

Gazette Cover

WESTERN AUSTRALIA.

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No. 4.1

FRIDAY, **JANUARY** 21. PERTH:

[1938.

The Factories and Shops Act, 1920.

PROCLAMATION

Western Australia, By His Excellency Sir James Mitchell, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia utility. Lieutenant-Governor and its Dependencies in the Common wealth of Australia.

F. & S. 220/24; Ex. Co. 48.

WHEREAS it is enacted by section 117 of the Factories and Shops Act, 1920, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public any other day declared by Programment to be a public holiday for the purposes of the said Act: Now, therefore I, the said Licutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 31st day of January, 1938, shall be a public holiday throughout the State for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of January, 1938

By His Excellency's Command,

A. R. G. HAWKE, Minister for Labour.

GOD SAVE THE KING!!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 14th day of January, 1938, the following Orders in Council were authorised to be issued:

> Traffic Act, 1919-1935. Carnamah Road Board. ORDER IN COUNCIL.

P.W. 614/37.

HIS Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 48 of the Traffic Act, 1919-1935, namely, that in pursuance of clause (b) of paragraph (vii) of subsection (1) of section 46 of the said Act, the Carnamah

Road Board is hereby empowered to make by-laws prohibiting the passage of heavy or obstructive traffic over any specified road, either generally or during certain months of the year.

L. E. SHAPCOTT, Clerk of the Council.

The Factories and Shops Act, 1920. ORDER IN COUNCIL.

WHEREAS His Excellency the Governor in Council may make regulations under the provisions of the Factories and Shops Act, 1920: Now, therefore, His Excellency the Lieutenant-Governor in Council, acting in pursuance of such powers, and on the advice of the Executive Council, doth hereby make the following regulation:

The Manufacture and Packing of Ice Cream shall be deemed a special industry for the purposes of section 40 of the Act.

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

The Land Act, 1933-1936. ORDER IN COUNCIL.

Corr. No. 91/37.

WHEREAS by section 33 of the Land Act, 1933-1936, 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. 21788 (near Gunnyidi) should vest in and be held by Carnamah Road Board in trust for the purpose of Recreation and Swimming: 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 Carnamah 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, 1933-1936. ORDER IN COUNCIL.

Corr. No. 8909/12.

WHEREAS by section 33 of the Land Act, 1933-36, 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. 14515 (Bellevue Mechanics' Institute Site) should vest in and be held by the Midland Junction Municipality in trust for the purpose of Mechanica' Institute. Now therefore His Eventuary the Eventuary that Mechanics' Institute; 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 yest in and be held by the Midland Junction Municipality in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act

The Order in Council dated 16th November, 1932, regarding the above is hereby superseded.

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

The Land Act, 1933-1936. ORDER IN COUNCIL.

Corr. No. 1435/12.

WHEREAS by section 33 of the Land Act, 1933-1936, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other publie purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve 21449, at Arrino, should vest in and be held by the Three Springs Road Board in trust for Recreation: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advisor. cellency the Lieutenant-Governor, by and with the advise and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Three Springs Road Board in trust for Recreation, with power to the said Road Board to lease the whole or any portion of the said Reserve for any term not exceeding twenty-one (21) years from the date of the lease.

The Order in Council issued on 27th October, 1937, regarding the above, is hereby superseded.

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

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

ORDER IN COUNCIL.

M.W.S. 824/37.

M.W.S. 440/37.

M.W.S. 460/37.

PURSUANT to sections 19 and 20 of the above-men-PURSUANT to sections 19 and 20 of the above-mentioned Act, 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 exempts such works from the operations of sections 20, 21, 22, and 23 of the said Act.—

Description of Proposed Works—Metropolitan Sewerage:—Reticulation Areas Nos. 2, 8, and 50 (Part 2), South Perth and Perth—Alterations to design.

This Order in Council shall take effect from the 21st day of January, 1938.

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

JUSTICE OF THE PEACE.

Premier's Department, Perth, 20th January, 1938.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the appointment of Doctor Roy Le Page Muecke, Medical Superintendent, Perth Hospital, as a Justice of the Peace for the Perth Magisterial District.

