this reserve without permission.

10. No person shall take, kill, or remove any native game from this reserve without permission.

11. Camping is permitted subject to the following rules and regulations:—

12. Permits to erect camps for not more than four persons must be obtained from the Board or agent, whose decision as to the site to be occupied shall be final.

13. Permits will be issued only on payment in advance of the following fees:—Up to one week 2s. 6d., and 2s. 6d. for each succeeding week or part of a week.

14. Campers are prohibited from bringing any domestic animals such as horses, cows, goats, dogs, or fowls into camp without permission.

15. Campers must be decently clad and orderly, and on no account will be allowed to sublet the camp, or, in the event of campers desiring to leave the camp before the expiry of their permit, others desiring to occupy same must first obtain a permit from the Board or its agent.

16. Campers must keep their camping area free from rubbish and in a clean and sanitary condition at all times.

17. All campers must use the sanitary conveniences provided by the Board, and in the absence of such conveniences improvised arrangements must be such as are approved by the Board or agent.

18. The presence of green timber and foliage on any camping permit area in a damaged condition or broken rock will be held to be evidence that the permit-holder has done the damage, unless it was pointed out when he took over the area. (See Clause 3.)

19. Camping permits are issued only on the distinct understanding that they are revocable by the Board or agent at any time for breaches of any of the rules or regulations. All camp permits shall be reviewed at least once a month and extensions may be refused, at the discretion of the Board or agent.

20. Casual visitors to this reserve, etc., will not be charged any fees, but they are hereby prohibited from invading the area covered by camping permits.

21. No fires must be lighted on the camping areas except in places approved by the Board or agent.

22. Any person offending against any provisions of these By-laws shall forfeit and pay on conviction such sum as may be awarded, not exceeding Twenty pounds.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 12th day of December, 1935.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

LAND OPEN FOR PASTORAL LEASING

Under Part VI. of "The Land Act, 1933-1934."

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of "The Land Act, 1933-1934," on and after the date specified:—

THURSDAY, 2nd JANUARY, 1936.

PERTH LAND AGENCY.

Eastern Division.

Bulga and Ularring Districts (near Lake Barlee).

Corres. 4353/23. (Plans 42/300 and 35/300.)

Those areas of unsurveyed lands, containing about 6,479 and 29,602 acres; being the surrendered portions of H. O. and M. Killicoat's Pastoral Leases Nos. 3158/97 and 3132/97.

WEDNESDAY, 8th JANUARY, 1936.

PERTH LAND AGENCY.

North-West Division.

Pardu District (near Woroo Well).

Corres. 13720/01. (Plans 125 and 126/300.)

Those areas of unsurveyed lands, containing about 17,120, 4,850, and 19,100 acres, being N. E. Spry, J. W. Holden, and J. D. Macmillan's forfeited Pastoral Leases Nos. 2875/96, 3518/96, and 3258/96; subject to payment for improvements.

A. R. T. BROWN,
Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys.

Perth, 6th March, 1934.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of "The Land Act, 1933-1934," and the Regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Local Land Office for the district in which the land is situated, not later than the date specified, but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

The selector of a Homestead Farm from any location must take the balance thereof, if any, under Conditional Purchase.

All marketable timber, including sandalwood and mallet, is reserved to the Crown, subject to the provisions of Clause 18 of the Regulations.

SCHEDULE.

THURSDAY, 2nd JANUARY, 1936.

ALBANY LAND AGENCY.

Plantagenet District (about half a mile west of Mt. McLeod).

Corr. No. 666/34.

Open under Part V. (Plan 452C/40, D4.)

Location 3299, containing 19a. 0r. 11p., at 11s. per acre; classification page 22 of 666/34; subject to exemption from road rates for two years from date of approval of application, to timber conditions, and to the right of the Government to enter upon the land for the purpose of constructing and maintaining drains, free of compensation; being J. Bell's forfeited Lease 347/418.

Plantagenet District (about three miles north-east of Albany).

Corr. No. 4311/13.

Open under Part V. (Plan 451/80, E4.)

Location 3660, containing 160 acres, at 5s. per acre; classification page 4 of 4311/13; subject to exemption from road rates for two years from the date of approval of application; being G. Keane's forfeited Lease 19465/74.

Plantagenet District (about 8½ miles north-east of Albany, near Moates Lagoon).

Corr. No. 1374/31.

Open under Part V. (Plan 451/80, E & F4.)

Locations 4733 and 4690, containing 281a. 2r. 29p., at 6s. 6d. per acre; classification page 4 of 1374/31; subject to payment for improvements; being R. Howl's forfeited Leases 68/3347 and 74/1399.

BEVERLEY LAND AGENCY.

Avon District (about 11½ miles south-east of Aldersyde).

Corr. No. 2478/07.

Open under Part V. (Plan 378B/40, D1.)

Location 10470, containing 160 acres; subject to classification and pricing and to an existing Agricultural Bank mortgage; being R. W. Lindley's forfeited Lease 9091/74.

Avon District (near Corrigin).

Corr. No. 5535/21.

Open under Part V. (Plan 344/80, C3.)

Locations 21938 and 21949, containing 40a. 3r., at 11s. per acre; classification page 8 of 5535/21; subject to exemption from road rates for two years from date of approval of application; being W. H. Stephens' forfeited Lease 15504/68.

Roe District (about 19 miles north-east of Hyden).

Corr. No. 764/32.

Open under Part V. (Plan 346/80, C & D3.)

Location 1479, containing 1,268a. 2r. 2p., at 8s. 9d. per acre; classification page 2 of 350/28; subject to exemption from road rates for two years from date of approval of application; being A. and C. J. Dryden's forfeited Lease 68/3474.

BRIDGETOWN LAND AGENCY.

Nelson District (about 3½ miles north of Eulin Siding).

Corr. No. 4629/28.

Open under Part V. (Plan 415C/40, E3.)

Locations 2615 and 4349, containing 250 acres, at 6s. per acre; classification page 4 of 389/24; subject to exemption from road rates for two years from date of approval of application and to the conditions applying to land selection in this district; also subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being J. F. Simpson's forfeited Lease 68/545.

Nelson District (about 17½ miles east of Wilgarup).

Corr. No. 10753/11.

Open under Part V. (Plan 438D/40, C4.)

Location 7121, containing 100 acres, at 9s. 6d. per acre; classification page 6 of 10753/11; subject to payment for improvements and to the conditions applying to land selection in this district; being J. Muir's forfeited Lease 10590/56.

Nelson District (near Bibilup Siding).

Corr. No. 796/26.

Open under Part V. (Plan 439A/40, B1.)

Location 4037, containing 30a. 0r. 20p., at 18s. per acre; classification page 41 of 796/26; and Location 4038, containing 49a. 1r. 30p., at 14s. 6d. per acre; classification page 19 of 6205/25; subject to payment for improvements and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed; also subject to the conditions applying to land selection in this district; being B. Engebretsen's forfeited Leases 41766/55 and 24826/74.

BUNBURY LAND AGENCY.

Wellington District (about 2½ miles south-east of Cookernup).

Corr. No. 5026/28.

Open under Part V. (Plan 383D/40, B & C3.)

Location 4195, containing 200a. 0r. 29p., at 7s. 6d. per acre; classification page 17 of 5026/28; subject to payment for improvements and to the right of the Government to enter upon the land for the purpose of constructing and maintaining drains, free of compensation; being F. Hodgson's forfeited Lease 68/1652.

GERALDTON LAND AGENCY.

Victoria District (about four miles south-east of Whelarra).

Corr. No. 1921/35.

Open under Part V. (Plans 160C/40, D & E4; 157B/40, D & E1.)

Location 4041, containing 2,488a. 1r. 29p., at 5s. 3d. per acre; classification page 23 of 335/21; Location 7932, containing 2,475a. 0r. 20p., at 4s. per acre; classification page 9 of 311/23; Location 4139, containing 861a. 2r. 12p., at 4s. 6d. per acre; classification page 7 of 3279/21; and Location 4474, containing 98a. 1r. 33p., at 9s. per acre; classification page 6 of 3279/21; subject to existing Agricultural Bank and I.A.B. mortgages; being A. E. Etherton's cancelled application.

Victoria District (about five miles north-west of Tenindewa).

Corr. No. 1490/35.

Open under Part V. (Plan 156/80, B2.)

Location 4848, containing 989a. 1r., at 11s. 6d. per acre; classification pages 43 and 112 of 4262/21; subject to existing Agricultural Bank and Industries Assistance Board mortgages; being T. D. Bell's cancelled application.

Victoria District (about 8½ miles north-east of Perenjori).

Corr. No. 2406/35.

Open under Part V. (Plan 122/80, F2.)

Location 9315, containing 2,129a. 3r. 28p., at 5s. 6d. per acre; classification page 6 of 4610/28; subject to payment for improvements; being E. Faye's cancelled application.

Victoria District (about four miles south-east of Perenjori).

Corr. No. 259/27.

Open under Part V. (Plans 121/80, A4; 122/80, F4.)

Location 6322,† containing 1,175a. 3r. 24p., at 2s. 6d. per acre; classification page 4 of 259/27; and Location 8528,† containing 2,398a. 2r. 38p.; classification page 32 of 1835/27; has one holding; subject to an existing Agricultural Bank mortgage and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being G. L., H. A., and E. W. Bell's forfeited Leases 21390/68 and 23023/68.

NARROGIN LAND AGENCY.

Avon District (about eight miles east of Bullaring).

Corr. No. 84/32.

Open under Part V. (Plans 377A/40, C1; 377/80, D1.)

Locations 19791, 19795, and 26839, containing 1,859a. 1r. 2p., at 4s. 9d. per acre; classification page 10 of 5243/24; subject to payment for improvements; being G. W. Alcock's forfeited Leases 68/3565 and 74/1502.

Roe District (near Lake Camm).

Corr. No. 3255/28.

Open under Part V. (Plan 389/80, A1 & 2.)

Locations 1658 and 1377, containing 1,410a. 1r. 24p., at 7s. 6d. per acre; classifications page 31 of 3255/28 and page 2 of 583/28; subject to an existing Agricultural Bank mortgage; being J. P. Longton's forfeited Leases 68/305 and 74/239.

NORTHAM LAND AGENCY.

Avon District (about 7½ miles south-east of Wogarl Siding).

Corr. No. 961/35.

Open under Part V. (Plan 5/80, D & E3.)

Location 24130, containing 1,000a. 1r. 19p., at 9s. per acre; classification page 3 of 5118/23; subject to an existing Agricultural Bank mortgage and cropping lease expiring on 28th February, 1937; being R. Sweeting's forfeited Lease 347/758.

Avon District (about 10½ miles south-east of Wadderin).

Corr. No. 541/27.

Open under Part V. (Plan 5/80, D4.)

Location 25136, containing 982a. 2r. 14p., at 4s. 6d. per acre; classification page 5 of 541/27; subject to payment for improvements; being J. Thomson's forfeited Lease 22033/68.

Ninghan District (about two miles south-west of Mollerin).

Corr. No. 507/30.

Open under Part V. (Plan 65/80, E & F3.)

Locations 772 and 1244, containing 1,849 acres, at 5s. 6d. per acre; classification pages 13 and 53 of 4230/12, Vol. 2; subject to payment for improvements; being H. W. and M. P. Murphy's forfeited Lease 68/2396.

Ninghan District (about five miles south-west of Bunketch).

Corr. No. 1899/35.

Open under Part V. (Plan 65/80, A & B3.)

Location 1414, containing 981a. 3r. 2p., at 5s. 3d. per acre; also Locations 45 and 82, containing 1,001a. 0r. 27p., at 8s. 6d. per acre; classifications pages 72 and 71 of 3245/23; subject to an existing Agricultural Bank mortgage; being W. Aitken's cancelled application.

Avon District (three-quarters of a mile south-west of Koojeddah).

Corr. No. 8118/09.

Open under Part V. (Plan 2A/40, B1.)

Location 14738, containing 27a. 2r., at 13s. 6d. per acre; classification page 49 of 8118/09; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being W. Clarke's forfeited Lease 7578/56.

Avon District (5½ miles south-east of Cadoux).

Corr. No. 2500/27.

Open under Part V. (Plans 56/80, C2; 56D/40, C3.)

Locations 20661, 20662, and 26107, containing 2,196 acres, at 5s. 9d. per acre; classifications pages 24 and 25 of 4350/13, Vol. 1; subject to an existing Agricultural Bank mortgage; being C. H. McCallum's forfeited Leases 21998/68 and 68/3468.

Ninghan District (about six miles west of Burakin).

Corr. No. 4496/27.

Open under Part V. (Plan 65/80, A3.)

Locations 1401, 1407, and 1885, containing 2,000a. 0r. 38p.; subject to classification, pricing, and to an existing Agricultural Bank mortgage; being E. H. Murphy's forfeited Lease 22243/68.

Ninghan District (about 9½ miles north-west of Kalannie).

Corr. No. 3645/24.

Open under Part V. (Plans 64/80, F1; 88/80, A4; 65/80, A1; 89/80, F4.)

Location 1691, containing 1,264 acres, at 6s. per acre; classification page 25 of 2114/13; subject to payment for improvements; being J. P. Chong's forfeited Lease 18342/68.

Ninghan District (about three miles south of Dalgouring).

Corr. No. 159/29.

Open under Part V. (Plan 66/80, D3.)

Location 2820, containing 2,972a. 2r. 23p., at 2s. per acre; classification page 6 of 159/29; subject to payment for improvements; being E. W. Clayden's forfeited Lease 68/1596.

PERTH LAND AGENCY.

Victoria District (about 1½ miles north of Gunyidi).

Corr. No. 2789/29.

Open under Part V. (Plan 90/80, D3.)

Location 8353, containing 2,119a. 2r. 1p., at 2s. 6d. per acre; classification page 7 of 4023/26; subject to payment for improvements; being J. F. Thomas' forfeited Lease 68/1786.

Swan District (about 5½ miles south-east of Wannamal).

Corr. No. 1833/35.

Open under Part V. (Plan 31/80, E3.)

Location 3265, containing 1,206a. 1r. 18p., at 2s. per acre; classification page 5 of 2651/30; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to exemption from road rates for two years from date of approval of application; also subject to timber conditions; being F. Edwardes' cancelled application.

Swan District (about nine miles east of Wannamal).

Corr. No. 1838/35.

Open under Part V. (Plan 31/80, E & F 2 & 3.)

Location 3268, containing 1,545a. 1r. 29p., at 2s. per acre; classification page 15 of 2851/30; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, to timber conditions, and to exemption from road rates for two years from date of approval of application; being A. L. Reilly's cancelled application.

Swan District (about nine miles south-east of Wannamal).

Corr. No. 1839/35.

Open under Part V. (Plan 31/80, E & F3.)

Locations 3269 and 3271, containing 1,992a. 2r. 24p., at 2s. per acre; classification page 18 of 2659/30; also Location 3283, containing 2,976a. 2r., at 2s. per acre; classification page 10 of 2692/30; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, to timber conditions, and to exemption from road rates for two years from the date of approval of application; being W. A. Reilly's cancelled application.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 5½ miles south of Warrachoppin).

Corr. No. 1940/35.

Open under Part V. (Plan 35/80, D & E2.)

Location 776, containing 1,028a. 1r. 32p., at 8s. 6d. per acre; classification page 7 of 6789/25; subject to an existing Agricultural Bank mortgage and to mining conditions; being H. L. Marsh's cancelled application.

Yilgarn District (about six miles south-west of Baladjie).

Corr. No. 4005/26.

Open under Part V. (Plan 36/80, A1.)

Location 988, containing 1,012a. 2r. 1p., at 11s. 6d. per acre; classification page 11 of 427/26; subject to existing Agricultural Bank and I.A.B. mortgages and to mining conditions; being W. G. W. Hearn's forfeited Lease 42012/55.

Yilgarn District (about eight miles north of Noongaar).

Corr. No. 3957/27.

Open under Part V. (Plan 36/80, A & B3.)

Location 1092, containing 1,203a. 1r. 15p., at 4s. 3d. per acre; classification page 7 of 3957/27; subject to exemption from road rates for two years from the date of approval of application, and also subject to mining conditions; being W. H. Warren's forfeited Lease 22340/68.

Yilgarn District (about 2¾ miles north of Nulla Nulla).

Corr. No. 2794/28.

Open under Part V. (Plan 36/80, B3.)

Locations 1109, 1291, and 1316, containing 1,856a. 2r. 28p., at 4s. per acre; classifications pages 41 and 42 of 2794/28; subject to exemption from road rates for two years from date of approval of application and to G.W.S. Firewood conditions; being R. W. Murray's forfeited Leases 68/2377 and 74/961.

WAGIN LAND AGENCY.

Roe District (about 5½ miles east of Lake Biddy).

Corr. No. 2487/25.

Open under Part V. (Plan 388/80, B2 & 3.)

Locations 107 and 659, containing 1,189a. 3r. 24p., at 10s. 3d. per acre; classification page 1 of 5929/22; subject to existing Agricultural Bank, wire netting, and I.A.B. mortgages, and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements which may be resumed; being T. E. Bell's forfeited Leases 41479/55 and 24620/74.

Roe District (near Lake Magenta).

Corr. No. 2715/28.

Open under Part V. (Plan 406/80, D3.)

Location 1253, containing 1,183a. 3r. 29p., at 5s. per acre; classification page 23 of 2715/28; subject to payment for improvements; being J. R. Blight's forfeited Lease 68/2105.

WEDNESDAY, 8th JANUARY, 1936.

ALBANY LAND AGENCY.

Denmark Estate (about two miles west of Denmark).

Corr. No. 5422/20.

Open under Part V. (Plan 452C/40, D4.)

Location 422, containing 98 acres, at 12s. 6d. per acre; classification page 10 of 5422/20; subject to an existing Agricultural Bank mortgage and to the conditions applying to this estate; being D. F. O'Sullivan's forfeited Lease 38190/55.

BEVERLEY LAND AGENCY.

Avon District (near Noombling).

Corr. No. 14576/02.

Open under Part V. (Plan 378A/40, A1.)

Location 25897, containing 133a. 1r. 29p., at 5s. 3d. per acre, excluding survey fee; classification page 49 of 14576/02.

Avon District (about two miles north-west of Lomos).

Corr. No. 1143/25.

Open under Part V. (Plans 344/80, A3; 343C/40, F3.)

Locations 23390 and 19541, containing 869a. 0r. 11p. and 473a. 0r. 32p. respectively, at 6s. 3d. per acre; classification page 63 of 1143/25; subject to an existing Agricultural Bank mortgage and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being G. Schaars' forfeited Leases 19048/68 and 19238/68. This cancels the notice which appeared in the *Government Gazette* of the 8th March, 1935, relating to these blocks.

BUNBURY LAND AGENCY.

Wellington District (near Hamilton Mills).

Corr. No. 340/33.

Open under Part V. (Plan 411B/40, D2.)

Location 4418, containing 31a. 0r. 15p., at £1 per acre; classification page 12 of Corres. 340/33; subject to the usual timber conditions and available only to the holders of adjoining land.

Harvey A.A. District (about 3½ miles north-west of Wagerup).

Corr. No. 6434/08.

Open under Part V. (Plan 383A/40, B2.)

Locations 237 and 236, containing 53a. and 52a. 1r. respectively; subject to classification and pricing and to payment for improvements; being A. D. Mayall's forfeited Leases 20818/55 and 6533/56.

GERALDTON LAND AGENCY.

Victoria District (about two miles north-east of Curara).

Corr. No. 2468/26.
Open under Part V. (Plan 156B/40, E1 & 2.)
Location 4384, containing 840a. 2r. 5p., at 11s. 6d. per acre; classification page 64 of 12620/09; also Locations 5712 and 5713, containing 1,428 acres, at 8s. per acre; classification page 9 of 3394/12 and page 10 of 3143/26; subject to existing Agricultural Bank and I.A.B. mortgages and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; also A.B. cropping lease expiring 28th February, 1936; being T. C. Pickering's forfeited Leases 41908/55 and 20544/68.

Victoria District (about nine miles north-east of Koolanooka).

Corr. No. 1168/32.
Open under Part V. (Plan 122/80, E1.)
Locations 6310, 7749, and 9470, containing 3,514a. 1r. 25p., at 6s. per acre; classification page 25 of 12063/11 and page 18 of 3396/24; subject to payment for improvements; being A. Webb's forfeited Leases 68/3595 and 74/1520.

KATANNING LAND AGENCY.

Kojonup District (eight miles east of Broomehill).

Corr. No. 3785/25.
Open under Part V. (Plan 417D/40, C4.)
Location 3351, containing about 55 acres; subject to survey and pricing.

NARROGIN LAND AGENCY.

Roe District (about nine miles east of Wardercarrin).

Corr. No. 7492/22.
Open under Part V. (Plan 387/80, E1.)
Locations 160 and 638, containing 997a. 1r. 5p., at 10s. 3d. per acre; classification page 2 of 4391/22; also Location 901, containing 241a. 3r. 4p., at 7s. 3d. per acre; classification page 6 of 2891/26; subject to an existing Agricultural Bank mortgage; being R. G. McCallum's forfeited Leases 39749/55, 23149/74, and 20927/68.

Williams District (about 1½ miles west of Wardering).

Corr. No. 1192/33.
Open under Part V. (Plan 385B/40, E1.)
Location 10674, containing 160 acres, at 6s. per acre; classification page 32 and page 34 of 9378/11; also Locations 10673 and 10675, containing 396a. 1r. 19p., at 3s. 6d. per acre; classification page 5 of 307/22; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application and to mallet conditions; being A. W. Jenaway's forfeited Leases 68/4028 and 68/3848.

NORTHAM LAND AGENCY.

Avon District (about three miles north-west of Kununoppin).

Corr. No. 5577/21.
Open under Part V. (Plan 34/80, C1.)
Location 11950, containing 502 acres, at 8s. 3d. per acre; classification page 59 of 5780/08, Vol. 1; subject to payment for improvements; being A. L. Campbell's forfeited Lease 14610/68.

Avon District (about 2½ miles south-east of Elabbin).

Corr. No. 1450/27.
Open under Part V. (Plan 34/80, F3.)
Location 15203, containing 772 acres, at 7s. 6d. per acre; classification page 52 of 6315/09, Vol. 2; subject to payment for improvements; being A. W. E. Roberts' forfeited Lease 22170/68.

Avon District (about 11 miles north-east of Bungulla).

Corr. No. 1507/23.
Open under Part V. (Plan 25/80, A1 & 2.)
Locations 16415 and 16400, containing 1,160 acres; subject to classification and pricing and to existing Agricultural Bank and I.A.B. mortgages; being A. E. S. Smidt's forfeited Leases 16583/68 and 23339/74.

Avon District (about five miles east of Jura).

Corr. No. 166/33.
Open under Part V. (Plan 5/80, A1.)
Location 19326, containing 1,949a. 2r. 7p., at 6s. per acre; classification page 1 of 810/13; subject to exemption from road rates for two years from date of approval of application; being C. Jaken's forfeited Lease 68/3801.

PERTH LAND AGENCY.

Swan District (near Jandabup Lake).

Corr. No. 571/29.
Open under Part V. (Plan 1A/40, B1.)
Location 1792, containing 160 acres, at 5s. 3d. per acre; classification page 3 of 3259/20; subject to exemption from road rates for two years from date of approval of application; being C. Nunan's forfeited Lease 74/627.

Swan District (about 4½ miles north-west of Bullsbrook).

Corr. No. 810/14.
Open under Part V. (Plan 28/80, C4.)
Location 2723, containing 160 acres, at 5s. per acre; classification page 6 of 810/14; subject to exemption from road rates for two years from date of approval of application; being H. Nicol's forfeited Lease 20099/74.

Victoria District (about eight miles east of Gunyidi Siding).

Corr. No. 4614/29.
Open under Part V. (Plan 90/80, E3.)
Location 5837, containing 160 acres, at 10s. per acre; classification page 21 of 981/13; subject to exemption from road rates for two years from date of approval of application; being J. A. Cox's forfeited Lease 55/1744.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about five miles south-west of Boodarockin).

Corr. No. 4009/26.
Open under Part V. (Plan 36/80, A1.)
Location 990, containing 1,110a. 0r. 14p., at 10s. per acre; classification page 13 of 427/26; subject to an existing Agricultural Bank mortgage and to mining conditions; being W. J. Milne, A. Marsh, and S. Chapman's forfeited Lease 42028/55.

Yilgarn District (about 10½ miles north of Boddalin).

Corr. No. 5948/26.
Open under Part V. (Plans 35/80, F2 & 3; 36/80, A2 & 3.)
Location 1004, containing 2,820a. 1r. 2p., at 5s. 6d. per acre; classification page 27 of 427/26; subject to an existing Agricultural Bank mortgage and to mining conditions; being F. M. McDonald's forfeited Lease 21186/68.

Yilgarn District (about three miles north-west of Moorine Rock).

Corr. No. 2397/32.
Open under Part V. (Plan 36/80, B & C 3 & 4.)
Location 1329, containing 241a. 3r. 9p., at 4s. per acre; classification page 5 of 2397/32; and Location 1273, containing 1,622a. 1r. 27p., at 4s. per acre; classification page 10 of 4305/28; subject to payment for improvements, if any, and to exemption from road rates for two years from date of approval of application, also subject to G.W.S. Firewood conditions; being L. S. Dewar's forfeited Leases 68/3951 and 68/3745.

WAGIN LAND AGENCY.

Roe District (about four miles east of Newdegate).

Corr. No. 5320/22.
Open under Part V. (Plan 388/80, C3 & 4.)
Location 117, containing 999a. 3r. 29p., at 8s. per acre; classification page 40 of 5320/22; subject to existing Agricultural Bank, wire netting, and I.A.B. mortgages, and cropping lease expiring 28th February, 1937, and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being F. N. Sherry's forfeited Lease 39473/55.

Williams District (about two miles south-west of Beenong).

Corr. No. 1866/35.

Open under Part V. (Plan 387/80, D3.)

Location 9524, containing 908a. 2r. 24p., at 10s. per acre; classification page 16 of 5146/12; and Location 12261, containing 400a. 0r. 36p., at 8s. per acre; classification page 15 of 4624/23; subject to existing Agricultural Bank and wire netting mortgages; being W. A. M. Trevenen's cancelled application.

Williams District (near Dellyanine).

Corr. No. 5580/23.

Open under Part V. (Plan 409D/40, B3.)

Locations 14073 and 14079, containing 31a. 3r. 18p.; also Locations 14080 and 14072, containing 16a. 0r. 17p.; subject to classification and pricing and to exemption from road rates for two years from date of approval of application; being A. A. Madden's forfeited Leases 17254/68 and 1319/57.

THURSDAY, 9th JANUARY, 1936.

BRIDGETOWN LAND AGENCY.

Preston Agricultural Area (near Brookhampton).

Corr. No. 1387/34.

Open under Part V. (Plan 414A/40, C2.)

Location 315, containing 11 acres; subject to pricing and to the usual timber reservation conditions.

Cumdinup Repurchased Estate.

Nelson District (about nine miles south-east of Jarrahwood).

Corr. No. 6374/19.

Open under Part V. of "The Land Act, 1933-34," as modified by Part VIII. (Plan 414D/40, B & C4.)

Location 7996, containing 290a. 0r. 32p.; purchase money—£212; half-yearly instalments for the first five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£4 15s. 5d.; to civilians, at 6 per cent. per annum—£5 7s. 3d.; half-yearly instalments over the balance, including principal and interest:—to returned soldiers, at 4½ per cent. per annum—£5 18s. 2d.; to civilians, at 6 per cent. per annum—£7 1s. 4d.; subject to an existing Agricultural Bank mortgage; being E. B. Savage's forfeited Lease 36619/55.

Sussex District (about four miles east of Karridale Siding).

Corr. No. 1298/34.

Open under Part V. (Plan 440D/40, B & C4.)

Location 2667, containing 194a. 3r. 12p., at 10s. per acre; classification page 7 of 2155/31; subject to exemption from road rate for two years from date of approval of application, also subject to timber conditions and to the conditions applying to land selection in this district; being R. Richards' forfeited Lease 347/490.

Sussex District (about 10 miles east of Narawary Siding).

Corr. No. 2369/32.

Open under Part V. (Plan 440A/40, C2.)

Location 3645, containing 155a. 3r. 31p., at 9s. 9d. per acre; subject to the condition that all marketable timber is reserved to the Crown, to the conditions applying to land selection in this district, and to exemption from road rates for two years from the date of approval of application; being F. Otter's forfeited Lease 55/2451.

Wellington District (near Capel).

Corr. No. 9826/01.

Open under Part V. (Plan 413B, F1.)

Location 422, containing 15a. 0r. 19p.; subject to classification and pricing; Reserve 8069 (Quarry—Gravel) is hereby reduced.

A. R. T. BROWN,
Acting Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 23 of "The Land Act 1898," and/or Section 32 of "The Land Act, 1933-34," for non-payment of rent or other reasons.

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

Baker, V. W.; 5781/153; Muntadgin 24; £4 8s. 1d.; 5948/27; Muntadgin.
Brown, O. J. P.; 1279/41A; Wellington District; £8 10s. 0d.; 5036/30; 411D/40, BC 3 & 4.
Clarke, J. M.; 3117/812; Wiluna 817; £0 12s. 0d.; 2660/33; Wiluna.
Dennison, E. E.; 68/3664; Avon 23047, 17793; £12 1s. 4d.; 971/32; 25/80, B 1 & 2.
Flanagan, W. E.; 314/109; Nelson District; £10 10s. 0d.; 1075/31; 488B/40, E2.
Frost, H. E.; 347/888; Williams 12081, 12123; non-compliance with conditions; 1975/35; 386D/40, B & C4.
Guides, Florence; 5068/153; Leonora 499; £0 10s. 0d.; 6417/09; Leonora.
Halden, A. R.; 1312/57; Kojonup 7841; abandoned; 5129/23; 437/40, A3.
Holland, Alfred; 1251/41A; Reserve 16847; £5 5s. 0d.; 14344/03; Wagin.
Lenton, T. A.; 68/699; Ninghan 2611; £36 0s. 7d.; 2580/27; 65/80, B2.
Leo, Thomas; 5896/153; Kukerin 82; £2 12s. 6d.; 3539/29; Kukerin.
Low, Harry; 5535/153; Billarieay; £5 0s. 0d.; 4598/22; 345/80.
McCullagh, B. J.; 1097/41A; Reserve 17847; £36 0s. 0d.; 4044/21, Kalamunda.
McCullagh, B. J.; 5641/153; Bickley 61; £24 0s. 0d.; 2885/26; Bickley.
McCullagh, B. J.; 1738/152; Canning; £24 0s. 0d.; 6491/25; 1C/40, D4.
Mitchell, John; 1216/57; Avon 21988; non-compliance with conditions; 1715/22; 343D/40, A3.
Morrow, S. W.; 8817/51; Greenmount 427; £5 8s. 4d.; 1539/33; Greenmount.
Nicholls, W. J.; 1844/153; Narrogin 948; £3 12s. 0d.; 9391/13; Narrogin.
Ramsay, W. J.; 17044/68; Victoria 7912; abandoned; 7370/22; 126B/40, F1.
Ramsay, W. J.; 16755/68; Victoria 7933; abandoned; 510/23; 126B/40, F1.
Randall, J. H.; 19274/68; Avon 24091; non-compliance with conditions; 1721/25; 23/80, F4.
Salvaire, Peter; 347/677; Avon 20108, 18314; non-compliance with conditions; 2781/34; 56D/40, A3.
Staden, Leon; 22418/68; Ninghan 2597; non-compliance with conditions; 2067/27; 65/80, D4.
Staden, Leon; 25821/74; Ninghan 2884; non-compliance with conditions; 5711/27; 65/80.
Trigwell, James; 68/510; Avon 16254; £9 12s. 8d.; 4977/28; 27D/40, B4.
Walker, George; 21985/68; Williams 10774; non-compliance with conditions; 3164/27; 407/80, B1.
Walker, George; 25814/74; Williams 13285; non-compliance with conditions; 5425/27; 407/80, B1.
Wilmott, P. E. S.; 21694/47; Bridgetown 804; £20 5s. 0d.; 2494/33; Bridgetown.

A. R. T. BROWN,
Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Department of Lands and Surveys,
Perth, 20th December, 1935.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under Section 17 of "The Public Works Act, 1902," for the purpose of new Roads, that is to say:—

York.

L. & S. 5797/00; M.R. 33/35.

No. 30: Deviation:—A strip of land, one chain wide (widening at its commencement and terminus), leaving the present road on the western boundary of Gwamby-gine Estate Lot 36, 1 chain 57.9 links from its south-west corner and extending (as shown Diagram No. 58445) Northward through the said lot to rejoin the old road on its western boundary.

Widening:—those portions of Reserve No. 8125 and Avon Location q bounded by lines commencing on the eastern side of the present road on the western boundary of said reserve 4 chains 62.4 links from its north-west corner and extending (as shown Diagram No.

58445) 168deg. 8min. 5 chains 78.2 links and 165deg. 19min. 6 chains 13.7 links to rejoin said side of old road; thence northward along the eastern side of the old road to the starting point.

Deviation:—A strip of land, one chain wide, leaving the present road in Avon Location q near the 9-Mile Post and extending (as shown O.P. No. 4777) southward through the said location to rejoin the old road in same near the 10-Mile Post.

Widening:—that portion of Avon Location o bounded by lines commencing on the eastern side of the present road 347deg. 12min. 7 chains 65.5 links and 330deg. 33 min. 19 chains 48.7 links from its intersection with the south-eastern boundary of the said location and extending (as shown O.P. No. 4777) 327deg. 56min. 9 chains 96.9 links, 329deg. 55min. 12 chains, 334deg. 15min. 3 chains 78.3 links to the eastern side of the old road; thence south-eastward along said side of old road to the starting point.

Deviation:—A strip of land, one chain wide, leaving the present road in Avon Location o at its junction with the eastern side of the Great Southern Railway reserve near the 12-Mile Post and extending (as shown on Plan No. 4777) northward through the said location to rejoin the old road in same.

1a. 1r. 12.2p. being resumed from Gwambygine Estate Lot 36.

5a. 3r. 6.7p. being resumed from Avon Location q.

3a. 2r. 28p. being resumed from Avon Location o. (Plan 2C/40, E 3 & 4.)

Mingenew.

6097/27.

No. 8159: Deviation of part and extension:—A strip of land one chain wide (widening in parts), leaving the present road in Lot M 289 of Victoria Location 1905 and extending (as shown O.P. 5190) northward through the said lot and Location 1908 to the south boundary of Reserve No. 900; thence northward and westward through Reserve No. 900 and westward through said Location 1908 to the east boundary of Location 1901; thence north inside and along part of the east boundary of said Location 1901 to its north-east corner.

1a. 2r. 10.3p. being resumed from Victoria Location 1905.

31a. 1r. 25p. being resumed from Victoria Location 1908.

16a. 3r. 0p. being resumed from Victoria Location 1901. (Plan 127/80, D 2 & 3.)

Corrigin.

960/22.

No. 9570:—A strip of land, one chain wide, leaving a surveyed road at the south-west corner of Avon Location 12324 and extending (as shown on Diagram No. 55793) east inside and along its south boundary to a surveyed road at its south-east corner.

5a. 2r. 30p. being resumed from Avon Location 12324. (Plan 344/80, B2.)

Armadale-Kelmescott.

4062/09.

No. 9571:—A strip of land, one chain wide, its northern side commencing on the east boundary of Canning Location 33, 12 chains 95.9 links south from the south-west corner of Location 523 and extending 236deg. 47 min. 84.7 links, 214deg. 47min. 1 chain 60.3 links, 254 deg. 2min. 2 chains 94.3 links; thence 288deg. 17min. 2 chains 67.9 links to join the southern side of Road No. 183.

3r. 30p. being resumed from Canning Location 33. (Plan 341B/40, E1.)

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

By order of His Excellency the Lieutenant-Governor,

M. F. TROY,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

WHEREAS G. J. Scott, being the owner of land over or along which the undermentioned road in the CRANBROOK Road District passes, has applied to the Cran-

brook Road Board to close the said road, which is more particularly described hereunder, that is to say:—
3391/16.

C. 243:—The surveyed road passing through Nelson Locations 3685 and 7137; from Road No. 8405 on the south boundary of the former location, to a surveyed road on the north boundary of the latter location. (Plan 443/80, F1.)

WHEREAS A. De Marchi and T. J. Clune, being the owners of land over or along which the undermentioned road in the CHITTERING Road District passes, have applied to the Chittering Road Board to close the said road which is more particularly described hereunder, that is to say:—
1631/35.

C. 244:—The surveyed road along the east boundaries of Lots 5 and 6 of Lot M1361 of Swan Location 1371 and part of the north boundary of the latter lot and the east boundary of Lot M1460; from Road No. 8122 at the south-east corner of the first-mentioned lot to Road No. 5365 at a north-east corner of the last-mentioned lot. (Plan 28/80, D1.)

WHEREAS E. F. Hick and A. J. King, being the owners of land over or along which the undermentioned road in the DENMARK Road District passes, have applied to the Denmark Road Board to close the said road, which is more particularly described hereunder, that is to say:—
8766/19.

D. 232:—The whole of Road No. 6293 passing along the east boundary of Denmark Estate Lot 391; from its north-east corner to a surveyed road at its south-east corner. (Plan 452C/40, E4.)

WHEREAS K. G. McKay Aberdeen and S. S. J. Jenkins, being the owners of land over or along which the undermentioned road in the DRAKESBROOK Road District passes, have applied to the Drakesbrook Road Board to close the said road, which is more particularly described hereunder, that is to say:—
1972/35.

D. 234:—The surveyed road passing along the south and part of the west boundary of Murray Location 927; from a surveyed road at its south-east corner to Road No. 1811 at a north-east corner of Location 806. (Plan 383A/40, C1.)

WHEREAS P. O'Neill and P. J. McCarthy, being the owners of land over or along which the undermentioned road in the NORTHAM Road District passes, have applied to the Northam Road Board to close the said road, which is more particularly described hereunder, that is to say:—
9610/04.

N. 252:—That portion of Road No. 2008 passing along the south-western boundary of Avon Location 1768, part of the north-western and the south-western boundary of Lot 10 of Avon Location P4 (L.T.O. Plan No. 1047), and the south-western boundary of Lot 11; from a surveyed road at the western corner of said Location 1768 to the southern corner of said Lot 11. (Plan 27C/40, D3.)

WHEREAS the Honourable the Minister for Lands, being the owner of land over or along which the undermentioned road in the WEST ARTHUR Road District passes, has applied to the West Arthur Road Board to close the said road, which is more particularly described hereunder, that is to say:—
1919/23.

W. 538:—That portion of Road No. 6963 bounded by lines commencing at the south-east corner of Reserve 873 and extending north 4 chains 2 links along part of its east boundary; thence 90deg. 15min. 5 chains 28.5 links and 162deg. 10min. 4 chains 22.8 links to the north boundary of Williams Location 44 and west along said boundary to the starting point. (Plan 409A/40, A2.)

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

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

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

It is hereby notified that the said roads are closed.
Dated this 20th day of December, 1935.

A. R. T. BROWN,
Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Closure of Road.

WE, L. E. Walker and W. E. M. Starr, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Mundaring Road Board to close the said portion of road, viz.:—

Mundaring.

4013/21.

M. 352:—That portion of Road No. 6531 passing along the south boundaries of Lots 167 to 172, inclusive, of Swan Location 16 (L.T.O. Plan 1833); from Road No. 9258 at the south-west corner of the first-mentioned lot to a western side of the Eastern Railway Reserve at the south-east corner of the last-mentioned lot. (Plan 1C/20, N.W.)

L. E. WALKER.
W. E. M. STARR.

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

H. ROBINSON,
Chairman Mundaring Road Board.

5th September, 1935.

THE ROAD DISTRICTS ACT, 1919-1933.

Closure of Road.

WE, F. H. Blechynden, H. E. Blechynden, and D. H. Forbes, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Beverley Road Board to close the said portion of road, viz.:—

Beverley.

2004/35.

B. 414:—The surveyed road along the south-western boundary of Beverley A.A. Lot 121; from a surveyed road at its western corner to its southern corner. (Plan 343A/40, A1.)

D. H. FORBES.
F. H. BLECHYNDEN.
H. E. BLECHYNDEN.

I, Francis McDonald, on behalf of the Beverley Road Board, hereby assent to the above application to close the road therein described.

F. McDONALD,
Chairman Beverley Road Board.

14th December, 1935.

THE ROAD DISTRICTS ACT, 1919-1933.

Closure of Roads.

WE, W. E. A. Heal and H. C. Doncon, being the owners of land over or along which portions of roads hereunder

described pass, have applied to the Beverley Road Board to close the said portions of roads, viz.:—

Beverley.

1403/16.

B. 407:—That portion of Road No. 972 passing along part of the south-eastern boundary of Avon Location 7578 and through Location 8079; from the north-east corner of Reserve 16412 to a surveyed road on a north-eastern boundary of said Location 8079.

Also the surveyed road (part being portion of Road No. 2499) passing through Avon Location 8079 and along the south-western and south-eastern boundaries of Location 6015 and part of the south-western boundary of Location 9236; from Road No. 421 on the northernmost boundary of the first-mentioned Location, to the southern corner of the last-mentioned location. (Plan 3D/40, E4.)

H. C. DONCON.
W. E. A. HEAL.

I, F. McDonald, on behalf of the Beverley Road Board, hereby assent to the above application to close the roads therein described.

F. McDONALD,
Chairman Beverley Road Board.

12th December, 1935.

LOST CASH ORDER.

Forests Department,
Perth, 17th December, 1935.

IT is hereby notified, for general information, that Cash Order 132076, drawn on the 5th December, 1935, by W. T. Moriarty in favour of A. G. McEvoy, for an amount of £4 2s. 3d., has been lost; payment has been stopped and it is intended to issue another Cash Order in lieu.

S. L. KESSELL,
Conservator of Forests.

LOST CASH ORDERS.

Agricultural Bank,
Perth, 16th December, 1935.

THE undermentioned Cash Orders, drawn by the Agricultural Bank at places named, have been reported lost and payment of same has been stopped; it is proposed to issue fresh Cash Orders in lieu thereof:—

C/O No. 30625, value £6 6s. 9d., in favour of H. F. Trevenen, drawn at Geraldton on 17th June, 1935;

C/O No. 36219, value £20 5s., in favour of G. E. A. Wright, drawn at Geraldton against W.G.R. 59/1934.

W. GROGAN,
General Manager.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
1935.		1935.	
Dec. 3	Cranleigh School—Sale of (8584)	(2.30 p.m. on Tuesday) 24th December ...	Contractors' Room, Perth; and Court Houses, Southern Cross and Merredin, on and after the 10th December, 1935.
Dec. 3	Mendels School—Sale of (8585)...	24th December ...	Contractors' Room, Perth; Court House, Geraldton, and Police Station, Mullewa, on and after the 10th December, 1935.
Dec. 4	Gwalia School—Purchase and Removal of Classroom (8586)	24th December ...	Contractors' Room, Perth; Public Works Department, Kalgoorlie, and Police Station, Gwalia, on and after the 10th December, 1935.
		1936.	
Dec. 17	Perup Road School—Purchase (8587)	(2.30 p.m. on Tuesday) 14th January ...	Contractors' Room, Perth; Court House, Bumbury, and Police Station, Manjimup, on and after the 24th December, 1935.
Dec. 17	Onslow (Beadon) Hospital—Additions (8588)	21st January ...	Contractors' Room, Perth; P.W.D. Office, Port Hedland; P.W.D. Office, Carnarvon, and Resident Engineer's Office, Onslow, on and after the 24th December, 1935.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works and Labour," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

C. A. MUNT,
Under Secretary for Works.

TENDERS ACCEPTED.

Department of Works and Labour,
Perth, 12th December, 1935.

THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance, Name of Contractor, Description of Contract, Amount.

1/11/35—Mortimore & Thompson, Claremont:—Bridgetown Hospital, Additions (8570), £3,661.

1/11/35—E. H. Martin, East Perth:—Cunderdin—Erection of Pumper's Quarters (8573), £627.

8/11/35—G. J. Fairbanks, North Perth:—Laverton—Erection of Mining Registrar's Quarters (8574), £713.

12/1/35—A. J. Wildy, Kalgoorlie:—Kalgoorlie Hospital—Alterations and additions (8576), £1,658 10s.

18/11/35—Ivan Turich, Gwalia:—Gwalia School—Purchase and removal (8575), £53.

11/12/35—E. Ward, South Perth:—Mundaring Weir—Forests Department, 4 Type 8 Cottages (8579), £1,322 16s.

12/12/35—Sampson and Kempin:—Canning Bridge—Erection of new school (8581), £1,066.

By order of The Hon. the Minister for Works and Labour.

C. A. MUNT,
Under Secretary Works.

THE ROAD DISTRICTS ACT, 1919-34.

Road Board Elections.

Department of Works and Labour,
Perth, 19th December, 1935.

IT is hereby notified, for general information, in accordance with Section 92 of "The Road Districts Act, 1919-34," that the following gentlemen have been elected Members of the undermentioned Road Board, to fill the vacancies shown in the particulars hereunder:—

Road Board.	Date of Election.	Member Elected :		Ward.	Occupation.	How vacancy occurred : (a) Effluxion of time. (b) Resignation. (c) Death.	Name of previous Member.	Remarks.
		Surname.	Christian Name.					
Belmont Park	1935. Dec. 14	Garvey ...	Thomas Laurence	East ...	Horse trainer	Dissolution of Board	Garvey, T. L. ...	Unopposed.
Do.	do.	McLachlan ...	Donald ...	do. ...	Storekeeper	do.	McLachlan, D. ...	do.
Do.	do.	Duncan ...	George Henry ...	Central ...	Farmer ...	do.	Duncan, G. H. ...	do.
Do.	do.	Mann ...	John James ...	do. ...	Manager ...	do.	Mann, J. J. ...	do.
Do.	do.	Gerring ...	John Charles ...	West ...	Jeweller ...	do.	Gerring, J. C.	
Do.	do.	Faulkner ...	Patrick John ...	do. ...	Farmer ...	do.	Faulkner, P. J.	
Do.	do.	Rowe ...	Albert Ernest ...	do. ...	do. ...	do.	Rowe, A. E.	
Do.	do.	Forster ...	Clive Manning ...	South ...	Storekeeper	do.	No previous member	Unopposed.
Do.	do.	Wagstaff ...	Frederick Henry	do. ...	Farmer ...	do.	do. do.	do.

C. A. MUNT,
Under Secretary for Works.

THE ROAD DISTRICTS ACT, 1919-34.

Wongan-Ballidu Road District—Alteration of Boundary with Dowerin Road District.—Notice of Intention.

Department of Works and Labour,
P.W. 527/34. Perth, 30th November, 1935.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of "The Road Districts Act, 1919-34," and all other powers enabling him in this behalf, to sever that portion of the Wongan-Ballidu Road District described in the Schedule hereto and annex it to the Dowerin Road District.

Plans showing the proposed alteration may be seen at the Local Government Office, Department of Works and Labour, Perth.

Schedule.

All that piece and parcel of land bounded:—On the northward by a line commencing at the north-west corner of Avon Location 18315 and extending eastward along the north boundaries of Avon Locations 18315, 20108, 18314, 19412-19414 (inclusive), and 12797 to the north-east corner of the last-mentioned location; on the eastward and southward by a line commencing at the north-east corner of said Location 12797 and extending southward to and southward and westward along part of the District boundary to the south-west corner of Location 24916; on the westward by a line commencing at the last-mentioned point and extending north along the west boundary of said Location 24916, east along part of the south boundary of Location 18309 and the south boundary of Location 26188; thence north along

west boundaries of Locations 26188, 18309, 18310, 18312, and 18315 to the starting point. (Plan 56/80, A. and B. 2, 3 and 4.)

(Sgd.) C. A. MUNT,
Under Secretary for Works.

THE ROAD DISTRICTS ACT, 1919-34.

South Perth Road District.

Alteration of District boundary.

Department of Works and Labour,
P.W. 1672/35. Perth, 10th December, 1935.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of "The Road Districts Act, 1919-1934," and all other powers enabling him in this behalf, to annex to the South Perth Road District all that outlying land described in the Schedule hereto:—

Schedule.

All that area bounded by lines commencing on the present District boundary near the south-western side of the Mill Point Jetty and extending south-westward and southward along the north-western and western sides of a retaining wall (as shown O.P. 5197) to a point 3.5 links northward from the production westward of the northern side of Richardson street; thence to and along the present District boundary to the starting point.

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

(Sgd.) C. A. MUNT,
Under Secretary for Works.

THE ROAD DISTRICTS ACT, 1919-34.

By-laws for the Control and Management of the Mechanics' Institute, Shark Bay.

P.W. 1345/26.

WHEREAS by "The Road Districts Act, 1919-34," the Road Board of any District is empowered to make By-laws for all or any of the purposes mentioned in the said Act: And whereas the Shark Bay Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act and of every authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

1. In the construction of these By-laws, subject to the context—

"Board" shall mean the Shark Bay Road Board.

"Secretary" means the secretary for the time being of the Shark Bay Road Board.

"Hall" means the Mechanics' Institute, Shark Bay.

"Caretaker" means the caretaker of the hall duly appointed by the Board.

2. Application for the hire of the hall or verandah or furniture shall be made in writing to the secretary not less than twenty-four hours before the time that such hall, verandah, or furniture is required, and shall state the time and the purpose for which the hall, room, verandah, or furniture is required.

3. The name and place of abode of the actual and responsible person or persons hiring the hall, verandah, or any room or furniture, shall be given in the application for the hire of the hall, verandah, room, or furniture.

4. The application for the hire of any furniture shall state the precise locality to which the said furniture is to be removed; and the Board, when granting the use of any furniture, may fix the date and hour when such furniture shall be returned to the hall. When any furniture has not been returned to the hall at the stated date and hour, then the Board may forthwith have the furniture returned at the hirer's expense.

5. The rent of the hall, verandah, or any room or furniture shall be paid with each application, and may vary for the use required, and shall be fixed by the Board from time to time.

6. The Board at any time may demand that the hirer shall, prior to the term of engagement, deposit an amount estimated to cover any damage that might occur during the term of engagement.

7. Any person or persons having hired the hall or verandah or any room or furniture shall give up possession promptly at the time agreed upon, and shall leave the hall or any room and verandah clean and fit for other occupation, and the furniture in good condition and in its normal position.

8. The Board reserves the right to refuse to hire the hall or verandah or any room or furniture to any applicant for the hire of same, without assigning any reason for such refusal.

9. The Board may at any time cancel any agreement made for the hiring of the hall or verandah or any room or furniture.

10. In the event of two or more applications being made for the hire of the hall or verandah or any room or furniture for the same date and hour, the Board may, without considering priority of application, decide to which applicant the hire of the hall or verandah or any room or furniture shall be granted.

11. The hirer of the hall or verandah or any room shall comply with the provisions of the Health Act, Entertainments Tax Act, and any other Act in force for the time being applicable to such hiring and use of hall or verandah or any room. If in the opinion of the Board all the necessary actions have not been taken to comply with the provisions of the aforementioned Acts, the Board may at any time prior to or during the term of an engagement, forbid and prevent the use of the hall or verandah or any room.