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

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 proceed-ing, 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 11 (Writing down or suspension of Debts).

Farmer (Surname and Christian Names), Address, and Date of Order.

Donaldson, Alan Keith, Pepanyinning, 12th January, 1938.

Hart, Arthur Roy, Kulikup, 13th January, 1938. Goodhill, Joseph, Moorine Rock, 13th January, 1938. Sparrow, Albert Ernest, Jingymia, 13th January 1938. Bocquet, Eric Roscoe and Laurence Dudley, Wubin, 14th January, 1938.

Piggott, Samuel John, Torbay, 15th January, 1938. Mader, Leonard Joseph John, Woodanilling, 17th January, 1938.

Hardingham, John Christopher, Mobrup, Kojonup, 19th January, 1938.

All claims against these farmers to be forwarded to the Director, Temple Court, William street, Perth.

> W. A. WHITE, Director.

19th January, 1938.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders issued under section 11 of the Act have been cancelled as from the date specified:—Plant, William Joseph, Bruce Rock; Ball, James Huntley, Lake Brown; 19th January, 1938.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the adjustment of debts under section 11 of the Act of the following farmers has been finalised and the Stay lowing farmers has been finalised and the Stay Orders have now lapsed as from the date specified:
—Earle, Patrick, and Clancy, Thomas Joseph, Ncongaar; Gilchrist, William Henry Fleming, Wedin via Narrogin; Klie, Fritz William, Wialki; Mudge, Clifford George, East Dumbleyung; Miller, George Henry, Toolibin; Sykes, Reginald, Kondinin; Sudholz, Johann F., Meckering; Pearce, Simon, Dumbleyung; Pearce, Aubrey, Wagin; White, Frederic Stanley, Gorge Rock via Corrigin; Waters, Donald Edward and Frank Erle, Tambellup; Sprigg, Henry William, Wialki; Buchanan, Douglas, Trayning; Clothier, Walter William, Walgoolan; 19th January, 1938.

W. A. WHITE.

W. A. WHITE, Director.

19th January, 1938.

THE AUDIT ACT, 1904.

The Treasury, Perth, 12th January, 1938.

Treasury No. 35/35.

IT is hereby published, for general information, that Mr. K. H. Parker has been appointed Receiver of Revenue for the Meckatharra Water Supply, in place of Mr. L. McCarthy, retired, as from the 31st December, 1937.

The Treasury, Perth, 17th January, 1938.

Treasury No. 35/35.

IT is hereby published, for general information, that Mr. C. D. McMullen has been appointed a Certifying Officer for the Public Works Department.

Treasury No. 16/38.

IT is hereby published, for general information, that Mr. W. A. Duffield has been appointed Certifying Officer for the Agricultural Bank at Bunbury for a period of three months from the 10th January, 1938.

Treasury No. 63/37.

IT is hereby published, for general information, that Mr. W. H. Byrne has been appointed Certifying Officer for the Agricultural Bank at Lake Grace as from the 5th January, 1938.

A. J. REID, Acting Under Treasurer.

ROYAL MINT-PERTH BRANCH.

Treisury No. 22/38.

The Treasury, Perth, 17th January, 1938.

IT is hereby published, for general information, that the following regulations, under which gold may be received and coined at the branch of the Royal Mint, at Perth, Western Australia, have been approved by His Excellency the Lieutenaut-Governor in Executive Council as from the 12th January, 1938.

- 1. Gold in deposits of not less than one ounce will be received at the Mint daily (Saturdays and holidays excepted) between the hours of 11 a.m. and 3 p.m.
 - 2. Each parcel requiring a separate assay will be treated as a separate deposit.
- 3. The value of each deposit will be determined upon the report of the Assay Department, which report shall be final.
- 4. The value of each deposit will be calculated as follows:—Standard gold at £3 17s. 10½d. per onnce troy, and a proportion of the silver at a rate per onnce to be fixed by the Deputy Master from time to time. The proportion of silver paid for will be as follows:—
 - In deposits under 5,000 ozs.—all silver in excess of 6 per cent. of the weight of the deposit after melting.
 - In deposits from 5,000 ozs. to 10,000 ozs.—all silver in excess of 5 per cent. of the weight of the deposit after melting.
 - In deposits from 10,000 ozs. and upwards—all silver in excess of 4 per cent. of the weight of the deposit after melting.