12. In the event of the use of the hall or verandah or any room being forbidden or prevented under the last preceding By-law, the hirer shall forfeit the full amount payable for the hire of the hall or verandah or any room as if the hire had been duly fulfilled, and the Board shall not be responsible for any loss or damage incurred by the hirer.

13. No fermented or spirituous liquors shall be brought into or consumed in the hall or verandah or any room, except when permitted by the Board in writing.

14. No person shall smoke any tobacco, cigar, cigarette, or objectionable substance, nor strike or otherwise ignite any light in the hall or any room during any ball or public entertainment, or at any gathering of persons in the said hall or in any room, whether such persons have been admitted by the payment of money or otherwise, except at any banquet or smoke social where those present comprise men only.

15. No person shall in any part of the hall or verandah or any room—(a) use profane or improper language; (b) enter or be allowed to enter whilst intoxicated; (c) be guilty of any misbehaviour whatsoever; (d) damage, mark or deface any wall or any part of the hall or verandah or any room (any person who does, permits or suffers such damage shall be liable to pay the costs of all such damage in addition to any penalty imposed by these By-laws); (e) stand, loiter, or cause any obstruction whatsoever. Any person so doing shall immediately disperse, on being requested to do so by the hirer, the secretary, the caretaker or other duly authorised officer of the Board, or police constable, whether in uniform or otherwise.

16. No offensive impersonations or representations of living persons, or anything calculated to produce a disturbance, riot, or breach of peace shall be permitted in the hall or verandah or any room.

17. No encouragement shall be given to improper characters to assemble in the hall or verandah or any room.

18. Skating will not be permitted under any consideration.

19. Children under ten years of age must be under responsible supervision when in the hall or verandah or any room.

20. The hirer of the hall or verandah or any room shall maintain and keep good order and decent behaviour in such hall or verandah or room, and shall be solely and entirely responsible for the carrying out of these By-laws and for any damage done to the buildings, fixtures, fittings, furniture or crockeryware, and shall pay such damages as shall be assessed by the Board. Any article of crockeryware not accounted for or in cracked or broken condition shall be paid for at current rates or prices.

21. The secretary, caretaker, or other duly authorised officer of the Board, or police constable when dressed in uniform or otherwise, shall be permitted to have free ingress to the hall or verandah or any room at all times during the term of engagement, and every facility shall be given them for enforcing these By-laws.

22. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be liable on conviction to a penalty not exceeding Twenty pounds for every such conviction.

Passed by resolution of the Shark Bay Road Board at a meeting held on the 17th day of August, 1935.

(Sgd.) H. J. SPAVEN,
Chairman.

(Sgd.) J. S. SEARLE,
Secretary.

Recommended—

(Sgd.) JAS. J. KENNEALLY,
Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 18th day of December, 1935.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-34.

Mount Margaret Road Board.

P.W. 1358/25.

WHEREAS by "The Road Districts Act, 1919-34," the Board of any Road District is empowered to make By-laws for all or any purpose in the said Act mentioned, the Mount Margaret Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

1.—Hawkers.

(a) No person shall hawk any fruit, fish, vegetables, drapery, softgoods, hardware, or any other articles of merchandise within any part of the Board's District without first obtaining a license from the Board.

(b) Any person who trades or travels on foot, or with any vehicle or animal, or carries to sell or expose or offer for sale within the Board's District any of the articles or things above named, shall be deemed to hawk the same.

(c) No license shall be granted to any person to hawk in the Townsites of Laverton, Morgans, Burtville, and the business and residential areas of Beria any articles of merchandise, with the exception of fish, fruit, vegetables, drinks, cooked meats, or confectionery.

(d) Provided that nothing contained in this section shall apply to any person or persons paying rates or liable to pay rates for any shop or store carrying on the usual business, trade, or delivery trade or delivery of goods therefrom, and which is registered under the Shops and Factories Act.

A Hawker's License shall be in the Form No. 1 in Schedule A attached hereto.

(e) The fees to be paid for licenses issued to hawkers shall be as set forth in Schedule B attached hereto.

(f) Every license granted under the By-laws shall remain in force for the period stated therein only.

2.—Stall-Keepers.

(g) No person shall keep or conduct any movable or temporarily fixed stall in or near any streets, recreation grounds, or reserves within the Board's District for the sale of any fruit, fish, vegetables, meat, or any other articles of merchandise, unless he shall be the holder of a current license from the Board entitling him so to do.

(h) Every license granted under the By-laws shall remain in force for the period stated therein only.

(j) A Stall-keeper's License shall be in the Form No. 2 in Schedule C attached hereto.

(k) The fees to be paid for licenses issued to stall-keepers shall be as set forth in Schedule D attached hereto.

3.

Every person who wishes to obtain a Hawker's or Stall-keeper's License shall apply to the secretary therefor, stating the term and kind of merchandise for which he desires to be licensed.

The granting or refusing of a license shall be in the absolute discretion of the Board and, when granted, shall not be transferable. The Board may refuse to grant a license for any reason it may see fit.

4.

Every hawker shall, whilst hawking, and every stall-keeper shall, whilst using or occupying his stall, carry his license with him, and shall at all times produce the same on demand to any officer of the Board, or to a police officer.

5.

The secretary or other officer appointed by the Board, or any officer of the Police Force, may demand from and require of any individual committing or suspected of committing any offence against or breach of these By-laws, his name and address, and every person who shall refuse or neglect to give his name and address when required so to do shall be liable to a penalty not exceeding £5.

6.

Every person offending against any provision of this By-law shall forfeit and pay for each offence a sum not exceeding £20.

Schedules.

MOUNT MARGARET ROAD BOARD.

Form No. 1.

SCHEDULE A.

Hawker's License.

License No..... Amount of fee paid £.....
, of....., is hereby
 licensed to hawk....., within the Mount
 Margaret Road Board District, with a.....,
 during the month ending....., 19 , subject
 to the provisions of the By-laws for the time being in
 force in the Mount Margaret Road District.

Dated the.....day of....., 19 .

.....
 Secretary.

SCHEDULE B.

Fees to be paid for a Hawker's License.

For every hawker with a hand basket, tray, wheelbarrow, or handcart, motor vehicle, or vehicle drawn by horse or other animal—Five shillings (5s.) per month.

MOUNT MARGARET ROAD BOARD.

Form No. 2.

SCHEDULE C.

Stall-Keeper's License.

License No..... Amount of fee paid £.....
, of....., is hereby
 licensed to keep and conduct a stall during the month
 ending....., 19 , for the sale of.....,
 to be situated....., subject to the provisions
 of the By-laws for the time being in force in
 the Mount Margaret Road District.

Dated this.....day of....., 19 .

.....
 Secretary.

SCHEDULE D.

Fees to be paid for a Stall-Keeper's License.

For every stall, per week, Five shillings (5s.).

Passed by resolution of the Mount Margaret Road Board on the 12th day of October, 1935.

T. H. HARRIS,
 Chairman.

H. BUCK,
 Secretary.

Recommended—

(Sgd.) H. MILLINGTON,
 Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 21st day of November, 1935.

(Sgd.) L. E. SHAPCOTT,
 Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-32.

Yilgarn Road Board.

Notice of Intention to Borrow—Proposed Loan of £3,500.

NOTICE is hereby given that the Yilgarn Road Board proposes to borrow the sum of £3,500, to be expended on works and undertakings in the Yilgarn Road Board District, the said works and undertakings being erection and furnishing of a Town Hall in Southern Cross.

The plans and specifications, and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the Office of the Yilgarn Road Board, situate Southern Cross, for one month from the publication hereof, between the hours of 10 a.m. to 12 noon and 1 p.m. to 5 p.m. on week days, except Saturdays, and on Saturdays from 10 a.m. to 12 noon.

The amount of £3,500 is proposed to be raised by the sale of Debentures, repayable with interest by fifty equal half-yearly instalments over a period of twenty-five years after the date of issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding 4½ per centum per annum, payable half-yearly. The amount of the said Debenture and interest thereon is to be paid at the Office of the Yilgarn Road Board, Southern Cross.

Dated this 13th day of December, 1935.

JAMES NUNN,
 Chairman.

N. F. HAYNES,
 Secretary.

THE MUNICIPAL CORPORATIONS ACT, 1906.

City of Perth Building By-law—No. 39.

P.W. 357/24.

IN pursuance of the powers in that behalf contained in Parts VIII. and XV. of "The Municipal Corporations Act, 1906," the Lord Mayor and Councillors of the City of Perth doth hereby make the following By-law:—

PART 1—INTRODUCTORY.

1. This By-law is divided into Parts as follows:—

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Repeal.

2. All By-laws heretofore made by the Municipal Council of the City of Perth with reference to the matters hereinafter contained are hereby repealed.

Interpretation Clause.

3. In the construction of this By-law, unless the context otherwise requires,—

(a) The word "Act" shall mean "The Municipal Corporations Act, 1906," and any amendments of the said Act.

(b) The several words mentioned in the sixth section of "The Municipal Corporations Act, 1906," shall have the same meaning as is attached to such words by the said section, and the several words mentioned in the third section of the Health Act shall have the same meaning as is attached to such words by the said section.

(c) The word "Building" shall mean any structure erected for the purpose of shelter from the weather, either set on the ground or built into the ground, and which is surrounded by walls, or supported partially or wholly on posts, and of open sides, provided it remains on the site where it is placed or constructed.

(d) The expression "Foundation," applied to a wall having footings, shall mean the solid ground or artificially formed supports on which the footings of the wall rest.

(e) The expression "Footings" shall mean the extra spread of wall between the base of the wall and the foundation.

(f) The expression "Bressummer" shall mean a metallic or concrete girder which carries a wall.

(g) The expression "Base" applied to a wall having footings shall mean the underside of the course immediately above the footings, or, in the case of a wall carried by a bressummer, above such bressummer.

(h) "Main Wall" shall mean that part of an external or party wall which is above the footings.

(i) "Curtain Wall" shall mean that part of an external wall which is built between the piers and on the footings, or on a bressummer; provided that no curtain wall shall exceed eighteen feet or more than one storey in height, and on each storey the curtain wall shall be supported independently of the curtain wall below it.

(j) "Partition Wall" shall mean an interior wall of brick, stone, or concrete, the concrete being either plain or reinforced.

(k) "Partition" shall mean a temporary or easily removable structure, made of panel work, wood, framing covered with metal or other similar material used for the subdivision of spaces inside a building.

(l) The expression "Ground Storey" shall mean the storey of a building to which there is an entrance from the outside on or near the level of the ground, and where there are two such storeys, then the lower of the two: Provided that no storey of which the upper surface of the floor is more than four (4) feet below the level of the adjoining pavement shall be deemed to be the ground storey.

(m) The expression "Basement Storey" shall mean any storey of a building which is under the ground storey.

(n) The expression "First Storey" shall mean that storey of a building which is next above the ground storey, the successive storeys above the first storey being the second storey, the third storey, and so on to the topmost storey.

(o) The expression "Topmost Storey" shall mean the uppermost storey of a building, the ceiling of which is not more than two feet above the lower edge of the tie-beam of the roof or the top side of the wall-plate.

(p) The expression "External Wall" shall mean the outer wall, when under a main roof, or the outside wall of a habitable room, or the outer wall of the main building.

(q) The expression "Party Wall" shall apply to every wall built or used as a separation of any building from any other building such buildings being owned and/or occupied by different persons.

(r) The expression "Cross Wall" shall mean a wall used or constructed to be used in any part of its height as an inner wall of a building for separation of one part from another part of a building, that building being wholly in or being constructed or adapted to be wholly in one occupation.

(s) The expression "Party Fence Wall" shall mean a wall used or constructed to be used as a separation of adjoining lands of different owners, and standing on lands of different owners, and not being part of a building, but does not include a wall constructed on the land of one owner, the footings of which project into the land of another owner.

(t) The expression "Party Arch" shall mean an arch separating adjoining buildings, storeys, or rooms, belonging to different owners, or occupied or constructed, or adapted to be occupied by different persons, or separating a building from a public way or a private way leading to premises in another occupation.

(u) The expression "Party Structure" shall mean a party wall or other structure separating two buildings, when occupied as separate tenements and approached by different staircases or separate entrances from without.

(v) The expression "Height," in relation to any wall, shall mean the measurement taken from the level of the base of such wall to the level of the top of the parapet, or, where there is no parapet, to the level of the top of the external wall, or in the case of gabled buildings, to a level half-way between the base and the apex of such gable: Provided that where pediments are constructed above the top of the parapet or above the top of the wall, as the case may be, the height of the wall for the whole width of the pediment shall be measured from the base of the wall to a level half way between the base and the top of such pediment.

(w) The expression "Floor Area," applied to a building, shall mean the aggregate superficial areas of so many horizontal sections thereof as there are floors in the said building. The horizontal section of each floor shall be made at the point of its greatest surface dimensions, inclusive of external walls and of such portions of the party walls as belong to the building and also of all verandah and balcony floors, covered ways, and light courts.

(x) The expression "Square," applied to the measurement of the area of a building, shall mean the space of one hundred (100) superficial feet.

(y) The expression "Cubical Contents," applied to the measurement of a building, shall mean the space contained within the external surfaces of the walls and the ceilings of the topmost storey, or, where there is no such ceiling, the roof and upper surface of the floor of its lowest storey.

(z) The expression "Dwelling-house" shall mean a building used or constructed or adapted to be used wholly or principally for human habitation, not being a building the property of or occupied by or under the control or management of His Majesty's Government or any department thereof.

(aa) The expression "Domestic Building" includes a dwelling-house, suite of offices, or any other building, not being a public building or building of the warehouse class, or a building the property of or occupied by or under the control or management of His Majesty's Government or any department thereof.

(bb) The expression "Public Building" shall mean and include every building used as a church, chapel, or other place of public worship; also every building used for purpose of public instruction; also every building used as a college, public hall, hospital, public concert room, theatre, public exhibition room, or for any other public purposes, not being a building the property of or under the control or management of His Majesty's Government or any department thereof.

(cc) The expression "Building of the Warehouse Class" shall mean a warehouse, factory, manufactory, brewery, or distillery, or any other building exceeding in cubical contents one hundred and fifty thousand (150,000) cubic feet, which is neither a public building, nor a domestic building, nor a building the property of or occupied by or under the control or management of His Majesty's Government or any department thereof.

(dd) The expression "Residential Flat Building" shall mean a building containing two or more flats.

(ee) The expression "Shed" shall mean a building to be used solely and entirely as an adjunct to a dwelling-house or domestic building, for the purpose of storing miscellaneous articles connected with such dwelling-house or domestic building.

(ff) The expression "Inhabited," applied to a room, shall mean a room in which some person passes the night or which is used as a living room, including a room with respect to which there is a probable presumption (until the contrary is shown) that some person passes the night therein or that is used as a living room.

(gg) The expression "Habitable," applied to a room, shall mean a room constructed or adapted to be inhabited.

(hh) The expression "Building Owner" shall mean such one of the owners of adjoining land as is desirous of building, or such one of the owners of buildings, storeys or rooms, separated only from one another by a party wall or party structure, as does, or is desirous of doing a work affecting that party wall or party structure.

(ii) The expression "Adjoining Owner" shall mean the owner or one of the owners, and "Adjoining Occupier" shall mean the occupier or one of the occupiers of land, buildings, storeys or rooms adjoining those of the building owner.

(jj) "Surveyor" means the City Building Surveyor of the City of Perth, or an officer appointed to act as such for the time being.

(kk) "Engineer" means the City Engineer of the City of Perth, or any officer appointed to act as such for the time being.

(ll) "Non-inflammable Materials" shall mean the materials specified in Schedule 6 of this By-law.

PART 2—APPLICATIONS, PLANS, NOTICES.

4. Every person intending to erect any building or alter or add to any building within the Municipality of the City of Perth, shall, before commencing to erect, alter, or add to the same, make application in the form provided in Schedule 1 of this By-law, and deposit with the Building Surveyor two sets of drawings, showing the plans, elevations, and sections (with full details of structural steel work and reinforced concrete) of such proposed building, addition, or alteration, together with full and complete specifications in duplicate of the work proposed to be done. One set of such drawings and specifications shall remain in the office of the Building Surveyor as a permanent record. A locality plan, showing the position occupied or to be occupied by such building, shall at the same time be deposited with the Surveyor, which plan shall remain permanently in his custody. A plan showing the existing and any proposed storm-water drain used or to be used in connection with any new or additional building shall, at the same time, be deposited with the City Engineer, which plan shall remain permanently in his custody. All plans and drawings shall be prepared in the manner hereafter provided:—

(a) All drawings shall be in ink on drawing paper, tracing cloth, or sun print, of at least 15 inches by 22 inches in size. The drawings shall consist of complete plans of every storey, elevations of external fronts and one or more sections, transverse or longitudinal, showing heights of storeys, depths of foundations, level of ground, construction of walls, roofs, floors, etc., all clearly figured and dimensioned in feet and inches; also a locality plan showing location of proposed site, with cardinal or north point, showing the size and shape of the lot on which it is proposed to erect, alter, or make additions to the building, the position of the proposed building, and any building or buildings already on the lot, the relative levels of the lot with the street or way adjoining, and the position and size of any existing drains or sewers, and the position, size, depth, and gradients of all proposed drains or sewers, and the position of inlet traps and ventilators. All sizes and positions shall be figured and shown on the locality plan. Existing sewers shall be shown in black full lines and the existing storm-water drains by broken lines thus ----- . All proposed drains for sewerage shall be shown in green full lines and the proposed storm-water drains in red full lines.

(b) Existing buildings shall be coloured "blue" and proposed new buildings shall be coloured "pink" on the locality plan.

(c) The locality plan shall be drawn to a scale of sixteen feet to one inch. General drawings shall be drawn to a scale of not less than eight feet to one inch, and details to a scale of not less than four feet to one inch.

(d) When a block plan has already been lodged for the site, the insertion of the new additions or alterations will be sufficient. The existing plan can be seen at the City Building Surveyor's office.

(e) All plans, drawings and specifications must be signed by the building owner or his duly authorised agent.

(f) When plans are prepared the calculated amount of the superimposed or accidental load shall be indorsed on the various floor plans.

5. No person shall commence to erect, alter, or add to any such building until the City Building Surveyor shall have signified his approval of such plans and specifications by stamping the plans and specifications with his official stamp, showing the number of the application, the date of his approval, and his written signature.

6. On the approval of the City Building Surveyor being so given, and on payment of the prescribed fees, a license in the form of Schedule 2 to this By-law shall then be issued by the City Building Surveyor to the building owner or his agent.

7. The scale of fees, more particularly specified in Schedule No. 3 to the By-law, shall be the scale of fees to be paid by owners, builders, or other persons in respect of any orders, licenses, matters, and things required or permitted by the said Act or by this By-law.

8. No person who shall have obtained the approval of the Building Surveyor as provided for in Section 4 in respect of any building or alteration or addition shall, in the construction of such building or alteration or addition, depart from the plans or specifications which have been approved by the Surveyor without his consent in writing first had and obtained, and such alterations or departures from approved plans and specifications shall be drawn, described, and indorsed on and in the plans and specifications.

PART 3—GENERAL PROVISIONS, ALL BUILDINGS.

Sites and Foundations of Buildings.

9. No person who shall hereafter erect any house or building shall construct the foundation of any such house or building upon any site or portion of any site which shall have been filled in or covered with any material impregnated or mixed with faecal, animal, or vegetable matter, or which shall have been filled up or covered with dust or slop or other refuse, or upon which any such matter or refuse shall have been deposited,

unless and until such matter or refuse shall have been properly removed by excavation or otherwise from such site. Any holes caused by such excavation shall, if not used for a basement or cellar, be filled in with hard brick or dry rubbish or concrete, sand, or other material, to be approved by the Surveyor.

10. Every person who shall hereafter erect a building shall cause the foundations of the walls of such building to be formed on a bed of good concrete not less than nine inches thick and projecting at least four inches on each side of the lowest course of footings of such walls. If the site be upon a natural bed of gravel or sand, concrete may be omitted from the foundations of the walls.

The concrete shall be composed of clean gravel, broken hard brick properly burnt, ballast or other hard material well mixed with cement in the following proportions:— One part of cement to two parts of sand and four parts of stone.

General.

11. Any person converting a building of one class into a building of another class, or using a building of one class as a building of another class, shall comply with all conditions prescribed for such other class.

12. Every person who shall hereafter erect any building shall cause all the walls thereof, both external and internal, to be constructed of brick, stone, or other hard and incombustible substances, with the footings resting on the solid ground or on concrete or other solid substructure, or rolled steel or reinforced concrete joists of sufficient strength to carry the load and to the satisfaction of the City Building Surveyor: Provided that this clause shall not apply to partitions as defined by Clause 3 of this By-law.

13. Every person who shall hereafter erect, alter, or add to any building shall cause every wall erected in the course of such work which shall be constructed of brick, stone, or other similar substance to be properly bonded and solidly put together with mortar or cement, and shall not suffer the external face of any pier, bay between piers, or any other main wall of a building to be carried up otherwise than truly vertical without any overhanging whatsoever except as may be permitted under this By-law, Clause "Projections."

14. Every person who shall hereafter erect, alter, or add to any building shall cause every wall of such building erected in the course of such work, and which may be built at an angle with another wall, to be properly bonded therewith.

15. Every person who shall hereafter erect, alter, or add to any building shall construct every wall of such building erected in the course of such work (other than a wall carried on a bressummer) so as to rest upon proper footings. He shall cause the projection of the bottom of every wall on each side of the wall to be at least equal to one-half of the thickness of the wall at its base, unless an adjoining wall interferes, in which case the projection may be omitted where that wall adjoins. He shall also cause the diminution of the footing of every wall to be formed in regular offsets and he shall cause the height from the bottom of such footing to the base of the wall to be at least equal to two-thirds of the thickness of the wall at its base. Provided that in the case of domestic buildings of one storey, in the event of a wall being thickened four inches or more to carry a wall plate, the footings need not project in proportion to or in respect of such thickening: Provided that special arrangements and calculations shall be made for footings in the case of steel skeleton and reinforced concrete buildings, and in cases where the concentrated loads are transmitted directly to the footings: Provided that the provisions of this and the three preceding sections shall not apply to buildings erected in pursuance of a license granted under Section 308 of the Act and specified in Schedule 4 to this By-law.

16. For the purposes of this By-law the measurement of height of storeys and the height and length of walls shall be determined by the following rules:—

(1) The height of storeys shall be measured as follows:—

(a) The height of a topmost storey shall be measured from the level of the underside of its floor joists top to a level of the top of the parapet, or, if there be no parapet, up to the level of the under surface of the tie of the roof or other covering, or if there is no tie, or in the case of gables, then up to the level of half the vertical height of the rafters or other support of the roof.

(b) Pediments constructed on top of walls or on the top of parapets shall be included in the topmost storey, and the measurements of same shall be made in accordance with the rule laid down in Subsection (v) of the interpretation clause.

(c) The height of every storey other than a topmost storey shall be measured from a level of the underside of the floor joists of the storey up to the level of the underside of the floor joists of the storey next above it.

(2) Walls shall be deemed to be divided into distinct lengths by return walls.

The length of every wall shall be measured from the centre of one return wall to the centre of another, provided that such walls are external party or cross walls of the thickness required under this By-law and are bonded into the walls so deemed to be divided.

17. Every person who shall cause the underpinning of walls and chimneys shall cause such underpinning to be built with bricks or stone bedded in cement to the full thickness of the old wall or work, if underpinned in brick, and one-third thicker if underpinned in stone, and with proper footings or to an additional thickness if the increased height of the wall so requires, and shall cause such underpinning to rest on the solid ground or on concrete, or on other solid substructure as the foundation, and shall cause the whole to be executed to the satisfaction of the Surveyor.

18. Every person who shall thicken a wall shall cause such thickening to be executed with brick or stone in cement, or cement concrete, properly bonded to the old work to the satisfaction of the Surveyor: Provided that, in no case, shall any person thicken any wall except after notice served on the Surveyor of his intention so to do.

Description and Quality of the Substance of Walls.

19. Every person who shall hereafter erect a building, unless in compliance with a license granted under Section 308 of the Act, shall cause—

(a) the external and party walls of every such building, except in the case of concrete buildings, to be constructed of brick or stone;

(b) bricks to be at least eight and a half inches by four and one-quarter inches by two and three-quarters of good, hard, sound, well burnt quality; stone shall be free from vents, cracks, or large sandholes, and laid on its natural bed;

(c) similar material to be used in the portions of party and cross-walls below the level or surface of the ground and above the road, including the chimney stack. Cut bricks may be used in arches over recesses and openings in or for facings of external walls;

(d) all brick and stone work to be put together with lime mortar or with cement mortar. Lime mortar to be composed of freshly burnt lime and clean sharp sand, free from earthy matter, and mixed in the proportion of one part of lime to three parts of sand. Cement mortar to be composed of Portland cement, or other cement of equal quality, and clean sharp sand, free from earthy matter, mixed in the proportion of at least one part of cement to three parts of sand;

(e) every wall of such building to have a damp-course composed of materials impervious to moisture extending throughout its whole thickness at the level of the lowest floor above ground level, and in all parapet walls a similar damp-course immediately above the flashing of the gutter;

(f) every external wall or enclosing wall of all habitable rooms and their appurtenances, and of all cellars and areas which abut against the earth, to be protected by materials impervious to moisture;

(g) except as provided for in Section 85 of this By-law, all concrete used in the construction of walls to be composed of Portland cement, or other cement of equal quality, clean sharp sand, and of clean gravel or broken bricks, or stone or furnace clinkers and clean water, mixed in the following proportions:—One part of cement to two parts of sand and four parts of the coarse material broken sufficiently small to pass through a two-inch diameter ring. The proportion of the materials to be ascertained by careful measurement, and the first mixing, either by machine or hand, to be done dry before the water is added. The walls to be carried up regularly and in parallel frames of equal height, the surface of the concrete to be well rammed and to be properly cleaned for the next layer of concrete. The thickness of concrete walls to be equal at least to the thickness prescribed for brick walls.

Such portions of concrete party walls and chimney stacks as are carried above the roofs of buildings to be rendered externally with cement mortar.

Rubble Stone Walls.

20. Every person who shall hereafter use stone in coursed or random coursed rubble for the construction of any walls in the erection of any building shall cause the thickness of such stone walls to be at least one-third greater than is prescribed for brick, and such walls shall not in any case exceed twenty-five feet in height, nor be less than fourteen inches in thickness.

Party Walls.

21. Every person who shall hereafter construct a party wall shall cause such wall, if in a public building or a building of the warehouse class, to be carried up of a thickness equal to a thickness of such wall in the topmost storey, and if on any other building, to be carried up of a thickness of at least eight and a half inches—

(a) above the roof flat or gutter of the highest building adjoining thereto to such a height as will give a distance in a public building or a building of the warehouse class exceeding thirty feet in height of at least three feet, and in any other building, of fifteen inches measured at right angles to the slope of the roof, or fifteen inches above the highest part of any flat or gutter, as the case may be;

(b) above any turret, dormer, lantern-light or other erection of combustible material fixed upon the roof or flat of any building within four feet from such party wall so as to extend at least twelve inches higher and wider on each side than such erection;

(c) above any part of any roof opposite thereto and within four feet therefrom.

22. No person who shall hereafter erect a building shall make in any party wall any chase which shall be wider than fourteen inches nor more than four and a half inches deep from the face of such wall, nor shall leave less than eight and a half inches in thickness at the back or opposite side thereof, or which shall be within a distance of seven feet from any other chase on the same side of the wall or within thirteen inches from an external wall. No person shall make any chase in a wall of less thickness than thirteen inches.

Recesses and Openings in External Walls.

23. No person who shall hereafter erect a building shall make any recess or opening in any external wall of such building unless—

(a) the back of such recess or opening be at the least eight and a half inches thick, and

(b) the aggregate area of recesses and openings above the ground storey do not exceed one-half of the whole area of the wall of the storey in which they are made.

Recesses and Openings in Party Walls.

24. No person who shall hereafter erect a building shall make any recess or opening in any party wall of such building unless—

(a) the back of such recess or opening be at the least eight and a half inches thick, and

(b) over every recess so formed a R.S. joist of sufficient strength shall be inserted, or an arch of at least two rings of brickwork of the full depth of the recess be turned on every storey, except in the case of recesses formed for lifts; but where such recess does not exceed five inches in depth, corbelling in brick or stone may be substituted for the arching, and

(c) the aggregate area of all such recesses and openings does not exceed one-half the whole area of the wall of the storey in which they are made, and

(d) such recesses or openings do not come within thirteen inches of the inner face of the external walls.

Open and Closed Areas.

25. In the construction of gratings and frames over areas no person shall cause or allow any such gratings or frames, whether they be open frames or filled with slabs of glass or lenses, to extend beyond the building line on to the footway in any public street. The maximum length of any such grating or frame shall not exceed six feet, provided that—

(a) where more than one area grating or such other covering is permitted in the front of one house or building, the division between each shall be not less than nine inches, and shall be formed by a solid piece of hard stone not less than nine inches wide and nine inches deep, such stone to be securely pinned into or to rest upon the brickwork not less than six inches at each end, or by a slab of cement concrete nine inches wide and four inches deep resting on a steel joist securely fixed at each end or supported on steel brackets to the satisfaction of the Surveyor, or by a bearer of reinforced concrete; the supports in each case to be calculated to carry a superimposed load of one hundred and fifty pounds per square foot over an area of the full width of grating and of half the length of the frame on each side of the supporting beam; such curbs shall be fixed to the level of the footways, the gratings and frames shall be securely let into the kerbs, and be run with neat cement and not be permitted to open;

(b) the coverings over area where intended to be closed or filled with glass slabs shall be formed by iron gratings or frames, the bars shall not be more than three inches apart and fixed at right angles to each other; each bar shall have at least one square inch of sectional area, and the spaces between the bars shall be filled with glass at least one inch in thickness;

(c) no covering of any material or description shall be permitted over any area openings excepting those formed by iron frames filled with slabs of glass or lenses as before described, or Yorkshire flagging four inches thick, or reinforced concrete;

(d) where any area opening is placed in a right-of-way it shall be formed of two iron gratings and shall contain no slabs of glass or lenses and shall not project from the building line more than a distance of eighteen inches, and, in the case of a right-of-way which is used by vehicular traffic, it shall be raised from the level of such right-of-way at least four inches.

26. Every person who forms an entrance to a cellar or basement opening on to a street or way or public place shall cause the same to be formed in the wall, and no flap shall be open in any part of the footpath or road or way or public place; such opening shall be filled with a door of jarrah properly framed, or of iron gratings, and shall be hung to open outwards and shall not project when open more than eighteen inches from the building line, and shall be kept closed, except during the time that they are in actual use.

27. No person shall construct a staircase which leads from the ground floor to the basement and the entrance to which is from the outside of a building, unless such staircase shall be at least four feet from the street or way.

28. No person shall construct a lift well in any building unless the same be protected and made safe to the satisfaction of the Building Surveyor.

United Buildings.

29. No person shall cause any buildings to be united, except where such buildings are wholly in one occupation or constructed or adapted to be so.

(a) No person shall cause any building to be united if, when so united and considered as one building only, such buildings would not be in conformity with this By-law.

(b) No person shall make an opening in any party wall, or in two external walls dividing buildings, which buildings, if taken together, would contain more than two hundred and fifty thousand cubic feet, except under the following conditions:—

(1) Such opening shall not exceed in width seven feet, or in height eight feet, and such opening or openings if taken together shall not exceed one-half of the length of such party wall of such external walls on each floor of the building in which they occur.

(2) Such opening shall have the door jambs and head formed of brick, stone, or reinforced concrete, and be closed by two automatic wrought iron doors, each one quarter of an inch thick in the panel, at a distance from each other of the full thickness of the wall, fitted to rebated frames without woodwork of any kind or by wrought iron sliding doors or shutters properly constructed, fitted to grooved or rebated iron frames, or by other approved automatic fire-resisting doors

(3) If the thickness of the wall be not less than twenty-four inches, or the doors be placed at a distance from each other of not less than twenty-four inches, such opening may be nine feet six inches in height.

(c) Whenever any buildings which have been united cease to be in one occupation, the owner or owners thereof shall give notice to the Surveyor, and shall cause all openings in any party wall, or in any external walls uniting such buildings, to be stopped up with brick or stone work not less than thirteen inches in thickness (except in the case of a wall eight and a-half inches thick, in which case eight and a-half inches shall be sufficient) and properly bonded with such wall, and any timber not in conformity with this by-law placed in the wall shall be removed.

Bressummers.

30. Every person who shall hereafter erect a building shall cause every bressummer in any external, internal, or party wall to be of rolled steel, or iron, or reinforced concrete girder of approved strength, and to have a bearing in the direction of its length of at least six inches at each end upon a sufficient pier of brick or stone, or upon an iron storey post fixed on a solid foundation in addition to its bearing on any party wall or external wall, and he shall also cause such bressummer to have such other storey posts, iron columns, stanchions, or piers of brick or stone or corbels as may be

sufficient to carry the superstructure. The ends of such bressummers shall not be placed nearer to each other or the opposite face of the party walls, than four inches, provided that—

(a) at each end of every metallic bressummer a space shall be left equal to one-quarter of an inch for every ten feet and also for any fractional part of ten feet of the length of the bressummer to allow for expansion;

(b) every bressummer bearing upon a party wall shall be borne by a templet or corbel of stone or iron tailed through at least half the thickness of the wall and of the full breadth of the bressummer;

(c) bressummers consisting of more than one joist shall be solidly bolted together, with packing pieces filling in the vacant spaces between the webs of the joists, and shall have such additional plates of sufficient strength, calculated in accordance with recognised formula, riveted on to the top or bottom flange. Bressummers shall in no case have a less factor of safety than three for dead loads and five for live loads.

Timber in Walls.

31. Every person who shall hereafter erect, alter, or add to any building shall comply with the following regulations:—

(a) No bond timber or wood plate shall be built into any wall, and the ends of any wooden beam or joist bearing on such wall shall be at least four and a half inches from each other, or from the opposite face of the wall;

(b) The end of any timber not permitted to be placed on or to have a bearing upon a party wall may be carried on a corbel or templet of stone or iron, or vitrified stoneware, tailed into the wall to a distance of at least eight and a half inches, or otherwise supported to the satisfaction of the Surveyor;

(c) All woodwork fixed in any external wall and frames of doors and windows of shops on the ground storey of any building (except loophole frames or bressummer) shall be set back at least four inches from the external face of such wall;

(d) When the external wall of a building is erected on the boundary of its allotment or within 2ft. 6in. of such boundary, then—

(1) if such building is a public building or a building of the warehouse class such external wall shall be carried up of a thickness equal to the thickness of such wall in the topmost storey, to a height of at least three feet above the roof, flat, or gutter of such building; and

(2) if such building is a domestic building such external wall shall be carried up of a thickness of at least eight and a half inches, to a height of at least fifteen inches above the flashing of the roof or gutter of such building;

and any person who shall erect an external wall of any building contrary to the foregoing provisions shall be guilty of an offence against this By-law.

Projections.

32. Every person who shall hereafter erect, alter, or add to any building shall cause—

(a) all copings, cornices, stringcourses whatsoever, and corbelled projections of party wall, to be of brick, tile, stone, artificial stone, slate, cement, or other fire-proof material;

(b) Every cornice or other projection to be tailed into the wall of the building, and where the projection thereof exceeds the thickness of the wall, to be weighted or tied down. No cornice to project more than two feet six inches over the public way or beyond the face of the external wall.

33. No person shall cause the plinth of any building to project beyond the surveyed building line except as follows, that is to say:—plinths not exceeding two feet in height may project two and a half inches into the street beyond the surveyed building line. Where streets are constructed on a gradient the height of the plinth may be varied, if approved by the Surveyor.

34. No person shall cause the cornice of any shop front, the piers of which have been built upon the surveyed building line, to project beyond such piers and beyond such surveyed building line except as follows: in a street or way of a width not greater than thirty-three feet such projection shall not exceed thirteen inches, and in a street or way of a width greater than thirty-three feet such projection shall not exceed eighteen inches.

35. No person who shall hereafter erect, alter, or add to any building shall cause any part of the woodwork of any shop-front to be fixed higher than twenty-five feet above the pavement of the public footpath in front of the shop, or nearer than four and a half inches to the centre of the party wall, where the adjoining premises are separated by a party wall, or nearer than four and a half inches to the face of the wall of the adjoining premises, where the adjoining premises have a separate wall, unless a pier or corbel of stone, brick, or other incombustible material at least four and a half inches wide be placed as high as and alongside such woodwork, and projecting throughout at the least three inches in front thereof between such woodwork and the centre of the party wall, or the separate wall, as the case may be.

36. Bay-windows to any dwelling-house may be erected on the land of the owner of such house, provided that no such bay-window shall be erected except subject to the following conditions, viz.:—

(a) such windows shall not exceed three storeys in height above the level of the footway;

(b) shall be in no part nearer to the centre of the nearest party wall than the extreme amount of their projection from the main wall of the building to which they are attached;

(c) shall not, taken together, exceed in width three-fifths of the frontage of the building towards the street to which such bays face.

37. Oriel windows, turrets, and balconets to a building may be erected in a street of a width of not less than forty feet, or where the front wall of such building is at a distance of not less than forty feet from the opposite boundary of the street: Provided that no such oriel window, turret, or balconet shall be erected, except subject to the following conditions, viz.:—

(a) no part of such window, turret, or balconet shall extend more than three feet from the face of the front wall of such building or more than eighteen inches over the public way;

(b) no part of such window, turret, or balconet shall be less than ten feet above the level of the footway of the street;

(c) no part of such window, turret, or balconet (where same overhangs the public way) shall be within a distance of four feet of the centre of the nearest party wall;

(d) on no floor shall the total width of any oriel windows, turrets, or balconets taken together exceed three-fifths of the length of the wall of the building of that floor.

38. Every person who shall hereafter erect, alter, or add to a building shall cause the roof, flat, or gutter of such building, and every shop-front, bay window, oriel window, turret, balconet, or other similar projection erected in the course of such work to be so arranged and constructed and so supplied with gutters and pipes as to prevent the water therefrom from dropping upon or running over any public way.

39. Except in so far as is permitted by this By-law in the case of shop-fronts and projecting windows, and with the exception of water pipes and their appurtenances, copings, stringcourses, cornices, fascias, window dressings, and other like architectural decorations, no person shall cause or allow any projection from any building to extend beyond the surveyed building line in any street.

40. No person shall cause or allow any cornice, stringcourse, or other projection on any building to be constructed in such manner as to overlap or project in front of any adjoining property, unless with the consent of the owner of the adjoining property expressed in writing and deposited in the hands of the Building Surveyor.

Chimneys.

41. Every person who shall hereafter erect, alter, or add to any building shall cause every chimney of such building erected in the course of such work to be built on solid foundations and with footings similar to the footings of the wall against which such chimney is built, unless it is carried on iron girders with direct bearings upon any party wall, external or cross walls to the satisfaction of the Surveyor: Provided, nevertheless, that in cases in which it is impracticable to comply with the above provisions, such person may cause any chimney of such building to be built on corbels of stone or other incombustible materials, if the work so corbelled out does not project from the walls more than the thickness of the wall measured immediately below such corbel, and such corbel shall be of approved stone nine inches thick, or reinforced concrete six inches thick, or iron or steel one-quarter of an inch thick, and in either case the full length over the chimney breast and tailed back to full thickness of the wall.

42. All chimneys and flues that are inclined at a less angle than forty-five degrees to the horizon shall have proper and sufficient soot doors of not less than forty-nine inches clear area, which shall be at least fifteen inches from any wood-work.

43. Every person who shall hereafter erect a flue from the stove of an eating-house, or restaurant, or any place of business, shall cause such flue to be so constructed as to carry the smoke from the same to such a height above the eaves of any and every adjoining building as will prevent a nuisance.

44. When the eaves of any new building are more than 20ft. above the eaves of the adjoining existing buildings, permission must be given to the adjoining owners to attach and maintain their flues in such a manner as the Building Surveyor shall direct to the walls of the new building.

45. Every person who shall hereafter erect, alter, or add to any building shall cause—

(a) an arch of brick or stone to be built over the opening of every chimney constructed in the course of such work to support the breast thereof, and shall support all such arches, except semi-circular ones, upon wrought-iron bars of sufficient strength to be built eight and a half inches into the chimney jambs;

(b) all flues in such building constructed in the course of such work, which may be intended for use in connection with any oven, furnace, cockle, steam boiler, or close fire constructed for any purpose of trade or business, or which may be intended for use in connection with any range or cooking apparatus of such building when occupied as a hotel or eating-house, to be surrounded with brickwork at least eight and a half inches thick from the floor on which such oven, furnace, cockle, steam boiler or close fire may be constructed, or place to a point eighteen inches clear of the outside of the roof;

(c) the inside of any flue constructed in the course of such work to be pargetted or lined with fire-resisting glazed piping or storeware;

(d) the position and course of every flue which is being constructed in a party wall, if the construction of the building or of the flues and fireplaces on both sides of such party wall be not carried on contemporaneously, to be distinguished in some durable manner by outline marks on the outside of the work as it is carried up;

(e) the jambs of every fireplace opening constructed in the course of such work to be at least eight and a half inches thick;

(f) the breast of every chimney and the brickwork surrounding every smoke-flue constructed in the course of such work, except where otherwise provided in this By-law, to be at least four and a half inches thick;

(g) the back of every fireplace opening constructed in the course of such work in a party wall to be at least eight and a half inches thick for the full height of the wall; and between all partition walls from the hearth to the height of twelve inches above the mantel;

(h) the upper side of every flue constructed in a cross wall and carried from the fireplace to an external wall to be at least eight and a half inches thick;

(i) every chimney shaft or smoke-flue constructed in the course of such work not otherwise provided for in this By-law to be carried up in brickwork at least four and a half inches thick throughout to a height of not less than three feet above the roof, flat, or gutters adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter;

(j) the highest six courses of every chimney stack or shaft constructed in the course of such work to be built in cement mortar.

(k) an outer hearth to be constructed before every fireplace opening, which hearth shall consist of a slab of stone or other incombustible material at least fourteen inches wide and six inches longer on each side than the width of such opening. Except on the lowest floor, such slab shall be laid on iron bearers or brick trimmer arches supported by the floor joists, but on the lower floor may be bedded on a solid built up foundation;

(l) the inner hearth of every chimney erected in the course of such work to be constructed wholly of brick, stone, or other incombustible material, and such hearth, except on the lowest floor or unless inset in the brickwork of a chimney breast, to be supported by corbelling of brick or stone, or by slate or stone slabs, or by iron girders or other incombustible material: Provided that on the lowest floor such hearth shall be bedded on a solid built foundation; in no case shall the thickness of such inner hearth be less than six inches.

46. No person who shall hereafter erect, alter, or add to any building shall cause or allow—

(a) the brickwork or stonework of any chimney shaft erected in the course of such work, other than the chimney shaft of the furnace of any steam engine, brewery, distillery, or manufactory to be built higher above the roof, flat, or gutter adjoining thereto than a height equal to six times the least width of such chimney-shaft, taken at the level of the highest point in the line of junction, unless such chimney-shaft shall be built with or bonded to another chimney-shaft not in the same line with the first mentioned chimney-shaft, or shall be otherwise rendered secure;

(b) any flue to be built in or against any party wall unless it is surrounded with new brickwork at least four inches thick properly bonded into the old work.

47. No person shall cause or allow—

(a) any chimney-shaft, jamb, breast or flue to be cut into, except for the purpose of repair, or for some one or more of the following purposes—

(1) for letting in or removing or altering flues, pipes, or funnels for the conveyance of hot air, smoke, or steam, or for letting in, removing, or altering smoke jacks;

(2) for forming openings for soot doors, in which case such openings shall be fitted with a close iron door and frame;

(3) for making openings for the insertion of ventilating valves; provided that such openings shall not be made nearer than twelve inches to any timber or combustible substance;

(b) any timber or woodwork to be placed—

(1) in any wall or chimney breast nearer than four and a half inches to the inside of any flue or chimney opening;

(2) under any chimney opening within six inches from the upper surface of the hearth thereof.

48. No person shall drive any wooden plug into any wall nearer than four and a half inches from the inside of any flue or chimney opening, nor shall any iron hold-fasts or other iron fastenings be placed nearer than two inches thereto.

Factory Chimneys.

49. Every person who shall hereafter construct a chimney-shaft which may be intended for use in connection with the furnace of a steam engine, brewery, distillery, or manufactory shall construct such shaft in conformity with the following rules:—

(a) The foundation of such shaft shall be made of concrete or other sufficient foundation.

(b) The footings of such shaft shall spread all round the base thereof by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of such shaft, and the space enclosed by such footings shall be filled in solid as the work progresses.

(c) The width of the base of such shaft if square shall be at least one-tenth of the proposed height thereof, or, if such shaft is round, octagonal, or other many and equal sided and angled, then at least one-twelfth of the height thereof.

(d) Every such shaft shall be carried up throughout in brickwork and mortar of best quality and, if detached, shall be tapered gradually from the base to the top, and on all faces or sides of such shaft, at the rate of at least two and a half inches for every ten feet of height.

(e) The brickwork at the top of such shaft and for twenty feet below the top, shall be at least eight and a half inches thick, and such thickness shall be increased at least four inches for every additional twenty feet, measured downwards.

(f) Every cap, cornice, pedestal, string course, or other variation from plain brickwork in connection with such shaft shall be as additional to the thickness of brickwork required under this By-law, and every such cap shall be constructed and secured to the satisfaction of the Surveyor.

(g) All fire brick lining built inside the lower portion of such shaft shall be additional to and independent of the thickness of the brickwork thereof prescribed by this By-law and shall not be bounded therewith.

General restrictions relating to Steam Boilers, etc.

50. No person shall cause or allow—

(a) the floor under any oven, copper, steam boiler or stove which is not heated by gas, or the floor around the same for a space of eighteen inches, to be constructed of materials of a combustible or heat-conducting nature of less than six inches thick;

(b) any pipe for conveying smoke or other products of combustion, heated air, steam or hot water to be fixed against any building on the face adjoining to any street or public way;

(c) any pipe for conveying smoke or other products of combustion to be fixed nearer than six inches to any combustible materials;

(d) any pipe for conveying heated air or steam to be fixed nearer than six inches to any combustible materials;

(e) any pipe for conveying hot water to be fixed nearer than three inches to any combustible materials: Provided that the restriction imposed by this clause and by Subclause (d), with respect to the distance at which pipes for conveying steam and hot water shall be fixed from any combustible materials, shall not apply in the case of pipes provided with a free blow-off;

(f) the floor over any room or enclosed space in which a furnace is fixed, or any floor within eighteen inches from the crown of an oven, to be constructed of combustible materials.

Staircases.

51. Every person who shall hereafter construct or adapt any building for occupation in separate tenements by more than two families, shall cause the principal staircase of such building, which may be used by several families in common, to be ventilated upon every storey above the ground storey by means of windows or skylights opening directly into the external air, or to be otherwise adequately ventilated.

52. Every person concerned in the erection of any dwelling-house not subject to the provisions of the last preceding section shall cause the principal staircase in such dwelling-house to be ventilated by means of a window or skylight opening directly into the external air.

53. Every person concerned in the erection of a building of more than 150,000 cubic feet which is constructed or adapted to be used as a dwelling-house for separate families shall cause the floors of the lobbies, corridors, passages, landings, and also the stairs to be of fire-resisting materials, and when over three storeys, exclusive of basement, to be carried by supports of fire-resisting materials.

Habitable Rooms.

54. No person shall erect or cause to be erected any building which is to contain any habitable room or rooms unless the following provisions are complied with:—

(a) Every such room shall have a cubic capacity of not less than eight hundred cubic feet, and shall be in every part at least ten feet six inches in height from the floor to the ceiling: Provided that if any such room is built entirely in the roof then it shall have a cubic capacity of at least 1,000 cubic feet and shall have a minimum height of 8ft. 6in. from the floor to the ceiling throughout not less than 50 per cent. of its floor area.

(b) Every such room shall have at least one window opening directly into the external air, and the total superficial area of such window, or if there be more than one such window, then the total superficial area of all such windows shall be exclusive of the sash-frames and clear of all obstructions, equal to at least one-twelfth of the floor area of such room, and every such window shall be so constructed that a portion of it equal to at least one twenty-fourth of such floor area can be opened, or if there be more than one such window, then the aggregate of the portions which can be opened of all such windows shall be equal to at least one twenty-fourth of such floor area, and the opening of every such window shall extend to a height of at least seven feet above the floor level of such room.

(c) For the purposes of Subclause (b) a window opening directly into the external air shall be deemed to mean either—

(1) a window facing directly and without any obstruction on to a public street, road or way; or

(2) a window facing on to an air space which shall be without any overhead obstruction, and which shall be enclosed on not more than three of its side and which, when the building is of one storey only, shall be not less than six feet, and when the building is of more than one storey shall not be less than eight feet in width throughout its whole length and height: Provided that when such window faces the boundary of the allotment upon which the building is erected, then every part of such window shall, when the building is of one storey only, be not less than three feet, and when the building is of more than one storey shall be not less than four feet, measured at right angles from the boundary of the said allotment, and every part of the wall in which such window is situated shall, throughout its whole length in one direction at least from such window, when the building is of one storey only, be not less than three feet, and when the building is of more than one storey, be not less than four feet, measured at right angles from the boundary of the said allotment.

(d) Every such room, whether used or to be used for the purpose of habitation or for the assemblage of people for any purpose whatsoever, shall be well and properly ventilated by the insertion of air-bricks below the floor and by openings in the sleeper walls, also by inlet ventilators in the walls and by outlet ventilators in the ceiling, or at the top of the wall of such rooms, with sufficient flues and pipes thereto, according to the position and size of each room.

(e) Every basement room having a wooden floor other than a floor constructed of solid wood bedded on concrete shall have a sufficient space between the ground and the underside of the floor to admit of ventilation by means of air-flues formed in the wall, connected with air-bricks or otherwise above the ground level.

Back Buildings.

55. No person shall cause or allow any habitable room to be constructed in any back building when the only window or windows of such room opening into the external air is or are situated in the wall which faces the front building, unless every window of such room be placed not nearer to the opposite wall of the front building than a distance of twelve feet.

Conversion of Buildings.

56. No person shall convert into or use as a dwelling-house, any building or any part thereof not originally built as and for a dwelling-house within the limits of the Municipality, whether built before or after the making of this By-law, without the previous consent of the Council.

Verandahs.

57. No person shall erect any verandah over any public footway within the limits of the City of Perth without having first obtained the consent of the Council, to be signified by the issue of a license in the form of Schedule 5 hereto.

58. Any person desiring to obtain the consent of the Council to the erection of such a verandah, shall deposit with the Building Surveyor a plan, elevation, section, and specification showing in detail the proposed construction of such verandah, and the manner in which it is proposed to secure it to the building to which it is proposed to be attached.

59. No such verandah shall hereafter be erected unless it conform save, as hereinafter provided, to one of the two Standard Designs, numbered 1 or 2 (P.W.D., W.A., 21983), which have been settled and approved by the Council and deposited in the office of the City Building Surveyor: Provided that the strength of the materials used in the construction of any such verandah and the design thereof may, subject to the approval of the Building Surveyor, be varied according to circumstances: Provided further, that all verandahs which may be erected hereafter over any footpath lying within a circle having a radius of one mile from the Perth Town Hall, or abutting on any street along which a tram service is provided, shall conform to Standard Design No. 1 subject to any variations which may be approved by the City Building Surveyor.

60. The minimum height of any verandah hereafter erected shall be eleven feet from the top of the kerb to the underside of the signboard. In the case of sloping ground the height shall be measured at the centre of the frontage. Provided that if the frontage shall exceed 20 ft., a break shall be made if so directed by the Building Surveyor.

61. All verandahs in a street shall be erected of a uniform height and width. Subject to the last preceding section, the standard height and width of verandahs in each street shall be fixed by the Council.

62. In the construction of every such verandah the following conditions shall be complied with:—

(a) The roof shall be covered with 24-gauge galvanised corrugated iron. The gutters shall be lined with galvanised plain iron not lighter than 24-gauge, and shall be of a capacity sufficient to carry off all rain or storm-water. Such capacity shall in no case be less than 27 square inches.

(b) Down pipes shall be of 24-gauge galvanised iron, with a minimum area of nine square inches. The inlets from the gutters to the down-pipes shall be at least twice the area of the downpipes and shall be funnel shaped. Special provisions shall be made for the head of the downpipes; the lower length of such downpipes shall be 18-gauge at least, and to a height of six feet above the footpath shall be of cast-iron or concrete, and the portion thereof carrying water under the footpath shall be of wrought iron or concrete.

(c) The ceiling shall be of cellite, plain galvanised iron, or other approved non-inflammable materials securely fixed to the wood joists, which shall be of 4in. x 2in., spaced not more than two feet centres, running parallel with the footpath and secured to the steel framing. All ceilings to be flat and level.

(d) The hanging bolts are to be 1½in. in diameter attached to the framing, as shown, and securely bolted to the building and provided with a union screw, all quite plain.

63. The fascia or signboard of every such verandah is to be framed, as shown, and covered with 24-gauge galvanised iron neatly fitted over the framing, and a flashing of 5lbs. lead must be fixed over the top as shown.

64. Whenever a proposed verandah will abut on to an existing verandah, it shall be so finished as to prevent rain from falling between such verandahs. Provided that when the existing verandah is shorter than the frontage of the building to which it is attached, the person erecting the new verandah shall make the necessary extension to the existing one.

65. Whenever the end of a verandah abuts on to the end of a right-of-way, street, or public place, the signboard shall be returned along such end to the satisfaction of the Building Surveyor.

66. No writing, printing, or trade notice of any description shall be exhibited on any portion of the verandah, except on the outer face of the signboard and/or upon signboards under the ceiling of the verandah securely and rigidly fixed to the ceiling at right angles to the building line and having a maximum depth of 12 inches and at a distance of 12 feet between one another.

67. No verandah nor any part thereof shall be painted or re-painted unless the colours in which it is proposed to paint or repaint the same shall have been first submitted to the Surveyor and his approval thereof obtained in writing.

68. No paper, bill, or calico sign shall be placed or exhibited on any verandah unless the consent in writing of the Building Surveyor shall have been first obtained.

69. The owner or occupier for the time being of any building against or in front of which there is any verandah, whether constructed before or after the passing of this By-law, shall keep the verandah clean, painted, and in good repair, and it shall be lawful for the Surveyor to give notice to the owner or occupier of the said building to clean, paint, or repair such verandah whenever in his opinion such cleaning, painting, or repairing is required; and every owner or occupier who neglects or refuses within seven days after the serving of such notice to effect such cleaning, painting, or repair, shall forfeit a sum not exceeding forty shillings for every day during which he fails to effect the same, but not exceeding in all the sum of twenty pounds.

Miscellaneous.

70. The owner of any building or premises shall fill up, secure, or remove any cellar ways or openings which may be in or under any footway and are used in connection with or are appurtenant to such building or premises, whenever ordered by the Council so to do.

71. The owner of any building or premises shall, when ordered by the Council so to do, at his own expense remove any verandah, balcony, or other obstruction used in connection with or appurtenant to such building or premises which shall obstruct the footway or street or is dangerous, whether such verandah, balcony, or other obstruction shall have been erected before or after the commencement of "The Municipal Corporations Act, 1906."

72. The owner of any lamp-post, telegraph, telephone, electric lighting or tramway poles shall, when ordered by the Council so to do, at his own expense paint the same during such hours and in such manner as the Surveyor may direct, and shall at such like expense and when so ordered, remove any of such posts or poles as shall be bent, dangerous, unsightly, or not in use.

73. No person shall erect any dangerous fence, or shall use barbed wire in the construction of any fence abutting on any public place.

74. The owner or occupier of any building occupied or used as a workshop, work-room, or office which shall be partially or wholly constructed of iron, zinc, or tin shall once in every three years, or oftener when so ordered by the Council, cause such iron, zinc or tin to be coated with refrigerating paint.

75. No person shall cause or allow any iron spike or other projection, broken glass, or barbed wire to be placed or fixed on any premises abutting on a street or way.

76. No person shall construct any building without providing convenient means of access to the roof by manholes or otherwise.

77. Timber-framed gables to any bay window may be constructed in buildings of the domestic class, and in buildings of other classes, if approved and indorsed on the drawings by the Building Surveyor.

78. All skylights in verandahs and buildings and the sloping sides of all lantern lights shall be protected by galvanised iron wire guards securely fixed to the inside thereof.

License to deposit Building Material on Street.

79. No person shall deposit any material on or make any excavation near to any street or way or public place, unless and until a license in the form of Schedule No. 7 has been obtained from the City Building Surveyor.

PART 4—DOMESTIC BUILDINGS.

80. Every person who shall hereafter erect, alter, or add to any domestic building, shall construct every external wall and every party wall erected in the course of such work in accordance with the following rules, and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed: Provided that the several rules shall apply only to walls built of brick or suitable stone or other blocks of hard and incombustible substances, the beds or courses being horizontal:—

(a) Where the wall does not exceed twenty-five feet in height its thickness shall be as follows:—

If the wall does not exceed thirty feet in length and does not comprise more than two storeys, it shall be eight and a half inches thick for its whole height.

If the wall exceeds thirty feet in length or comprises more than two storeys, it shall be thirteen inches thick below the topmost storey and eight and a half inches thick for the rest of its height.

(b) Where the wall exceeds twenty-five feet but does not exceed forty feet in height, its thickness shall be as follows:—

If the wall does not exceed thirty-five feet in length it shall be thirteen inches thick below the topmost storey and eight and a half inches thick for the rest of its height.

If the wall exceeds thirty-five feet in length it shall be seventeen and a half inches thick for the height of one storey, then thirteen inches thick for the rest of its height below the topmost storey, and eight and a half inches thick for the rest of its height.

(c) Where the wall exceeds forty feet but does not exceed fifty feet in height, its thickness shall be as follows:—

If the wall does not exceed thirty-five feet in length, it shall be seventeen and a half inches thick for the height of one storey, then thirteen inches for the rest of its height below the topmost storey, and eight and a half inches thick for the rest of its height.

If the wall exceeds thirty-five feet but does not exceed forty-five feet in length, it shall be seventeen and a half inches thick for the height of two storeys, then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next storey, and then thirteen inches thick for the rest of its height.

(d) Where the wall exceeds fifty feet but does not exceed sixty feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be seventeen and a half inches thick for the height of two storeys and thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length, it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next two storeys, and then thirteen inches thick for the rest of its height.

(e) Where the wall exceeds sixty feet but does not exceed seventy feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next two storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys for four and a half inches (subject to the provisions hereinafter contained respecting distributions of piers).

(f) Where the wall exceeds seventy feet but does not exceed eighty feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length, it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provisions hereinafter contained respecting distribution of piers).

(g) Where the wall exceeds eighty feet but does not exceed ninety feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be twenty-six inches thick for the height of one storey, then twenty-one and a half inches thick for the height of the next storey, then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provisions hereinafter contained respecting distribution of piers).

(h) Where the wall exceeds ninety feet but does not exceed one hundred feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be twenty-six inches thick for the height of one storey, then twenty-one and a half inches thick for the height of the next two storeys, and then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length, it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribution of piers).

(i) Where the wall exceeds one hundred feet but does not exceed one hundred and twenty feet in height, its thickness shall be as follows:—

If the wall does not exceed forty-five feet in length, it shall be thirty inches thick for the height of one storey, then twenty-six inches thick for the height of the next two storeys, then twenty-one and a half inches thick for the height of the next two storeys, then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length, it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribution of piers).

(j) If any storey exceeds in height sixteen times the thickness prescribed for its walls by the foregoing rules, the thickness of each external and party wall throughout such storey shall be increased by one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to a like extent (subject to the provision hereinafter contained respecting distribution of piers).

(k) Where by any of the foregoing rules relating to the thickness of external walls and party walls of domestic buildings, an increase of thickness is required in the case of a wall exceeding sixty feet in height and forty-five feet in length, or, in the case of a storey exceeding in height sixteen times the thickness prescribed for its walls, or, in the case of a wall below that storey, the increased thickness may be confined to piers properly distributed, of which the collective widths amount to one-fourth part of the length of the wall.

(l) In buildings four storeys high, where the cross walls are supported from the ground, and where the cross wall in the highest storey is four and a half inches thick, the cross walls in the two lower storeys shall be at least eight and a half inches thick, and in the lowest storey, thirteen inches thick. In three storey buildings, similar cross walls, which are four and a half inches thick in the highest storey, shall be at least eight and a half inches in the two lower storeys. In buildings two storeys high having cross walls running through both storeys, such walls in the lower storey shall be not less than eight and a half inches thick. Cross walls in upper storeys not supported from the ground shall be carried on dressummers.

81. The external walls of domestic buildings not exceeding two storeys, and the external walls of the two topmost storeys of domestic buildings exceeding two storeys may be built with a cavity not exceeding two inches wide, provided:—

(a) that the collective thickness of the walling on the two sides of the cavity shall not be less than if the wall were built without a cavity;

(b) that the walling on each side of such cavity shall have a minimum thickness of four and a half inches;

(c) that the walls on each side of such cavity be tied with galvanised iron or other non-corrosive metal, or by earthenware tie blocks in the proportion of at least four ties to every square yard of wall surface;

(d) that the walls of all storeys below the cavity walls shall be thickened beyond the thickness specified for similar walls in the preceding clause, if required to seat such cavity walls so that the same shall not overhang.

82. Every person who shall erect any building for use as a dwelling-house, or shall alter any building for use as a dwelling-house, shall provide therein a bathroom, in which there shall be a bath not less than five (5) feet in length.

PART V.—PUBLIC BUILDINGS.

83. If a public building corresponds in form or structure or disposition with a domestic building, then the rules which obtain for domestic buildings shall apply to such public buildings: Provided that the thickness of all external and party walls and the width of their footings be at least four inches more than is required for similar walls of the domestic buildings; but should such public buildings correspond in form or structure or disposition with a building of the warehouse class, then the rules which obtain for buildings of the warehouse class shall apply to such public buildings: Provided that the thickness of all external and party walls and the width of their footings be at least four inches more than is required for similar walls of a building of the warehouse class.

Should, however, such public building not correspond in form and structure to either a domestic building or to a building of the warehouse class, then such building shall be subject, as to its walls and other construction, to the special approval of the Building Surveyor.

PART 6.—BUILDINGS OF THE WAREHOUSE CLASS.

84. Every person who shall hereafter erect, alter, or add to any building of the warehouse class shall construct every external wall, party wall, and cross wall erected in the course of such work in accordance with the following rules, and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed: Provided that the several rules shall apply only to walls built of bricks, or of suitable stone or other hard and incombustible substances, the beds or courses being horizontal—

(a) Where the wall does not exceed twenty-five feet in height (whatever is its length), it shall be thirteen inches thick at its base.

(b) Where the wall exceeds twenty-five feet but does not exceed thirty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be thirteen inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be seventeen and a half inches thick at its base.

(c) Where the wall exceeds thirty feet but does not exceed forty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed thirty-five feet in length, it shall be thirteen inches thick at its base.

If the wall exceeds thirty-five feet in length but does not exceed forty-five feet in length, it shall be seventeen and a half inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be twenty-one and a half inches thick at its base.

(d) Where the wall exceeds forty feet but does not exceed fifty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed thirty feet in length, it shall be seventeen and a half inches thick at its base.

If the wall exceeds thirty feet but does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be twenty-six inches thick at its base.

(e) Where the wall exceeds fifty feet but does not exceed sixty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be twenty-six inches thick at its base.

(f) Where the wall exceeds sixty feet but does not exceed seventy feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

(g) Where the wall exceeds seventy feet but does not exceed eighty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

(h) Where the wall exceeds eighty feet but does not exceed ninety feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be twenty-six inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

(i) Where the wall exceeds ninety feet but does not exceed one hundred feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be twenty-six inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

(j) Where the wall exceeds one hundred feet and does not exceed one hundred and twenty feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed forty-five feet in length, it shall be thirty-one inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

(k) The thickness of the wall at the top and for sixteen feet below the top shall be thirteen and a half inches, and the intermediate parts of the wall between the base and sixteen feet below the top shall be built solid throughout the space between straight lines drawn on each side of the wall and joining the thickness at the base to the thickness at sixteen feet below the top.

Nevertheless, in walls not exceeding thirty feet in height, the walls of the top-most storey may be nine inches thick, provided the height of that storey does not exceed ten feet.

(l) If any storey exceeds in height fourteen times the thickness prescribed for its walls by the foregoing rules, the thickness of each external and party wall throughout such storey shall be increased to one-fourteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to a like extent.

(m) Where by any of the foregoing rules relating to the thickness of external walls and party walls of buildings of the warehouse class, an increase of thickness is required in the case of a wall exceeding sixty feet in height and forty-five feet in length, or, in the case of a storey exceeding in height fourteen times the thickness prescribed for its walls, or, in the case of a wall below that storey, the increased thickness may be confined to piers properly distributed of which the collective widths amount to one-fourth part of the length of the wall.

(n) The thickness of every cross-wall shall be at least two-thirds of the thickness hereinbefore described for any external or party wall of the same height and length, but shall in no case be less than eight and a half inches, and no wall subdividing any building shall be deemed to be a cross-wall unless it is carried up to the floor of the topmost storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all the recesses, and that of all the openings therein, taken together, does not exceed one-half of the whole extent of the vertical face or elevation of the wall.

Wherever a cross-wall becomes in any part an external wall, such cross-wall shall be of the thickness required for an external wall of the same height and length.

85. Notwithstanding anything contained in Sections 79, 80, 82 and 83, whenever—

(a) brick piers are built capable of carrying the whole of the roof and floor loads, and steel girders are inserted and properly braced and connected so as to carry the walls of each floor independently;

(b) steel skeleton buildings are so constructed that the whole of the loads are transmitted to the foundations by the steel frame;

(c) the whole of the building is constructed of reinforced concrete so that the curtain walls have to carry no load but their own weight;

(d) then in any one of the cases mentioned in the three preceding subsections the curtain wall may be reduced in thickness calculated to safely resist a wind pressure of not less than thirty pounds per square foot of surface of the upper two-thirds of such building, and every curtain wall shall be securely bonded into the piers.

PART 7.—RESIDENTIAL FLAT BUILDINGS.

Proportion of Site which may be Covered.

86. A residential flat building shall not occupy more than two-thirds of the allotment of land on which it stands, and shall not be erected nearer to the boundary between the allotment on which it stands and any adjoining allotment than a distance of three feet for a building which is of one storey or four feet for a building of two or more storeys above the ground on the side towards that adjoining allotment.

Domestic Offices, Kitchens, Bathrooms, Water Closets, etc.

87. (a) Comprised within each flat there shall be a bathroom, a water closet (if a suitable sewerage system is available), and a kitchen or alcove where food may be prepared. A kitchen sink shall be fixed with running water and connected with a suitable sewerage system, if available.

(b) In a residential flat building, where a room is provided for meals to be taken by all the tenants, or a kitchen is provided for the preparation of food for all the tenants, a separate kitchen need not be provided for each flat, if specific approval of the Council be obtained beforehand.

(c) In a flat containing not more than four habitable rooms, the water closet may be fixed in the bathroom; in a flat containing five or more habitable rooms in all, the water closet shall be fixed in a separate compartment.

(d) The minimum width of one bathroom in each flat shall be five feet and the minimum floor area 30 superficial feet, where the water closet is in a separate compartment, but the size shall be increased by not less than one foot six inches in length or width when the water closet is fixed in the bathroom. The minimum width of a water closet compartment shall be two feet nine inches and the minimum floor area 12 superficial feet.

(e) The floor surfaces of bathrooms on any floor, and of laundries, when above the ground, shall be of impervious material properly graded and drained. The floor surfaces of water closets shall be of impervious material properly graded to a suitable outlet.

Bathrooms, Water Closets--Height of, etc.

88. The height of a bathroom or of a water closet shall be not less than eight feet from floor to ceiling for at least one-half the area of the floor (or seven feet six inches, if the flushing cistern is placed above the ceiling or if there is no overhead flushing cistern).

Basement.

89. A basement shall not be designed or adapted for occupation as a flat.

Privacy.

90. In every flat containing more than one bedroom, bedrooms shall be separately accessible, and one bathroom and one water closet, if in a separate compartment, shall be accessible without passing through a bedroom.

Sound-proofness; Thickness of Walls.

91. (a) The dividing walls (where not of brick) and the floors between flats shall be so constructed as to minimise the conducting of sound.

(b) Internal walls dividing separate flats or dividing flats from common halls, if constructed of brick, stone, concrete, or the like material shall not be of a less thickness than nine inches.

(c) Internal walls dividing separate flats, if built of terra cotta or other suitable non-combustible material not mentioned above, carried up from beams for each storey, shall be of double thickness, with a cavity between of not less than two inches.

Common Halls.

92. A common hall or passage serving flats shall not be less than four feet in width.

No stairway serving flats shall be less than four feet in width.

Habitable Rooms.

93. (a) Every habitable room shall have a cubic capacity of not less than eight hundred cubic feet.

(b) Every such room shall be in every part at least ten feet six inches in height from the floor to the ceiling.

(c) Every such room shall have at least one window opening directly into the external air, and the total superficial area of such window, or if there be more than one such window, then the total superficial area of all such windows shall be exclusive of the sash-frames, and clear of all obstructions, equal to at least one-twelfth of the floor area of such room, and every such window shall be so constructed that a portion of it equal to at least one twenty-fourth of such floor area can be opened, or, if there be more than one such window, then the aggregate of the portions which can be opened of all such windows shall be equal to at least one-twenty-fourth of such floor area, and the opening of every such window shall extend to a height of at least seven feet above the floor level of such room.

(d) For the purposes of this section a window opening directly into the external air shall be deemed to be either—

(1) a window facing directly or without any obstruction on to a public street, road, or way; or

(2) a window facing on to an air space, which shall be without any overhead obstruction, and which shall be enclosed on not more than three of its sides and which, when the building is of one storey only, shall be not less than six feet, and when the building is of more than one storey shall be not less than eight feet in width throughout its whole length and height: Provided that when such window faces the boundary of the allotment on which the building is erected, then every part of such window shall, when the building is of one storey only, be not less than three feet, and when the building is of more than one storey shall not be less than four feet, measured at right angles from the boundary of the said allotment, and every part of the wall in which such window is situated shall, throughout its whole length in one direction at least from such window when the building is of one storey only, be not less than three feet and, when the building is of more than one storey, be not less than four feet, measured at right angles from the boundary of the said allotment. Every room, whether used or to be used for the purpose of habitation or for the assemblage of people for any pur-

pose whatsoever, shall be well and properly ventilated by the insertion of air-bricks below the floor and by openings in the sleeper walls, also by inlet ventilators in the walls and by outlet ventilators in the ceiling, or at the top of the walls of such rooms, with sufficient flues and pipes thereto, according to the position and size of each room.

Garbage.

94. The owner of every residential flat building shall provide means satisfactory to the Council for conveying garbage to a common receptacle or suitable receptacles for holding garbage until it is removed, and places for such receptacles in the open air, or in some closed off closet or space so that such garbage is free from offence.

Yards.

95. Every residential flat building shall have a yard at the rear extending across the entire width of the allotment, open to the sky at every point and unobstructed, except that a fire-escape bridge or platform not exceeding four feet in width may extend over such yard from such building to a neighbouring building or to the ground.

A building of only one storey in height may be erected on the same site as and as an appurtenance to a residential flat building, but shall not encroach upon the un-built upon area hereinbefore provided for to an extent greater than 10 per cent. of such un-built upon area: Provided, however, that the un-built upon area shall not be reduced in any case below one-third the area of the allotment.

Hoods and Vent Pipes.

96. Every bath-heater, gas fire, or gas cooking-stove shall be fitted with an approved hood, and provided with a vent pipe not less than three inches in diameter extending at least twelve inches above the roof. Vent pipes shall have an air space of not less than one and one-half inches round such pipes.

PART 8—REINFORCED CONCRETE.

97. Every person intending to erect a building of reinforced concrete shall, in addition to the provisions of Section 3 of this By-law, submit detail drawings showing the size and position of reinforcing bars, and specification of the materials and the proportions of same, together with a copy of all the calculations of strength and for superincumbent load for which calculations have been made.

Such detail drawings and copies of calculations shall be in duplicate, and one copy thereof shall remain in the office of the Building Surveyor as a permanent record.

98. All beams and columns shall not have less than two inches in thickness of fire proofing outside the reinforcing bars, and all floor slabs shall not have less than one inch in thickness.

99. All beams and rectangular columns shall have the exposed angles either chamfered or rounded.

100. All beams shall have shear reinforcement and such shear members shall—

(a) be spaced according to the distribution and intensity of the shearing stresses, but the distance from C. to C. of the shear reinforcement at any part of the beam shall not exceed the effective depth of the beam;

(b) at least extend from the centre of the tensile reinforcement to the centre of pressure of the concrete under compression;

(c) be passed under or round the tensile reinforcement or be otherwise secured thereto;

(d) have a mechanical bond, with the concrete throughout their length, or a mechanical anchorage at both ends.

101. Whenever inclined shear members are employed they shall be rigidly fixed to the horizontal reinforcement.

102. In beams with double horizontal reinforcements, the shear members (or stirrups) shall be attached to both the tensional and compression bars.

103. The following items must be taken into consideration when making calculations:—

(a) Weight of the structure;

(b) Any other permanent load, such as flooring, plastering, etc.;

(c) The accidental or superimposed load;

(d) Vibration and shock where they are liable to occur.

104. The calculations for loads must be based on their greatest straining action. Concrete and steel as used must be estimated at not less than 150 lbs. per cubic foot.

In factories, public halls, or workshops the shock must be calculated at one-half the superimposed load.

In floors carrying machinery, or liable to have loads suddenly applied, the allowance for shock must be taken as equal to the accidental load.

In cases of columns or piers of buildings which support three or more floors, the load at different levels may be calculated as follows:—

For the part of roof and top floor supported, the full accidental load must be taken; for the next floor below, 90 per cent.; for the next floor, 80 per cent.; and so on until the reduction reaches 50 per cent., and all floors below 50 per cent. of the load.

The following accidental loads may be taken in making calculations:—Ordinary dwellings and living rooms—75 lbs. per square foot; offices, etc.—100 lbs. per square foot; theatres, libraries, banks and shops—120 lbs. per square foot; ball-rooms and drill halls—150 lbs. per square foot; warehouses—220 to 670 lbs. per square foot; factories—according to use; roofs generally—50 lbs. per square foot.

Cement.

105. Only Portland cement complying with the requirements of the specifications adopted by the British Engineering Standards Committee shall be employed. Every lot of cement delivered must be tested and, in addition, the tests for soundness and time of setting should be applied frequently during construction.

106. Sand must be clean and free from ligneous, organic, or earthy matter.

107. Aggregate may be of hard stone, broken bricks, coke breeze, or other suitable materials, and must be clean and angular, varied in size as much as possible between the maximum of $\frac{3}{4}$ in. and the minimum of $\frac{1}{4}$ in. The cement, sand, and aggregate must be kept separate and accurately proportioned in volumes. The proportions generally must be not weaker than 1 : 2 : 4, and this under test should have a strength of not less than 1,800 lbs. per square inch.

Steel must have the following qualities:—(a) an ultimate strength of not less than 60,000 lbs. per square inch; (b) a yield point of not less than 32,000 lbs. per square inch; (c) it must stand bending cold 180deg. to a diameter of the thickness of pieces tested without fracture on outside of bent portion.

With the above standards of strength, the allowable working stresses are:—Concrete in compression—600 lbs. per square inch; concrete in shear beams—60 lbs. per square inch; adhesion or grip of concrete on steel—100 lbs. per square inch; steel in tension—16,000 lbs. per square inch; steel in compression—Fifteen times the stress of surrounding concrete; steel in shear—12,000 lbs. per square inch.

Bending moment for beams and floor slabs continuous over three or more equal spans with uniformly distributed loads not less than—

$$+ \frac{wl^2}{12} \text{ at the centre of the span.}$$

$$\text{and at intermediate supports} = \frac{wl^2}{12}$$

$$n = \left[\left(\sqrt{m^2 r^2 + 2mr} \right) - mr \right] d$$

where n = the neutral axis.

$$M = \text{modular ratio} \quad \frac{E_s}{E_c} = 15.$$

r = A/bd = ratio of area of reinforcement to area b.d.

b = breadth of beam in inches.

d = depth of beam in inches.

PART 9.—STEEL SKELETON BUILDINGS.

108. Steel skeleton buildings shall mean any building constructed of steel framework in such a manner that all the external and internal loads and strains are transmitted from every part of the building to the foundations.

109. No part of a steel column or stanchion shall be less than one quarter of an inch thick, and no such column or stanchion shall have an unsupported length of more than forty times its least lateral dimension or diameter: Provided that, when cased with concrete having helical reinforcement, the measurement may be taken from the centre of gravity of such reinforcement.

110. The ends of all columns shall be faced to a true surface at right angles to the axis of the columns, and the connections between them shall be made with splice plates.

111. The joint may be effected by rivets of sufficient size and number to transmit the whole stress, and the splice plates shall be equal in sectional area to the area of the column spliced.

112. When the section of a column to be spliced is such that splice plates cannot be used, a connection formed of plates and angles may be used designed to properly distribute the stress.

113. No material shall be used in a steel column of less thickness than one thirty-second of its unsupported width measured between the centres of rivets transversely, or one-sixteenth the distance between the centre of rivets in the direction of the stress.

114. Stay plates are to have not less than four rivets and are to be spaced so that the ratio of length to the least radius of gyration of the parts connected does not exceed forty. The distance between the nearest rivets of two stay plates shall in this case be considered as length.

115. Steel columns shall be made in one, two, or three storey lengths so that the connections may be at floor level.

116. Where any section of a column projects beyond the section to which it is jointed, the difference shall be made up by filling plates secured to the column by the proper number of rivets.

117. Steel shoes or plates shall be used under the bottom lengths of any column to properly distribute the load on the foundations, and L steel and gusset pieces shall be riveted on of the required strength.

Cast-iron Columns.

118. Cast-iron columns shall not have a less diameter than five inches or less thickness of metal than three-quarters of an inch, nor shall they have an unsupported length of more than twenty-times their least lateral dimension or diameter, except as provided in Clause 139, "Working stresses." All cast-iron columns shall be of good workmanship and materials.

119. The top and bottom flanges, seats, and lugs, shall be of ample strength, reinforced by fillet and brackets. They shall not be less than one inch when finished. All columns must be faced at the ends of a true surface perpendicularly to the axis of the column.

120. Column joints shall be secured by not less than four bolts each not less than three-quarters of an inch in diameter, and the holes for these bolts shall be drilled to a templet and the bolts shall fit accurately.

121. When the inside diameter of a lower column is larger than the one above, the internal diameter of the larger column shall be reduced to a small size by tapering down at least six inches, or a joint plate may be inserted of sufficient strength to distribute the load.

122. The thickness of the metal shall be not less than one-twelfth of the greatest lateral dimension or diameter, but never less than three-quarters of an inch.

123. Cast-iron columns shall be drilled with a hole three-eighths of an inch in diameter where required by the Surveyor, and if the thickness of the metal is on one side less than the stipulated thickness by one-fourth, notwithstanding that the other side has the extra metal, the strength shall be computed from the thinnest side of the column.

124. Whenever blow-holes or imperfections occur so as to reduce the area of the cross-section at that point more than one-tenth, such columns shall be condemned.

125. Steel shoeplates to the column shall be used to properly distribute the load on the foundations.

126. Rivets in flanges shall be spaced so that the least value of a rivet for either shear or bearing is equal to or greater than the strain due to the distance between adjoining rivets.

127. The length of rivets between heads shall not exceed four times the diameter.

128. The compression flange or plate girders shall be secured against buckling if its length exceeds thirty times its width.

129. If splices are used they shall be calculated to make good the members spliced in either tension or compression.

130. Stiffeners shall be provided over supports and under concentrated loads; they shall be of sufficient strength as a column to carry loads, and shall be connected with a sufficient number of rivets to transmit the stresses into the web plate.

131. Stiffeners shall fit so as to support the flanges of the girders.

132. If the unsupported depth of the web plate exceeds sixty times its thickness, stiffeners shall be used at intervals not exceeding one hundred and twenty times the thickness of the web.

133. When R.S. joists are used in pairs to form a girder they shall be connected together by bolts and iron separators at intervals of not more than five feet. All beams twelve inches or more in depth shall have at least two bolts in each separator.

134. Wherever brick external walls are built as part of a structure, all steel lintels or girders supported by the brick wall shall rest upon cut granite or other approved hard stone blocks, or upon cast-iron or steel plates of sufficient size and strength to distribute the load.

135. All steel trimmer beams, girders, and tail beams shall be suitable, framed, and connected together, and all other ironwork of all floors and roofs shall be strapped, bolted, anchored and connected together and to the walls.

136. All beams framed into and supported by other beams or girders shall be connected thereto by angles or knees of a proper size and strength, and shall have a sufficient number of bolts or rivets in both legs of each connecting angle to transmit the entire weight or load coming on the beam to the supporting beam or girder.

137. Wherever possible steel work shall be riveted together; when bolts are used the threads shall be full and clean, and the nuts shall be tapped centrally and the bolts shall be threaded to allow for screwing up tight, and, where necessary, bevel washers shall be used, and the heads of bolts and the nuts shall be kept parallel in every case.

138. All riveting shall be in accordance with the following standard:—The distance from the centre of the rivet-hole to the edge of the material shall be equal to two diameters of the rivet, and the rivets shall be, wherever practicable, machine driven.

When the distance of two diameters is not possible the following shall be the minimum distance from the centre of the rivet-hole to the edge of the material:— $\frac{5}{8}$ in. for $\frac{1}{2}$ in. rivets; $\frac{3}{4}$ in. for $\frac{5}{8}$ in. rivets; $1\frac{1}{8}$ in. for $\frac{3}{4}$ in. rivets; $1\frac{3}{8}$ in. for $\frac{7}{8}$ in. rivets; $1\frac{1}{2}$ in. for 1in. rivets.

The rivets in connections shall be proportioned and placed to take up the stresses.

The pitch of rivets shall never be less than three diameters nor more than six inches. In the direction of the stress it shall not exceed sixteen times the least thickness of the outside member. At right angles to the stress it shall not exceed thirty-two times the thickness of the outside member. All holes shall be punched accurately so that the rivets or bolts will pass through the whole of the members without straining the material. The rivets shall fill the holes and the heads be concentric to the axis of the rivet. Gussets shall be provided, where required, of sufficient size and thickness to accommodate the number of rivets necessary to make the connection.

139. Working stress per lin. square of section:—

	L.R.	Cast Iron.	Steel.
120	8,240
110	8,820
100	9,400
90	9,980
80	10,560
70	..	9,200	11,140
60	..	9,500	11,720
50	..	8,800	12,300
40	..	10,100	12,880
30	..	10,400	13,460
20	..	10,700	14,040
10	..	11,000	14,620

PART 10—PENALTIES.

140. Where anything by this By-law is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making such default as to such direction and prohibition respectively shall be deemed guilty of a breach of this By-law. And every person guilty of a breach of this By-law shall be liable for every such offence, besides any costs which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in the execution of the work directed to be so executed and not so executed, to a penalty not exceeding twenty pounds for every breach of any such By-law, or to a penalty not exceeding two pounds for each day during which such breach shall be committed or continued.

Schedule 1.

Application Form.

To the City Building Surveyor.

As the builder or person causing and directing the undermentioned work to be executed, I hereby apply for a building license for same:

The following are the particulars of the proposed work:—

Situation of building or structure (or of each if more than one)—

- Ward.....
Street.....
Perth Town Lot.....
Subdivision.....
House Number.....

Intended use of building or structure (or of each if more than one)—

- Domestic building.....to be used as.....
Structure.....of the warehouse class to be used as.....

And number of buildings or structures (if more than one)—

- Public building.....to be used as.....
Structure.....to be used as.....
Dwelling No.....
Rooms, No.....

Additions or alterations to building or structure (or to each, if more than one, if additions or alterations are the subject of notice) and nature of additions or alterations—

- To.....domestic building:
Additions (if any).....ft. xft.
To.....building of warehouse class:
Additions (if any).....ft. xft.
To.....public building:
Additions (if any).....ft. xft.
To.....structure:
Additions (if any).....ft. xft.
To.....dwelling-house:
Additions (if any).....ft. xft.

The nature of the work is.....

Estimated value.....

Dimensions of building or structure (or of each if more than one)—

- Area.....ft.; depth.....ft.; width.....ft.
Height.....ft. No. of storeys.....
Owner: Name..... Address.....
Occupier: Name..... Address.....
Date of commencement of work.....day of....., 19
Signature of person giving notice.....
Address.....

Schedule 2.

CITY OF PERTH.

Building License.

No..... Date....., 19

Granted to.....

Address.....

Authorising the erection of certain buildings in.....Ward,
.....Street, Town Lot....., Subdivision.....,
as per application No.....and in accordance with the plans and specifications
approved by the Surveyor and subject to the provisions of the Building Act and
By-laws, and Sanitary By-laws and all Municipal Regulations relating thereto.

Whenever required so to do by the Building Surveyor, the holder of this License
shall produce the approved plans for inspection.

City Building Surveyor.

Schedule 3.
Scale of Fees.

Note.—In the interpretation of this schedule—

(a) The expression "Floor Area" applied to a building shall mean the aggregate superficial areas of so many horizontal sections thereof as there are floors in the said building. The horizontal section of each floor shall be made at the point of the greatest surface dimensions, inclusive of external walls and of such portions of the party walls as belong to the building, and also of all verandah and balcony floors, covered ways, and light courts;

(b) the expression "Square," applied to the measurement of the area of a building, means the area of 100 superficial feet.

	£	s.	d.
For application form in every case	0	1	0
For a license for every building or addition to a building up to and including five squares of floor area	0	12	6
For every additional square of floor area up to and including 50 squares of floor area	0	3	0
For every additional square of floor area up to and including 100 squares of floor area	0	2	6
For every additional square of floor area over 100 squares of floor area ..	0	2	0
For a license for every verandah over a street or way, per square of floor area	0	2	6
Minimum fee	1	0	0
For a license for every sign	0	5	0
For a license for every alteration or other work to which the provisions of the By-laws apply, made or done to or on any building, one-half the fee charged in the case of a new building, but in no case to be less than ..	0	10	0
For inspecting the arches of fire-resisting floors over or under public ways	0	10	0
For inspecting the formation of openings in party walls	0	10	0
For inspecting the closing of openings in party walls	0	10	0
On Chimneys and Flues.			
On the construction of a furnace chimney shaft or similar shaft for ventilation or other purposes, in addition to the fee for any other operation in progress at the same time, if not exceeding 75 feet in height ..	2	0	0
If exceeding 75 feet and not exceeding 100 feet in height	2	10	0
For every additional 10 feet or portion of 10 feet in height	0	10	0
On the carrying of a flue from an oven, stove, steam-boiler, furnace, or close fire into an old flue	0	10	0
On Dangerous Structures.			
On each dangerous structure—for making a survey of the structure reported as dangerous and certifying opinion thereon	1	1	0
For each inspection of the structure and report on the progress of the work	0	5	0
For renewal of special temporary licenses of over five squares, per square, excepting dwellings	0	2	6
With a minimum of	0	12	6

Schedule 4.

THE CITY OF PERTH.

Special License

(issued in pursuance of Section 308, Subsection 4, of "The Municipal Corporations Act, 1906").

No..... Date....., 19 ..
In pursuance of the powers in that behalf contained in Section 308, Subsection 4, of "The Municipal Corporations Act, 1906," the Council of the City of Perth hereby grants permission, subject, however, to the conditions set out hereunder, to.....to erect and maintain until the.....day of....., 19 .., on Perth Town Lot....., Subdivision....., situate in..... Street, Perth, a building in accordance with the plans and specifications which have been lodged with the City Building Surveyor and approved by him.

Conditions.

1. The Council may in its discretion on or after the.....day of..... next, and on or after the.....day of.....in each succeeding year grant a license, to be called a Special Renewal License, to maintain the above described building for a further period of twelve months, upon payment by the abovenamedof the approximate fee in that behalf contained in the scale of fees fixed by the Council under "The Municipal Corporations Act, 1906."

2. The Council may at any time revoke this license or any Special Renewal License granted in respect to the above-described building, and direct the removal of such building, and in default of such removal may proceed to enforce the provisions of "The Municipal Corporations Act, 1906," in the same manner as if this license had not been granted.

.....
City Building Surveyor.

Schedule 5.
Verandah License.

Date.....

This is to certify that the Council consents to the erection by..... of....., of a verandah, in accordance with the standard design, in front of the premises known as....., situate on part of Perth Town Lot.....

The verandah shall be.....in height from the top of the kerb to the underside of the signboard, and shall be.....in length and.....in width.

This license is issued subject to the By-laws for the time being in force regulating the erection and construction of verandahs over public footways.

.....
City Building Surveyor.

Schedule 6.

Non-inflammable Materials.

The following materials shall, for the purposes of this By-law, be deemed to be non-inflammable materials:—

1. Brickwork constructed of good bricks, well burnt, hard and sound, properly bonded and solidly put together with—
 - (a) good mortar composed of fresh burnt lime with sharp clean sand; or
 - (b) good neat cement; or
 - (c) good cement mixed with sharp clean sand.
2. Granite and other stone suitable for building purposes by means of its solidity and durability.
3. Iron, steel, and copper.
4. Jarrah and other hard timber, when used for beams, posts, or in combination with iron, the timber and iron, if in beams, being protected, by plastering or other incombustible or non-conducting external coating.
 In the case of doors—jarrah or other hard timber not less than two inches thick.
 In the case of stairs—jarrah or other hard timber, with treads, strings, and risers not less than two inches thick.
5. Slate, tiles, brick, and terra cotta when used for covering corbels.
6. Flagstones when used for floors over arches but not exposed on the underside and not supported at the ends only.
7. Concrete comprised of broken stone, chippings, or ballast, and lime, cement, or calcined gypsum when used for filling in between joists or floors.
8. Any material from time to time approved by the Council as fire resisting.

Schedule 7.

THE CITY OF PERTH.

License for Deposit of Building Material on Street.

.....of.....is hereby licensed to deposit building material on that portion of.....street in the City of Perth abutting on Town Lot..... subdivision.....and to excavate if required, on such portion of the said..... for a period commencing the.....day of.....and ending the.....day of....., 19 , subject to the following conditions and also subject to "The Municipal Corporations Act, 1906," and to all By-laws made in pursuance thereof for the time being in force in Perth.

Conditions.

Every excavation shall be securely fenced off from the street to the satisfaction of the Building Surveyor.

Around that portion of the street on which the building materials are to be deposited, a hoarding and gangway shall be strongly and securely constructed of materials and to a design to be approved by the Building Surveyor, and the hoarding and gangway shall be maintained in good order and condition throughout the currency of this license, and at any time during the currency the Building Surveyor may if he think fit, order any alteration or addition to be made to the hoarding and gangway for the better protection and convenience of the public.

The gangway and all water channels shall at all times during the continuance of the license be kept clear.

A sufficient light shall be displayed and maintained at the exterior angles of the hoarding each night from sunset to sunrise. The fee to be paid for this license shall be the sum of threepence for each month or part of a month for each superficial yard of the area of the street enclosed by the hoarding. The license fee shall be paid in advance.

A renewal of the license may be granted at the discretion of the Building Surveyor, and the abovementioned fee shall be paid for such renewal or a fee of three-halfpence for each superficial yard for each week of such renewal.

The area to be enclosed shall be restricted to a frontage of.....lineal feet, a maximum width of.....feet, height.....feet.

At the expiration of the period for which this License is granted or renewed, the hoarding shall be cleared away and all necessary repairs shall be effected by the licensee to the footpath, kerbing, channelling, and road, and the same put in good order to the satisfaction of the Building Surveyor.

If default be made by the licensee in complying with the last condition or any part thereof, the work required may be done by the Council and all expenses thereof may be recovered by the Council from the licensee.

The licensee shall deposit with the Building Surveyor the sum of £.....as a security for the satisfactory performance of these conditions.

Dated this.....day of....., 19

.....
 City Building Surveyor.

Passed by the Lord Mayor and Councillors of the City of Perth on the 21st day of October, 1935.

[L.S.]

J. J. POYNTON,
 Lord Mayor.
 WM. E. BOLD,
 Town Clerk.

Recommended—

(Sgd.) H. MILLINGTON,
 Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 7th day of November, 1935.

(Sgd.) L. E. SHAPCOTT,
 Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-34.

Upper Chapman Road Board.

P.W. 2190/24.

WHEREAS by "The Road Districts Act, 1919-34," the Road Board of any District is empowered to make By-laws for all or any of the purposes mentioned in said Act, and whereas the Upper Chapman Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of any authority enabling it in that behalf, doth hereby make and publish the following By-law:—

Hawking.

No person shall be permitted to hawk fruit, fish, meat, poultry, game or vegetables, or any article of merchandise, without first having obtained a license from the Board and payment of fees as per Schedule "A" hereto annexed:—

SCHEDULE A.

Fees for Hawker's License.

	£	s.	d.
For a license to hawk fish, meat, poultry, game, fruit, or vegetables	1	0	0
For a license to hawk merchandise	1	0	0

A hawker's license shall be issued for a term of twelve months from date of issue.

All Hawkers' By-laws which obtained in this District previous to this date are hereby repealed.

Passed and adopted by resolution of the Upper Chapman Road Board on 14th day of November, 1935.

R. DONALD,
Chairman.
S. R. HARDWICKE,
Secretary.

Recommended—

(Sgd.) JAS. J. KENNEALLY,
Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of December, 1935.

(Sgd.) L. E. SHAPCOTT,
Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1933.

(Section 200.)

Canning District Road Board.

IT is hereby notified, for general information, that William Herbert Tottman, of Fremantle road, Cannington, has been appointed to act temporarily as Poundkeeper of the Canning District Pound and Ranger to the Canning District Road Board, during the absence on leave of Robert Fleming, Poundkeeper and Ranger; appointment to date from 23rd December, 1935.

WALTER P. JONES,
Secretary.

Cannington, 14th December, 1935.

WILUNA ROAD BOARD PUBLIC POUND.

IT is hereby notified, for general information, that S. R. Hedditch has been appointed Public Poundkeeper for the Wiluna Road District.

(Sgd.) W. B. PHILLIPSON,
Chairman.

INDUSTRIAL ARBITRATION ACT, 1912-1935.

Apprenticeship Board.

Department of Labour,
Perth, 17th December, 1935.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has appointed P. J. Barrett (nominated by the Master Builders and Contractors' Association) as a Member of the Apprenticeship Board constituted under Section 125 of "The Industrial Arbitration Act, 1912-1935," in place of W. Fairweather, resigned.

W. S. ANDREW,
Secretary for Labour.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 2005/35.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 2 Claremont, within the boundaries of Claremont Municipality, as hereunder described:—

Commencing at a point in the centre of Richardson avenue and Wilson street and proceeding westerly along the centre of Wilson street to the centre of Stirling highway; thence in a north-easterly direction along the centre of Stirling highway to the centre of Congdon street; thence north along the centre of Congdon street to the centre of Railway Reserve; thence north-easterly along the centre of Railway Reserve to the centre of Stirling road; thence northerly across Railway Reserve and along the centre of Stirling road to the centre of Shenton road; thence east along the centre of Shenton road to a point opposite the east boundary of Lot 5, Shenton road; thence southerly across Shenton road, Railway Reserve, and Gugeri street to the southern alignment of Gugeri street; thence easterly along the southern alignment of Gugeri street and its prolongation to the centre of Bay View terrace; thence south along the centre of Bay View terrace to the centre of Stirling highway; thence westerly along the centre of Stirling highway to the centre of Victoria parade; thence south across Stirling highway and along the centre of Victoria parade to a point opposite the south boundary of Lot 35, Victoria parade; thence west across Victoria parade and along the south boundary of the said lot to the centre of the right-of-way between Victoria parade and Queenslea drive; thence south along the centre of the said right-of-way to a point opposite the north boundary of Lot 43, Victoria parade; thence east across right-of-way and along the north boundary of the said lot and its prolongation to the centre of Victoria parade; thence south along the centre of Victoria parade to the centre of Victoria avenue; thence west along the centre of Victoria avenue to a point opposite the west boundary of Lot 56, Victoria avenue; thence south across Victoria avenue and along the west boundary of the said lot to the Swan river foreshore; thence west along the said foreshore to the south boundary of Lot 63, Richardson street; thence west along the south boundary of the said lot and its prolongation to the centre of Richardson street; thence south along the centre of Richardson street to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5638.

The owners of property situated within the boundaries of the above area are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewer within thirty days from date of service of prescribed notice, and are also notified that Sewerage Rates will in accordance with the By-laws be enforced from 1st April, 1936, if premises are not previously connected, and be payable in advance. If premises are connected prior to 1st April, 1936, Rates will be charged from date of connection.

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

Dated the 16th day of December, 1935, at the Office of the Department, The Barracks, St. George's place, Perth.

G. H. LONG,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 2007/35.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 7, Claremont, within the boundary of Nedlands Road Board District, as hereunder described:—

Commencing at a point in the centre of Stirling highway opposite the centre of Loch street and proceeding north across Stirling highway and along the centre of Loch street to the centre of Carrington street; thence

east along the centre of Carrington street to the centre of Napier street; thence south along the centre of Napier street to a point opposite the north boundary of Lot 48, Napier street; thence east across Napier street and along the north boundaries of Lots 48 Napier street and 29 Ord street, to and across Ord street and along the north boundaries of Lots 46 Ord street and 27 Robinson street and the prolongation of the said boundaries to the centre of Robinson street; thence south along the centre of Robinson street to the centre of Bedford road; thence east along the centre of Bedford road to a point opposite the west boundary of Lot 346, Bedford road; thence north across Bedford road and along the west boundary of Lot 346 Bedford road to the north-west corner of Lot 346, Bedford road; thence east along the north boundary of the said Lot 346 Bedford road to the western alignment of Baird avenue; thence north along the western alignment of Baird avenue and its prolongation to the centre of Carrington street; thence east along the centre of Carrington street to the centre of Dalkeith road; thence south along the centre of Dalkeith road to a point opposite the north boundary of Lot 316, Dalkeith road; thence east across Dalkeith road and along the north boundaries of Lots 316 Dalkeith road and 293 Boronia avenue and the prolongation of the said boundaries to the centre of Boronia avenue; thence south along the centre of Boronia avenue to a point opposite the north boundary of Lot 287, Boronia avenue; thence east across Boronia avenue and along the north boundaries of Lots 287 Boronia avenue and 276 Kinninmont avenue and the prolongation of the said boundaries to the centre of Kinninmont avenue; thence south along the centre of Kinninmont avenue to the centre of Stirling highway; thence east along the centre of Stirling highway to a point opposite the centre of Stanley street; thence south across Stirling highway and along the centre of Stanley street to the northern alignment of Elizabeth street; thence west across Stanley street and along the northern alignment of Elizabeth street to and across Florence road, to and across Dalkeith road and along the southern boundaries of Lots 304 Dalkeith road and 259 Mountjoy street and the prolongation of the said boundaries to the centre of Mountjoy street; thence north along the centre of Mountjoy street to a point opposite the south boundary of Lot 232, Mountjoy street; thence west across Mountjoy street and along the south boundaries of Lots 232 Mountjoy street and 159 Louise street and the prolongation of the said boundaries to the centre of Louise street; thence north along the centre of Louise street to the centre of Stirling highway; thence in a westerly direction along the centre of Stirling highway to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5639.

Owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer, and must, therefore, connect their premises to the sewers within thirty days from date of service of prescribed notice, and are also notified that Sewerage Rates will, in accordance with the By-laws, be enforced from 1st April, 1936, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st April, 1936, Rates will be charged from date of connection.

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

Dated this 16th day of December, 1935, at the Office of the Department, The Barracks, St. George's place, Perth.

GEO. H. LONG,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 100/35.

NOTICE is hereby given, in pursuance of Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," that water mains have been laid in the undermentioned streets, in Districts indicated:—

Claremont Municipality.

1893/35—Chancellor street, from Loch street to Lot 2 of 65—Westerly.

Bayswater Road District.

1958/35—Roseberry street, from Lot 61 to Lot 59—South-easterly.

1993/35—Roseberry street, from Lot 22 to Lot 21—North-westerly.

1960/35—Leake street, from Lot 11 to Nanhob street—South-easterly.

Belmont Park Road District.

1380/35—Davis street, from Guildford road to Lot 178—North-westerly.

664/35—Sydenham street from Lot 1227 to Lot 1181—North-easterly.

Canning Road District.

245/34—Clydesdale street, from Lot 391 to Lot 389—Southerly.

Gosnells Road District.

134/35—Austin avenue, from Lot 95 to Belmont road—North-easterly.

Melville Road District.

1834/35—Elvira street, from Justinian street to Lot 994—Easterly.

Nedlands Road District.

1923/35—Boronia avenue, from Lot 208 to Lot 209—Northerly.

Perth Road District.

1152/33—Villiers street, from Swan street to Lot 5—Southerly.

South Perth Road District.

1974/35—Carr street, from Sandgate street to Lot 33—Westerly.

1905/35—Sandgate street, from Lot 1 to South terrace—Southerly.

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

Dated at Perth this 20th day of December, 1935.

G. H. LONG,
Under Secretary.

THE WATER BOARDS ACT, 1904.

Moora Water Board.

Water Rate in the Moora Water Area.

NOTICE is hereby given that the Rate Book for the year ending 31st October, 1936, of all lands in the Water Area, now liable to be rated under the above-mentioned Act, has now been made up and is open for inspection by Ratepayers.

By order of the Moora Water Board,

W. J. CARRICK,
Chairman.

THE WATER BOARDS ACT, 1904.

(Section 114.)

Wiluna Water Board.

Notice of Proposal to Borrow Money.

IN compliance with the provisions of Section 114 of "The Water Boards Act, 1904," notice is hereby given that the Wiluna Water Board proposes to borrow the sum of £7,500, for the purpose of financing the carrying out of works, namely:—

A—Sinking two new wells and equipping with pumping gear, pipes, valves, and all necessary fittings;

B—Installation of new pumping plant;

C—The installation of four new storage tanks of 30,000 gallons each;

D—The lifting of 1¼ miles, more or less, of the existing 6-inch gravitation main and replacing with 12-inch external diameter cement-lined steel main;

E—The lifting of 1¼ miles, more or less, of 3-inch main and replacing with recovered and reconditioned 6-inch main;

F—The duplicating of 25 chains, more or less, of the existing 3-inch main with recovered pipe;

G—The laying of 12 chains, more or less, of recovered and reconditioned 3-inch main;

H—The laying of 24 chains, more or less, of reconditioned 3-inch main;

- J—The laying of 20 chains, more or less, of reconditioned 3-inch main;
 K—The provision and installation of 200 service meters.

The whole of these various items to be completed with such fittings as are necessary for efficient working.

It is proposed to raise the necessary Loan by the issue of Debentures in the form of the Ninth Schedule of the Act, which shall be a charge upon the works and revenue of the Board, and shall bear interest, payable half-yearly, at a rate not exceeding Five pounds per centum per annum.

It is proposed that the term of the Loan shall be fifteen years, and interest and principal in respect of the Loan shall be payable at the due dates at the Commonwealth Bank, Wiluna, or such other place as may be appointed.

W. B. PHILIPPSON,
 Chairman Wiluna Water Board.

THE WATER BOARDS ACT, 1904.

Moora Water Board.

NOTICE is hereby given that, under the powers conferred by "The Water Boards Act, 1904," the Moora Water Board has ordered a Rate of 1s. 9d. in the Pound Annual Value for the Water Area, to be made and levied for the year ending 31st October, 1936, upon all rateable land entered in the Rate Book, and that a Memorandum of such order has been duly entered in the Rate Book and signed.

The said Rate is now payable according to the By-laws made under the aforesaid Act.

By order of the Moora Water Board,

W. J. CARRICK,
 Chairman.

WATER BOARDS ACT AMENDMENT ACT, 1918.

Wagin Water Area.

P.W.W.S. 1139/18.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of "The Water Boards Act Amendment Act, 1918," of a Rate of Three shillings in the Pound on the annual rateable value being made and levied in the Wagin Water Area for the year ending the 31st October, 1936.

T. S. J. HALL,
 Acting Under Secretary for Water Supply.

THE MINING ACT, 1904.

FINAL NOTICE OF INTENTION TO FORFEIT LEASES FOR NON-PAYMENT OF RENT.

Department of Mines,
 Perth, 29th November, 1935.

IN accordance with Section 97 of "The Mining Act, 1904," notice is hereby given that, unless the rent due on the undermentioned Gold Mining Leases be paid on or before the 31st day of December, 1935, it is the intention of the Lieutenant-Governor, under the provisions of Section 98 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent.

A. H. TELFER,
 Acting Under Secretary for Mines.

EAST COOLGARDIE GOLDFIELD.

Bulong District.

1283Y—QUEEN MARGARET No. 1 SOUTH: Mair, Frank Herbert Stewart; Stevenson, Annie.

NORTH COOLGARDIE GOLDFIELD.

Ularring District.

1017U—NEW CALLION NORTH: North Enterprise Development Syndicate, No Liability.

1033U—WAIHI: Tvernoes, Hans Henning.

1036U—SOUTH CALLION EXTENDED: North Enterprise Development Syndicate, No Liability.

1042U—GREAT HOPE: O'Brien, Alexander.

1052U—HARD HIT: George, Norman Thomas.

1053U—HOMEWARD: Hogstrom, Axel Leonard.

Department of Mines,
 Perth, 16th December, 1935.

IT is hereby notified that exemption from conditions of work, use, and occupation has been granted on all mining tenements situated in the vicinity of the Wilga Mining Centre for a period of twelve months from the 1st day of January, 1936, subject to cancellation at any time during such period by one month's notice being given.

M. J. CALANCHINI,
 Under Secretary for Mines.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1935.			1936.
Nov. 14 ...	418A, 1935 ...	Cast Steel Service Gates, 2 only; and Phosphor Bronze Frame, 1 only, for Canning Dam ...	Jan. 2
Nov. 28 ...	448A, 1935 ...	Electric Lamps during a period of 12 months ...	Jan. 2
Dec. 2 ...	454A, 1935 ...	Fuel Oil for Government requirements during a period of 12 months ...	Jan. 2
Dec. 5 ...	464A, 1935 ...	Round Jarrah Fencing Posts, 140 only; Round Jarrah Struts, 280 only; Split Jarrah Fencing Posts, 3,200 only ...	Jan. 2
Dec. 5 ...	466A, 1935 ...	4in. Pipes, approximately 22,200 feet—Steel, Asbestos, or Wood ...	Jan. 2
Dec. 12 ...	471A, 1935 ...	Firewood for No. 4 Pumping Station, Merredin, 6,000 cords ...	Jan. 2
Dec. 12 ...	472A, 1935 ...	Firewood for No. 5 Pumping Station, Yerbillon, 4,000 cords ...	Jan. 2
Dec. 12 ...	473A, 1935 ...	Crab Winches, 10 cwt. lift, 30 only ...	Jan. 2
Dec. 12 ...	475A, 1935 ...	Equipment for No. 2 Tower, Canning Dam—Pulley Blocks, Crab Winches, Wire Rope Clips, etc. ...	Jan. 2
Nov. 14 ...	428A, 1935 ...	Copper Plates, 23 only ...	Jan. 9
Nov. 28 ...	446A, 1935 ...	Steel Pipes, 4½-in. ext. dia., 34,700 feet, and Forming Sockets, 385 only ...	Jan. 9
Dec. 5 ...	467A, 1935 ...	Mild Steel Flats, Rounds, Squares, Angles, etc., 3,000 tons; Pig Iron, 1,000 tons ...	Jan. 9
Dec. 19 ...	477A, 1935 ...	A.C. Arc Welding Plant ...	Jan. 9
Dec. 19 ...	478A, 1935 ...	Firewood for No. 8 Pumping Station, Dedari, 600 cords ...	Jan. 9
Dec. 19 ...	481A, 1935 ...	Quicksilver, 25 bottles, for State Batteries ...	Jan. 9
Oct. 17 ...	347A, 1935 ...	Solid Drawn Anti-corrosive Steel Tubes: Boiler Tubes, 495 only ...	Jan. 16
Dec. 19 ...	479A, 1935 ...	C.I. Special Pipes and Specials ...	Jan. 16
Dec. 19 ...	480A, 1935 ...	Steel Pipes, 13½-in. external diameter, 4,710ft.; Forming Sockets, 53 only; Expansion Joints, 15 only ...	Jan. 16

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2.15 p.m. on the date of closing.

Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth.

No tender necessarily accepted.

Dated this 19th day of December, 1935.

M. J. CALANCHINI,
 Chairman W.A. Government Tender Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Accepted Tenders.*

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
1036/35	1935. Dec. 13	Metters, Ltd. ...	436A, 1935	"Metter's" Windmills, 10ft. diameter, "K" type, double-gear, delivered F.O.R. Perth— 1 only 1 only	P.W.D. Water Supply	£32 5s. £30 18s.
1030/35	Dec. 12	Behns, Ltd.	102	Bacon ("Sweetcorn") to Government Institutions, etc., during period 1st January, 1936, to 31st March, 1936— Item 1—Fremantle and Perth Item 2—Claremont, Fremantle, Perth and Woorloo	Various	8d. per lb. 8d. per lb.
"	do.	Sara & Cook, Ltd. ...	"	Cheese ("Keylock") to Government Institutions, etc., during January, February, and March, 1936— Item 3—At Claremont, Fremantle, Perth, and Woorloo	do.	10d. per lb.
"	do.	Behns, Ltd.	103	Item 4—At Perth ... Meat to Government Institutions, etc., during January, February, and March, 1936— Items 5 to 48 (inclusive), at Claremont Items 5 to 48 (inclusive), at Fremantle Items 5 to 7, 9, 10, 12, 14, 16 to 27, 29, 31, 33, and 35 to 48 (inclusive), at Perth Items 5 to 7, 14, 16, 18 to 26, 35, 36, and 39 to 48 (inclusive), at Woorloo	do.	10½d. per lb.
"	do.	Mr. S. F. Harris ...	"	Meat to Whitby Falls Mental Hospital during period 1st January, 1936, to 31st March, 1936	Mental Hospital...	do.
1029/35	Dec. 13	The City Case & Box Factory	431A, 1935	Packing Cases, to Government Stores, Perth, during the period from 1st January, 1936, to 31st December, 1936	Government Stores	1s. 1½d. each.
864/35	do.	J. R. W. Gardam & Co.	335A, 1935	Pumping Machinery for Claremont and Cottesloe Pumping Stations— Item 1—Motor and Centrifugal Pump for Claremont Item 2—Motor and Centrifugal Pump for Cottesloe	Metropolitan Water Supply	£437. £437.
997/35	do.	F. W. Wright & Co., Ltd.	415A, 1935	Delivered into Water Supply Store, Loftus street, Perth Prime Baled Hay, 70 tons, delivered F.O.R. York	Agriculture ...	£4 per ton.
249/35	do.	Rosen & Silberman ...	433A, 1935	Purchase of Old Water Meters, as they now lie at the Water Supply Department's Yard, Loftus street, Perth	Metropolitan Water Supply	£104 9s. 3d.
943/35	Dec. 12	Dunlop-Perdriau Rubber Co., Ltd.	391A, 1935	Waterproof Sheeting, Jaconette and Batiste, for Government requirements, where directed within a radius of 3 miles of the Perth and/or Fremantle Town Halls during period 1st January, 1936, to 31st December, 1936— Items 1, 2, 3, 5, 6	Various	Rates on application.
"	do.	H. V. Illidge ...	"	Waterproof Sheeting, Double (Rubber) White, 36in. wide, No. 111, for Government requirements, where directed within a radius of 3 miles of the Perth and/or Fremantle Town Halls, during period 1st January, 1936, to 31st December, 1936	do.	4s., less 25% and 2½% per yd.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Accepted Tenders—continued.*

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
767/35	1935. Dec. 13	The National Fisheries, Ltd.	113	Fish for Government Institutions, etc. at Perth, Fremantle, Claremont and Wooroloo for year ending 31st December, 1936— Items 237 and 238, and 241 to 243A	Various	Rates on application.
„	do.	The Sharks Bay Supplies, Ltd.	„	Smoked Fish (Local) for Government Institutions, etc. for year ending 31st December, 1936— Item 240—Perth and Wooroloo Item 240—Fremantle and Claremont	do.	do.
1005/35	Dec. 12	W. Fowler & Co., Ltd.	429A, 1935	Bolts and Nuts, and Coach Screws and Nuts for Government Institutions for six months from 1st January, 1936, to 30th June, 1936, within the Metropolitan Area (Fremantle to Midland Junction), delivered F.O.R. Perth or Fremantle	do.	do.
85/35	Dec. 14	Sara & Cook, Ltd.	Butter for Government Institutions for week ending 21st December, 1935	C.S.D. ...	1s. 4d. per lb.
806/35	Dec. 12	Various	Burial of Deceased Destitute Persons and Aborigines at various towns throughout the State during the year 1936	Child Welfare and Aborigines	Rates on application.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. every Saturday, for the Supply and Delivery of Butter to Government Institutions and Hospitals during the ensuing week.

Forms of Tender and full particulars are available at the Tender Board Office, Murray Street, Perth.

By Order of the Board,

M. J. CALANCHINI,
Chairman W.A. Government Tender Board.

Registrar General's Office,
Perth, 19th December, 1935.

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

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
	1935.	<i>Church of England.</i> <i>(Diocese of Perth.)</i>		
1935/20	Dec. 16	Rev. S. J. Spratling ...	West Perth ...	Perth.
1935/20	do.	Rev. E. E. Taylor ...	Palmyra ...	Fremantle.
		<i>(Diocese of Bunbury.)</i>		
1935/20	do.	Rev. William Don Clavell Dunbar ...	Kojonup ...	Katanning.

W. L. WILSON,
Acting Registrar General.

APPOINTMENT

(under Section 5 of "Registration of Deaths and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914").

Registrar General's Office,
Perth, 17th December, 1935.

IT is hereby notified, for general information, that Constable H. J. Muhs has been appointed to act, temporarily,

as Assistant District Registrar of Births and Deaths for the Northam Registry District, to reside at Kellerberrin, during the absence on leave of L. H. Clifford; appointment to date from 2nd January, 1936.

W. L. WILSON,
Acting Registrar General.

AGREEMENT No. 20 OF 1935.

(Registered 30-11-1935.)

THIS Agreement, made in pursuance of "The Industrial Arbitration Act, 1912-1925," this 18th day of November, One thousand nine hundred and thirty-five, between the Mayor and Councillors of the Municipality of Boulder, hereinafter termed "The Employer," of the one part, and the Eastern Goldfields Municipal and Roads Board Labourers' Union of Workers, being a Union of workers registered under the provisions of "The Industrial Conciliation and Arbitration Act, 1912-1925," hereinafter termed "the employees," of the other part. Whereby the said parties are mutually agreed as follows:—

The basic wage at the rate of £4 5s. 7d. per week.

The minimum rate of wages which shall be paid by the employer shall be:—

	£	s.	d.	
Men cleaning septic tanks	1	10	0	per shift
Men driving motor sanitary vans and slop cart	1	0	6	per shift
Vanmen, stagemen, trenchmen and slopmen	0	19	4	per shift
Any other person handling nightsoil	0	19	4	per shift
Men cleaning silt pits, while so engaged	0	19	4	per shift
Ploughman at Sanitary Department ploughing and scooping trenches for nightsoil	0	19	4	per shift
Gardeners	0	19	4	per shift
Men tarring pans	0	19	4	per shift
Spreaders	0	18	8	per shift
Concreters	0	17	8	per shift
Motor truck drivers in Works Department	0	17	8	per shift
Stablemen	0	17	8	per shift
Assistant gardeners	0	17	8	per shift
Rubbishmen	0	17	8	per shift
Men doing shooting	0	17	8	per shift
Rock crusher men	0	17	8	per shift
Ploughmen, in other Departments than Sanitary	0	17	8	per shift
Assistant concreters	0	16	6	per shift
Municipal labourers not Scheduled ...	0	16	6	per shift
Foremen	6	6	0	per week

Men working with tar, bitumen, colas or other road-making compounds to receive 1s. 2d. per day above the ordinary rate paid to them as dirt money.

Rubbishmen driving a motor truck and picking up rubbish to be paid 1s. 2d. per day over the rate paid as rubbishmen.

2.—Hours of Labour.

(a) Generally:—The hours of labour for all employees shall not exceed forty-four hours per week, divided as follows:—Mondays, Tuesdays, Wednesdays, Thursdays and Fridays, work shall commence at 8 a.m. and continue with one hour intermission for dinner until 5 p.m.; Saturdays' work shall commence at 8 a.m. and continue until 12 noon: Provided always, and it is mutually agreed, that such division may be re-arranged by mutual consent of both parties.

(b) Sanitary employees:—The hours of labour for sanitary employees shall not exceed forty-four hours per week, divided as follows:—Mondays, Tuesdays, Wednesdays, Thursdays, and Fridays work shall commence at 5 a.m. at the stables and finish at 2 p.m.; Saturday's work shall start at the stables at 5 a.m. and finish at 9 a.m.: Provided always, and it is agreed, that such division may be mutually re-arranged by mutual consent of both parties.

It is specially agreed that from April 1st to October 1st, starting time shall be varied for work not to start before 6 a.m.

Stagemen shall start work at the cleansing stage every day, from Monday to Friday, at 8 a.m. and continue with one hour intermission for dinner and finish at 5 p.m., except Saturdays, when they shall finish at 12 noon.

Casual hands for less than one week, to receive 1s. per day above the rate specified for the work.

"Slopmen" shall start work at the stables on Mondays, Tuesdays, Wednesdays, Thursdays, and Fridays, at 5 a.m. and continue with one hour intermission for dinner until 2 p.m.; Saturday's work shall start at 5 a.m. and finish at 9 a.m.

"Trenchmen" shall start work at the trenches, or where directed, every day at 8 a.m., and continue with

one hour intermission for dinner and finish at the trenches at 5 p.m., except on Saturdays when they shall finish at 12 noon.

"Rubbish carters" shall start work every day at the stables at 8 a.m. and continue with one hour intermission for dinner, and finish at the stables at 5 p.m., except on Saturdays, he shall finish at 12 noon.

3.—Overtime.

All time worked in excess of the hours stated herein, each day's work to stand by itself, shall be considered as overtime and paid for at the following rates:—For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter. All work performed on Sundays shall be paid for at double time rates. Sunday, for the purpose of this clause, shall be from midnight Saturday to midnight Sunday.

Stablemen at both stables shall be paid at time and a half for Sunday work only.

Overtime rates shall not apply to foremen or watchmen.

4.—Holidays (Public).

Every employee shall be allowed the following holidays on full pay:—Christmas Day, Boxing Day, New Year's Day, Boulder Cup Day, and Labour Day. Every employee compelled to work on such days shall be paid at double time rates. When any of these holidays falls on a Sunday the following Monday to be observed as a holiday.

5.—Annual Holidays.

A fortnight's holiday, including twelve working days, on full pay, shall be granted once in each year to every employee provided he has worked 298 days at ordinary rates of pay, and should he have worked less than 298 such days when the said holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays.

6.—Annual Holidays, Notice.

Notification of annual leave shall be given to employees entitled thereto, at least one week before the commencement of such leave.

7.—Annual Leave (Mixed Functions).

Any employee who has been engaged on mixed functions during the year, when his annual leave falls due, shall be paid for such leave at a rate computed on the average weekly earnings of such employee for the twelve months preceding such leave.

8.—Sick Pay.

Twelve days' sick pay on half rates on account of sickness shall be granted to all employees; a doctor's certificate to be produced on each occasion a man is off sick; sick pay shall not be granted for more than twelve days in the aggregate in each year.

9.—Aprons.

Two aprons each per year to be provided for use of the drivers and stagemen in the Sanitary Department, if required.

10.—Oilers.

Men having to work in the rain, oilers to be provided, the style of oiler to be optional.

11.—Mixed Functions.

Any employee using tradesmen's tools and doing the work of tradesmen shall be paid the ruling rate in the District for the class of work upon which he is employed; likewise, an employee taking the place of a higher paid employee or doing work classed at a higher rate, such employee shall be paid the higher rate of wage. If employed at the higher rate for two or more hours, he shall be paid at the higher rate for the whole of that shift.

12.

Any employee turning up to work at the usual starting time, if his services are not required, he shall be paid for two hours at his usual rate, unless previously notified that his services would not be required.

13.

In the event of the full complement of men not being required, men shall be employed in rotation.

14.

In the engagement of its employees, the employer shall give preference to unionists, and men engaged by the Council shall become members of the "Eastern Goldfields Municipal and Roads Board Labourers' Union of Workers" within three weeks of date of engagement, and this Union guarantees to accept the employees of the Council as members of the said Union.

15.—First Aid Outfit.

The Council shall at depots and stables provide full and complete first aid boxes for the use of employees, and shall from time to time keep same renewed and in proper order.

16.—Full Payment for Shift.

After beginning a shift, employees shall not be paid for less than a full shift, unless they leave of their own accord, or dismissed for misconduct.

17.—Inspection of Time and Pay Sheets.

A duly accredited official of the Union shall be allowed to collect Union fees at the pay office, and shall be allowed to inspect the time and pay sheets relating to any employee affected by this agreement, and make extracts therefrom.

18.—Rights and Privileges.

Any employee who may be at the date of the signing of this Agreement in receipt of a higher rate of pay for his particular class of work than is herein prescribed, or in receipt of any privilege or allowance, other than herein provided, shall not suffer by reason of this Agreement any reduction in the amount which such employee was receiving above the rate prescribed in this Agreement, or loss of any privilege or allowance.

19.—Conciliation Committee.

In the event of any new class of work being introduced not provided for in the Agreement, a conciliation committee consisting of two (2) members of the Council and two (2) members of the Union, with an independent Chairman, shall meet and decide the rates of pay and conditions appertaining to such work.

20.

In all contracts let by the Council for work to be performed, the rates of pay and conditions of work set out in this Agreement shall be embodied in the conditions of contract.

21.—Interpretation Clauses.

For the purpose of this Agreement the terms used shall be interpreted or defined as follows:—

Men cleaning septic tanks to mean men engaged cleaning out septic tanks and soak wells, but not merely pumping the liquid from the septic tanks and soak wells.

Men driving motor sanitary van or slop motor means one engaged driving and collecting nightsoil from house to house and conveying pans containing nightsoil to the trenches or otherwise, or engaged driving and pumping slops into the slop tank to be taken to the trenches.

Stagemen means one who is engaged cleaning pans at the cleansing stage and loading nightsoil in tank carts to be carted to the trenches.

Trenchmen means one who is engaged at the trenches, and, after the trenches have been ploughed, covers with earth nightsoil deposited in same.

Slopmen means one who collects the liquid waste from hotels, laundries, and other premises, also urine from pans and tanks in the Municipality and empties same, but does not include driving the motor truck.

Ploughmen means one who ploughs trenches for the reception of nightsoil and any other land required.

Handling nightsoil means:—(a) Assisting the motor driver in picking up pans containing nightsoil, but does not mean driving the truck; (b) emptying pans into trenches or tank carts or assisting in the disposal of nightsoil; (c) any other work appertaining to the disposal of nightsoil.

Cleaning silt pits means men engaged in emptying and cleaning the silt pits at corner of Burt and Lane streets, Piesse and Lane streets, and Burt and Brookman streets.

Men tarring pans means one who tars pans in use after being cleansed or new pans before being used.

Rubbishmen driving motor truck, 1s. 2d. per day extra, means one who performs the double duty of driving the truck and picking up rubbish.

Rubbishmen means one who is engaged collecting rubbish which has been deposited by householders in boxes and other utensils, also rubbish thrown in the streets and in any right-of-way, but does not drive the truck.

Stablemen means one who works in the stables grooming horses, cleaning harness, cleaning out the stables, and mixing horse feed.

Spreaders means one who is engaged spreading metal or other material on new works or works being reconstructed, or men engaged forming, levelling, or spreading after the scarifier, but shall not include horse-drivers or motor-drivers spreading his own load or doing patching work.

Concreter means one who under the instructions of the Town Clerk or foreman carries out or supervises the doing of any concrete work.

Labourer assisting concreter means one who is engaged on concrete work under instructions from the concreter in charge.

Casual hands means one who is occasionally employed by the Council.

Foreman means one who directs the workmen, but takes his instructions from the Town Clerk.

Municipal labourer not scheduled means one who is engaged on any class of work as a labourer not otherwise specified in this Agreement.

Minimum wage:—The minimum wage shall be ninety-nine shillings per week of forty-four (44) hours.

Notwithstanding that the rate is expressed in a weekly amount, it is hereby declared that the contract of service is a daily contract.

Term of Agreement.

This Agreement shall come into force on the day of the date hereon and shall remain in force for the period of three (3) years thence ensuing, and thereafter subject to the provisions of "The Industrial Arbitration Act, 1912-1925," and shall apply to all works and undertakings carried out by the said employer in the Eastern Goldfields District.

In witness thereof the parties have hereunto set their hands and seals this day and year first before written.

The Common Seal of the Council of the Municipality of Boulder was hereto affixed in the presence of:—

W. F. COATH,

Mayor.

[L.S.]

H. J. EDWARDS,

Town Clerk.

The Common Seal of the Eastern Goldfields Municipal and Roads Board Labourers' Union of Workers was hereto affixed in the presence of:—

S. E. TAYLOR,

President.

[L.S.]

A. L. TAYLOR,

Secretary.

AGREEMENT No. 19 of 1935

(Registered 28/11/1935).

THIS Agreement, made in pursuance of "The Industrial Arbitration Act, 1912-1935," this 26th day of November, one thousand nine hundred and thirty-five, between C. S. Baty & Co.; J. G. Pritchard, Limited; A. Pidgeon; Thomsons, Limited; British General Electric Co., Limited; Airzone (W.A.), Limited; and H. C. Little & Co., Limited (hereinafter called "the Employers"), of the one part, and The Perth Radio Trade Industrial Union of Workers (hereinafter called "the Union"), of the other part, witnesseth that, for the considerations hereinafter appearing, the parties hereto mutually covenant and agree the one with the other as follows:—

1.—Area.

This Agreement shall operate over the area comprised within a radius of twenty-five (25) miles from the G.P.O., Perth.

2.—Term.

The term of this Agreement shall be twelve (12) months from the date hereof.

3.—Definitions.

(1) (a) General serviceman shall mean a worker employed in making, repairing, altering, assembling, testing, aligning, fault locating, winding and wiring radio machines, instruments or other apparatus.

(b) Workshop serviceman shall mean a worker exclusively or principally employed in the employer's workshop in making, repairing, altering, assembling, testing, aligning, fault locating, winding and wiring radio machines, instruments or other apparatus.

(c) Bench assembler (i.e. wireman, installer, coil winder, assembler, cabinet fitter) shall mean a worker engaged in assembling and putting together the parts of a radio as received from the maker, and the wiring and hooking up of such parts in a radio set, the winding of coils used in radio sets, the installation of such sets, and the fitting up of radio sets in cabinets. Any work in the nature of altering, testing, or adjusting such parts shall be the work of a workshop serviceman.

(2) (a) Casual worker shall mean a worker employed for less than six (6) consecutive working days and who may be put off or leave the employer's service without notice.

(b) A casual worker shall be paid ten per cent. (10%) in addition to the rates prescribed.

(c) A casual worker shall not be employed or be paid for less than two (2) hours in any one day.

4.—Hours.

(a) Forty-four (44) hours shall constitute a week's work for all workers.

(b) Each day's work for all workers shall not exceed eight (8) hours on Monday to Friday inclusive; Saturday, four (4) hours; to be worked in a continuous shift (exclusive of meal hour breaks).

(c) Meal hour breaks shall not exceed one (1) hour each.

(d) The hours of work shall be as follows:—

(i) General serviceman:—Between 7.30 a.m. and 9 p.m. on Monday to Friday inclusive and between 7.30 a.m. and 1 p.m. on Saturday.

(ii) Workshop serviceman and bench assembler:—Between 7.30 a.m. and 6 p.m., Monday to Friday inclusive, and between 7.30 a.m. and 1 p.m. on Saturday.

5.—Overtime.

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

(b) In the event of a worker being requested to hold himself in readiness for a call to work after ordinary hours, he shall be paid at ordinary rates for the time he so holds himself in readiness.

(c) All work performed beyond one quarter of an hour in any meal time shall be paid for at the rate of double time.

(d) No worker shall be compelled to work for more than five (5) hours without a break for a meal.

(e) When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than two (2) hours, he shall be provided with any meal required, or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof.

(f) Double time shall be paid for work done on Sunday, Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Monday, or Labour Day, except in connection with repairs to the employer's plant, which has broken down and has caused a stoppage of operations, or which may require overhauling and repairing or adjusting to prevent any such breakdown. Provided that this subclause shall not apply to workers employed on public address systems, who shall be allowed the equivalent time off at some other time, or have such equivalent time off added to their annual leave.

6.—Holidays.

(a) Twelve (12) paid holidays per annum shall be granted each worker after twelve (12) months' continuous service: Provided always, that New Year's Day, Good Friday, Easter Monday, Labour Day, Christmas Day, and Boxing Day, or the days observed as such, shall be taken as they come as portion of the

holidays. The balance of six days shall be granted as annual leave, at the convenience of the employer, but shall in any event be taken within six (6) months of becoming due.

(b) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with such employer, and if such holidays are not equal to the holidays given to the other employees, he shall not be entitled to work or pay whilst the other employees of such employer are on holidays on full pay.

(c) Except when employed subject to the conditions of Clause (5) (d) (Overtime) no worker shall be required to present himself for duty on any of the specially named holidays in subclause (a) of this clause. On any other public holiday an employer's establishment or place of business may be closed, in which case a worker need not present himself for duty, and the wage for that day may be deducted. If kept open or work be done, ordinary rates shall apply.

(d) Where a worker is dismissed for misconduct or dereliction of duty, he will not be entitled to the benefit of the provisions of this clause.

(e) Holiday pay shall not accrue during a worker's absence from his employment for any cause whatsoever.

7.—Contract of Service.

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

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of the next following clause, or such absence is on account of holidays to which the worker is entitled under the provisions of the Agreement.

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

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which 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.

8.—Payment for Sickness.

A worker shall be entitled to payment for non-attendance on the ground of personal ill-health, for one half-day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

9.—Wages.

	Per Week.
(a) Basic wage:—	£ s. d.
Metropolitan Area	3 10 6
Outside a fifteen (15) mile but within a twenty-five (25) mile radius of the G.P.O., Perth	3 11 2
(b) Adult Males:	Margin per Week.
General serviceman	£ s. d.
Workshop serviceman	1 4 0
Assembler	1 1 0
	0 6 0
(c) Male junior workers:	Per Week.
First 6 months' experience	% of Basic Wage.
Second 6 months' experience	20
Second year's experience ..	25
Third year's experience ..	35
Fourth year's experience ..	45
Fifth year's experience ..	55
Sixth year's experience ..	65
Seventh year's experience ..	70
	85

(d) Where the services of a worker are dispensed with, all wages shall be paid on the day of dismissal or forwarded to him by post on the day following.

10.—Country Work.

(a) When a worker is engaged on outside work, the employer shall pay all fares, and a proper allowance at current rates shall be paid for all necessary meals. Fares shall be second class, except when travelling by coastal boat, when saloon fares shall be paid.

(b) When a worker is engaged at such a distance that he cannot return at night, suitable board and lodging shall be found at the employer's expense.

(c) Travelling time outside ordinary working hours shall be paid for at ordinary rates up to a maximum of twelve (12) hours in any twenty-four hour period, from the time of starting on the journey: Provided that, when the travelling is by boat, not more than eight hours shall be paid for in such period.

Notwithstanding anything contained in this clause, the employer and the worker may enter into such other arrangements as may be mutually satisfactory as regards country work performed, outside a radius of 25 miles from the G.P.O., Perth.

11.—Time and Wages Record.

(a) Each employer shall keep a time and wages record, showing the name of each worker and the nature of his work, the hours worked each day, and the wages and allowances paid each week. Any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

(b) The time and wages record shall be open for inspection to a duly accredited official of the Union during the usual office hours, at the employer's office or other convenient place, and he shall be allowed to take extracts therefrom.

12.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Agreement, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

13.—Higher Duties.

A worker engaged for more than two (2) hours in any one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for the time so employed.

14.—No Reduction.

Nothing in this Agreement shall in itself operate to reduce the wage of any worker below the rate actually received by him at the date hereof.

15.—Male Junior Workers.

(a) Each employer shall during the term of this Agreement be permitted to continue to employ the same number of juniors that he had in his employ at the date of making this Agreement.

(b) Additional junior workers may be employed in the proportion of one additional junior worker to one additional adult worker.

16.—Testing Equipment.

The employer shall supply all necessary testing equipment and parts for the repair of same.

17.—General Serviceman using his own Vehicle.

The employer and the worker may enter into such arrangements as are mutually satisfactory. Failing satisfactory arrangements being made, the matter shall be referred to the Board of Reference for settlement.

18.—Shift Work.

(a) Whenever shift work is worked all shifts except the day shift shall be paid for at the rate of time and a quarter.

(b) Work other than day shift shall not be recognised as night shift unless five consecutive nights are worked, but shall be deemed to be overtime; on the completion of the fifth consecutive night's work the worker shall be deemed to have been employed on night shift during that and the preceding four nights, and thereafter during any subsequent consecutive nights he is so employed. The intervention of a Sunday or a holiday on which work is not performed shall not be deemed to break the sequence.

(c) When night shift is to be paid at time and a quarter rate, as prescribed in the preceding subclause, overtime shall be based on the time and a quarter rate and calculated under Clause 5.

19.—Cadets.

Notwithstanding anything herein contained or implied, a bona fide employer shall be permitted to appoint one son (or any other nominee) as a cadet to learn all the branches of the trade or calling of such employer. Only one such cadet at any particular time shall be permitted any employer.

20.—Piecework.

(a) Subject to the minimum wages rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The Union may during the currency of the Agreement apply to the Court for the correcting or regulation of any piece-work rate, time bonus rate, task rate or any other system of payment by results.

21.—Board of Reference.

The Court may appoint for the purpose of the Agreement a Board or Boards of Reference. Each Board shall consist of a Chairman and two other representatives, one to be nominated by each of the parties, as prescribed by the Regulations. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Agreement, the functions of:—

- (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Agreement or any of them;
- (ii) classifying and fixing wages, rates, and conditions for any occupation or calling not specifically mentioned in the Agreement;
- (iii) deciding any other matter that the Court may refer to such Board from time to time.
- (iv) 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, 1912-1935," which for this purpose are embodied in this Agreement.

22.—Junior Worker's Certificate.

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

- (1) Name in full.
- (2) Age and date of birth.
- (3) Name of each previous employer and length of service with such employer.
- (4) Class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be indorsed on the certificate and signed by the employer, upon request of the worker.

No worker shall have any claim upon an employer for additional pay in the event of the age or length of service of the worker being wrongly stated on the certificate. If any junior worker shall wilfully misstate his age in the above certificate he shall be guilty of a breach of this Agreement.

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

Signed for and on behalf of C. S. Baty & Company, in the presence of:—
J. Darling.

C. S. BATY & CO.
C. S. BATY.

Signed for and on behalf of J. G. Pritchard, Limited, in the presence of:—
B. Hartrell.

J. G. Pritchard, Ltd.,
J. G. PRITCHARD,
Managing Director.

Signed for and on behalf of A. Pidgeon, in the presence of:—
A. H. McPhee.

A. PIDGEON.

Signed for and on behalf of Thomsons, Limited, in the presence of:—

K. Purdy.

Thomsons, Limited,
ALAN L. THOMSON.

Signed for and on behalf of British General Electric Company, Limited, in the presence of:—

W. N. Bryant.

British General Electric Co., Ltd.,
M. JOHN,
Branch Manager.

Signed for and on behalf of Airzone (W.A.), Limited, in the presence of:—

W. M. Valentine.

Airzone (W.A.), Limited,
P. PLOWMAN.

Signed for and on behalf of H. C. Little & Co., Limited, in the presence of:—

J. L. Mattinson.

H. C. Little & Co., Ltd.,
H. C. LITTLE,
Managing Director.

The Common Seal of the Perth Radio Trade Industrial Union of Workers was hereto affixed in the presence of:—

J. B. RICHARDSON,
President. (SEAL)

M. B. d'ALMEIDA,
Secretary.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 393 of 1935.

In the matter of the Kalgoorlie and Boulder Master Bakers' Industrial Union of Employers (hereinafter referred to as "the employer") and in the matter of an Application by the employer for an Interpretation of Award dated the 23rd day of December, 1927, No. 16 of 1926, under Section 88 of "The Industrial Arbitration Act, 1912-1925."

UPON hearing Mr. G. F. Gill, on behalf of the employer, and Mr. T. Nielsen, on behalf of the West Australian Operative Bakers' Industrial Union of Workers, the Court doth hereby order and declare that, under the provisions of Clause 8 (c) of Award dated 23rd day of December, 1927, No. 16 of 1926, double time is payable for work performed between 5 p.m. and 12 midnight on Sundays, when such work is part of the ordinary working week of 44 hours.

Dated at Perth this 9th day of December, 1935.

By the Court,

(SEAL.) WALTER DWYER,
President.

THE DAIRY PRODUCTS MARKETING REGULATION ACT, 1934.

Department of Agriculture,
Perth, 18th December, 1935.

NOTICE is hereby given that the Minister for Agriculture, with the approval of the Lieutenant-Governor in Council, has, pursuant to Section 59 of "The Dairy Products Marketing Regulation Act, 1934," amended Regulation 14 of the Regulations made under the said Act and published in the *Government Gazette* on the 17th day of May, 1935, in the manner set forth in the Schedule hereto.

G. L. SUTTON,
Director of Agriculture.

Schedule.

Regulation 14 of the Regulations made under "The Dairy Products Marketing Regulation Act, 1934," and published in the *Government Gazette* on the 17th day of May, 1935, is amended by deleting therefrom paragraph (d) and inserting in lieu thereof a new paragraph (d) as follows.—

(d) Save and except as hereinafter mentioned any person mentioned in paragraph (c) hereof shall not be eligible for selection for nomination as a representative of the producers or of the dealers:

Provided that this paragraph shall not apply to a person who is a member but is neither a director, trustee, nor officer of an incorporated body or a non-incorporate body which is licensed as a manufacturer, but such person shall not be eligible to represent the manufacturers and the producers or the dealers at the same time.

Department of Agriculture,
Perth, 19th December 1935.

Ex. Co. No. 2671; Agric. No. 187/27.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of James Norman Cox as Chairman and of Harold Osborne Newman as Deputy Chairman of the Dried Fruits Board as from the 1st January, 1936.

Agric. No. 975/12; Ex. Co. No. 2670.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of the following members to be a Veterinary Board for the purpose of the Act, to regulate the practice of Veterinary Surgery and for other relative purposes (2 Georgii V., No. 51 of 1911) as from the 1st June, 1935:—Alwyn McKenzie Clark, Edwin Rose, James Mann, Albert Le Souef, and Robert Harley.

Agric. No. 2450/30; Ex. Co. No. 2673.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of Sergeant Walter Daniel Herrick being appointed as an Inspector under "The Brands Act, 1904," and "The Stock Diseases Act, 1895."

Agric. No. 899/25; Ex. Co. No. 2669.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of F. W. Butler, Emu Hill; A. E. Walker, Narembeen; S. C. Longhurst, Narembeen; G. S. Dayman, Emu Hill; W. A. O. Iles, Emu Hill; Les Norseman, Narembeen; F. Yandle, J. Hickey, L. Luck, W. S. Brown, and H. R. Brown as Honorary Inspectors under "The Plant Diseases Act, 1914-35."

(Sgd.) GEO. L. SUTTON,
Director of Agriculture.

UNIVERSITY OF WESTERN AUSTRALIA.

Election of Two Members of the Senate by Convocation.

THE Annual Election of two Members of the Senate by Convocation will be held on Tuesday, 3rd March, 1936, at the University Office, Crawley.

Nominations must be forwarded to the Warden of Convocation, University, Crawley, under the hands of two qualified voters, at any date after Tuesday, 21st January, 1936, but not later than Tuesday, 4th February, 1936.

R. E. PARKER,
Clerk of Convocation.

University, Crawley,
17th December, 1935.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that the spelling of the name of the stopping place at 71 miles 8 chains, on the Clackline-Miling Branch, has been altered from "Lum's Landing" to "Lunn's Landing."

J. TOMLINSON,
Secretary for Railways.
Perth, 14th December, 1935.

THE COMPANIES ACT, 1893.

Lamson Paragon (W.A.), Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed from Nos. 107-109 Murray Street, Perth, to and the same is now situated at Nos. 35-47 Pier Street, Perth, and is open and accessible to the public on week days (not being public holidays) between the hours of 9 a.m. and 4 p.m. and on Saturdays (public holidays excepted) from 9 a.m. to 12 noon.

Dated this 17th day of December, 1935.

ACKLAND & WATKINS,
St. George's terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Wiluna East Development Company, No Liability.

TAKE notice that the office or principal place of business of Wiluna East Development Company, No Liability, is situate upon Gold Mining Lease No. 552J, at Wiluna, where it is accessible to the general public on week days between the hours of 10 a.m. and 4 p.m., except on Saturdays, when it is closed at noon; and further take notice that Eric Edward Burgess, of Wiluna, Solicitor, is the duly constituted Attorney of the said Company in Western Australia.

Dated this 23rd day of November, 1935.

BRIAN SIMPSON,

Solicitor, of Warwick House, Perth, as Agent for E. E. Burgess, Solicitor, of Wiluna.

THE COMPANIES ACT, 1893.

Mount Kaindi Gold Ridges (New Guinea), No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the office of Cecil G. Banks, Traders' Buildings, 18 Howard street, Perth, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except on Saturdays, when the office will close at noon.

Dated the 5th day of December, 1935.

CECIL G. BANKS,
Attorney for the Company.

THE COMPANIES ACT, 1893.

North-East New Guinea Gold Fields, No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the office of Cecil G. Banks, Traders' Buildings, 18 Howard street, Perth, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except on Saturdays, when the office will close at noon.

Dated the 5th day of December, 1935.

CECIL G. BANKS,
Attorney for the Company.

THE COMPANIES ACT, 1893.

Wingello Gold Mines, No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the office of Cecil G. Banks, Traders' Buildings, 18 Howard street, Perth, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except on Saturdays, when the office will close at noon.

Dated the 5th day of December, 1935.

CECIL G. BANKS,
Attorney for the Company.

THE COMPANIES ACT, 1893.

Ophir Telluride Gold Mining Company, No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the office of Cecil G. Banks, Traders' Buildings, 18 Howard street, Perth, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except on Saturdays, when the office will close at noon.

Dated the 5th day of December, 1935.

CECIL G. BANKS,
Attorney for the Company.

Western Australia.

THE COMPANIES ACT, 1893.

The Gascoyne Trading Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the premises of the Company, in Robinson street, Carnarvon, and that the hours during which such office is open to the public for the transaction of business are from 10 a.m. to 4 p.m. from Mondays to Fridays inclusive and from 10 a.m. to noon on Saturdays.

Dated the 17th day of December, 1935.

PARKER & PARKER,
Solicitors for the abovenamed Company,
21 Howard street, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Overton Estates, Limited.

NOTICE is hereby given that the Registered Office of Overton Estates, Limited, is situate at London House, 321 Murray street, Perth, and is open and accessible to the public from Monday to Friday inclusive between the hours of 9 a.m. and 5 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated the 12th day of December, 1935.

O'DEA & O'DEA,
Solicitors for the abovenamed Company,
Warwick House, St. George's terrace,
Perth.

Western Australia.

THE COMPANIES ACT, 1893.

London Arcade, Limited.

NOTICE is hereby given that the Registered Office of London Arcade, Limited, is situate at London House, 321 Murray street, Perth, and is open and accessible to the public from Monday to Friday inclusive between the hours of 9 a.m. and 5 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated the 12th day of December, 1935.

O'DEA & O'DEA,
Solicitors for the abovenamed Company,
Warwick House, St. George's terrace,
Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Piccadilly Arcade, Limited.

NOTICE is hereby given that the Registered Office of Piccadilly Arcade, Limited, is situate at London House, 321 Murray street, Perth, and is open and accessible to the public from Monday to Friday inclusive between the hours of 9 a.m. and 5 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated the 12th day of December, 1935.

O'DEA & O'DEA,
Solicitors for the abovenamed Company,
Warwick House, St. George's terrace,
Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Industrial Investments, Limited.

NOTICE is hereby given that the Registered Office of Industrial Investments, Limited, is situate at London House, 321 Murray street, Perth, and is open and accessible to the public from Monday to Friday inclusive between the hours of 9 a.m. and 5 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated the 12th day of December, 1935.

O'DEA & O'DEA,
Solicitors for the abovenamed Company,
Warwick House, St. George's terrace,
Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Ascot Estates, Limited.

NOTICE is hereby given that the Registered Office of Ascot Estates, Limited, is situate at London House, 321 Murray street, Perth, and is open and accessible to the public from Monday to Friday inclusive between the hours of 9 a.m. and 5 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated the 12th day of December, 1935.

O'DEA & O'DEA,
Solicitors for the abovenamed Company,
Warwick House, St. George's terrace,
Perth.

Western Australia.
THE COMPANIES ACT, 1893.

Stirling Theatres, Limited.

NOTICE is hereby given that the Registered Office of Stirling Theatres, Limited, is situate at the Offices of A. W. Crooks, Public Accountant, 11-12 First Floor, A.M.P. Chambers, William street, Perth, and that the said office will be open for the transaction of business (with the exception of public holidays) between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. on week days (Saturdays excepted) and on Saturdays between the hours of 10 a.m. and noon.

Dated this 13th day of December, 1935.

A. W. CROOKS,
Public Accountant, Auditor and Company Secretary,
11-12 First Floor, A.M.P. Chambers,
William street, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and of the Bunbury Theatres, Limited (in liquidation).

NOTICE is hereby given that a meeting of the Shareholders of the above Company will be held at the office of the Liquidator, Austral Chambers, Stephen street, Bunbury, on Tuesday, the 7th day of January, 1936, at 4 p.m.

Business:—1, Presentation of account of Liquidator's receipts and payments to date; 2, to obtain the directions of the Shareholders as to what action, if any, should be taken by the Liquidator concerning the rent paid by the Company under the lease of the Princess Theatre, dated 25th September, 1930, having regard to the provisions of "The Reduction of Rents Act, 1931"; 3, Liquidator's remuneration.

N. C. RYDER,
Liquidator.
N. C. Ryder & Co., Chartered Accountants (Aust.),
Bunbury.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to The Gascoyne Trading Company, Limited.

Dated this 17th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Overton Estates, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Stirling Theatres, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to London Arcade, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Piccadilly Arcade, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Industrial Investments, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893
(56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Ascot Estates, Limited.

Dated this 13th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that, under the provisions of Section 67 of the abovenamed Act, the name of P. H. Roediger, Limited, duly incorporated on the 27th day of June, 1934, has been changed to Brooks & Phillips, Limited.

Dated this 16th day of December, 1935.

T. F. DAVIES,
Registrar of Companies.

NOTICE is hereby given that the Partnership previously carried on by us, the undersigned, Robert George Uphill and George Percival Uphill, at Balingup, under the style or firm of "Uphill & Son," has been dissolved by mutual consent as from the 1st day of December, 1934.

Dated this 28th day of August, 1935.

R. G. UPHILL.
G. P. UPHILL.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Elizabeth Paton, late of 16 Princess road, Claremont, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to forward particulars in writing of such claims or demands to The West Australian Trustee, Executor, and Agency Company, Limited, at its Branch Office, corner of Adelaide and Queen streets, Fremantle, the Agent for the Executor of the Will of the said deceased, on or before the 20th day of January, 1936; and notice is hereby further given that at the expiration of such time the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims or demands of which he shall then have had notice.

Dated this 12th day of December, 1935.

HARDWICK, FORMAN & SLATTERY,
The Bank of Adelaide Chambers, cr. High and Pakenham streets, Fremantle, Solicitors for Edward Mallan Collick, the Executor of the Will of the said deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Hubert James Taylor, late of Walwalling, near Pingelly, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are required to send in written particulars of such claims and demands to Gordon B. D'Arcy, of Warwick House, St. George's terrace, Perth, Solicitor for the Executors of the Will of the abovenamed deceased on or before the 20th day of January, 1936, after which date the said Executors will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims or demands of which they shall then have had notice.

Dated this 13th day of December, 1935.

GORDON B. D'ARCY,
of Warwick House, St. George's terrace, Perth,
Solicitor for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Arthur Charles Stubberfield, formerly of Coronation street, but late of 77 Angove street, North Perth, in the State of Western Australia, Builder, deceased (intestate).

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of such claims and demands to Florence Harriett Stubberfield, c/o Hartley B. Angus, Third Floor, Perpetual Trustee Buildings, St. George's terrace, Perth, the Administratrix of the Estate of the said deceased, on or before the 20th day of January, 1936, after which date the Administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which she shall then have received notice.

Dated this 10th day of December, 1935.

UNMACK & UNMACK,
Solicitors for the Administratrix,
Florence Harriett Stubberfield,
Withnell Chambers, Howard street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will and Estate of Victor Frank Feazey, late of 116 First avenue, Mount Lawley, formerly of Katanning and of Harvey, in the State of Western Australia, Retired Master Baker, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, of 135 St. George's terrace, Perth, on or before the 27th day of January, 1936, and that at the expiration of that date the Executor will distribute the assets of the said deceased among the persons lawfully entitled thereto, having regard only to such claims of which the Executor shall have had notice.

Dated the 18th day of December, 1935.

SPEED & CANTOR,
Padbury Buildings, Forrest Place, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Elizabeth O'Byrne, late of Burt street, Cottesloe, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are requested to present particulars of the same in writing to James Osman Fisher, care of Messrs. Boulthbee, Godfrey, & Virtue, Solicitors, Commercial Union Chambers, 66 St. George's terrace, Perth, on or before the 20th day of January, 1936, after the expiration of which time the Executor will distribute the assets of the said deceased amongst the persons entitled thereto, without any reference to any claims or demands of which he shall not then have had notice.

Dated this 11th day of December, 1935.

BOULTBEE, GODFREY, & VIRTUE,
Commercial Union Chambers, 66 St. George's terrace, Perth, Solicitors for James Osman Fisher,
the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicils of Noel Ferdinand Warlow, formerly of Awre Vicarage, Newnham, in the County of Gloucester, England, but late of Cne, in the State of Western Australia, Clerk in Holy Orders, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are requested to present particulars of the same in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 20th day of January, 1936, after the expiration of which time the Executor will distribute the assets of the said deceased amongst the persons entitled thereto, without any reference to any claims or demands of which the said company shall not then have had notice.

Dated this 11th day of December, 1935.

BOULTBEE, GODFREY, & VIRTUE,
of Commercial Union Chambers, 66 St. George's terrace, Perth, Solicitors for the West Australian Trustee, Executor, and Agency Company, Limited, the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will and Estate of David McClure, late of Lesmurdie road, Kalamunda, in the State of Western Australia, Storekeeper, deceased.

NOTICE is hereby given that all persons having claims or demands upon or against the Estate of the abovenamed David McClure, deceased, are required to send particulars thereof in writing to the Administrator (with the Will), The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 20th day of January, 1936, after which date the said Administrator (with the Will) will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this 5th day of December, 1935.

ACKLAND & WATKINS,
89 St. George's terrace, Perth, Solicitors for the said The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Beverley Mansley Bennett, late of 103 Grant street, Cottesloe, in the State of Western Australia, Accountant, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 20th day of January, 1936, 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 those claims of which it shall then have had notice.

Dated the 13th day of December, 1935.

ROBINSON, COX, & WHEATLEY,
20 Howard Street, Perth, Solicitors for The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, the Executor of the Will of the abovenamed deceased.

NOTICE TO CREDITORS.

In the matter of the Estate of Edward Williams, late of Nokanning, in the State of Western Australia, Farmer, deceased.

ALL persons having claims against the Estate of the abovenamed are required to send particulars thereof to the undersigned before the 20th day of January, 1936, otherwise they will be excluded from participating in the distribution of the assets of the said Estate.

Dated the 13th day of December, 1935.

JOHN HAROLD GLYNN,
The Official Trustee,
Supreme Court, Perth.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918") are hereby required to send particulars of such claims to me on or before the 20th day of January, 1936, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 18th day of December, 1935.

J. H. GLYNN,
Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation
Deverell, James Joseph (also known as James Joseph Deverall)	24-6-35	14-12-35	Congdon avenue, Pinjarra ...	Pensioner.
Redmond, Catherine	31-8-35	"	13 Prospect street, Erskineville, in the State of New South Wales	Married woman.
Perrin, Joseph Elswyn	1-11-35	"	6 Clotilde street, Mount Lawley	Business manager.

THE BANKRUPTCY ACT, 1892.

Order on Application to approve Composition or Scheme.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Thomas Albert Jones ...	Fremantle, lately carrying on business at Derby and Geraldton	Clerk	Supreme Court of Western Australia	57 of 1913	6th day of November, 1935	Payment of the sum of £200 in cash.

Dated this 17th day of December, 1935.

H. S. CROFTS,
Official Receiver in Bankruptcy,
Supreme Court, Perth.

CHRISTMAS HOLIDAYS.

THE "GOVERNMENT GAZETTE" WILL NOT BE PUBLISHED DURING THE WEEK ENDING 28th DECEMBER, 1935.

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