Provided that payment in the case of deposits of 5,000 ozs. or over containing 10 per cent. or more of silver shall be based on 94 per cent. of the silver content at the London price on the day of lodgment, plus exchange.

In the case of deposits of old gold, the provisions relating to silver shall not apply, and no assay for silver need be made. The expression "old gold" includes jewellery and trade waste containing gold and manufactured gold.

In the case of deposits requiring partial refining the weight after such partial refining is the basis of calculation for determining the gold and silver content and not the weight after melting.

5. Charges.—For assaying, refining, and coinage. The charges for assaying and refining will be those shown in the Schedule attached to the regulations.

Provided, in the case of gold required to be coined, that of these charges $1\frac{1}{2}$ d. per ounce standard, where the amount brought at one time does not exceed five hundred ounces, and a penny in any other case, shall be considered to be the coinage charges fixed by the Royal Proclamation of the 13th October, 1897; and provided that, where deposits of British gold coin are refined, the charge for refining will be $2\frac{1}{2}$ d. an ounce standard.

- 6. Additional charges, to be fixed by the Deputy Master, will also be made when-
 - (a) a deposit contains base metal in excess of two per cent. of its weight after melting;
 - (b) it is necessary to subject the metal to any special treatment.
- 7. (1) The value of the deposit less the Mint charges will be paid to the Depositor-
 - (a) by cheque, in the case of deposits of less than 1,000 ounces gross weight;
 - (b) in all other cases in coin for the even pounds, and by cheque for the balance; or wholly in cheque if desired by the depositor.
 - (2) As far as possible, payments will be made not later than ten days from the date of the deposit.
 - (3) Settlements with depositors, unless otherwise especially arranged in writing, will be made at the Mint.
- 8. The Deputy Master may make special arrangements for the receipt of gold from and settlements with depositors at a distance.

9. The Deputy Master may refuse any deposit which he may deem unsuitable.

10. It shall be in the discretion of the Deputy Master to make exceptional arrangements in cases in which he may consider it desirable to do so for the advantage of the public service.

SCHEDULE.

Charges for Assaying, Refining, and Coinage.

Gross weight of deposition and Mint Characteristics		Gross weight of depo and Mint Ch		Gross weight of deposit in ounces and Mint Charge.			
and Mint Char Up to and including— 10	£ s. d 0 7 6 0 10 6 0 13 6 0 16 6 1 7 0 1 9 6 1 12 0 1 12 6 1 17 0 1 19 6 2 2 4 6 2 7 0 2 9 6 2 12 0 2 14 6 2 17 0 2 19 6 3 4 6 3 7 0 3 9 6 3 12 0 3 19 6 3 17 0 3 19 6 3 17 0 4 9 6 4 12 0 4 14 6 4 17 0 4 19 6 5 2 0	and Mint Charles and Mint Charles and Mint Charles are seen as a s	£ s. d 5 17 0 5 19 6 6 2 0 6 4 6 6 7 0 6 12 0 6 14 6 6 17 0 7 2 0 7 4 6 7 7 9 6 7 12 0 7 14 6 7 17 0 7 19 6 7 19 6 8 2 0 8 4 6 8 8 6 8 12 6 9 0 6 9 4 6 9 4 6 9 16 6 9 16 6 10 0 6 10 12 6 11 8 6 11 16 6 12 4 6 12 12 6 13 0 6	and Mint Ch Up to and including— 1,450 1,500 1,550 1,600 1,650 1,700 1,750 1,750 1,750 1,850 1,900 2,000 2,000 2,100 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 3,100 3,200 3,100 3,200 3,500 3,500 3,500 3,600 3,700 3,800 3,900 4,100 4,200 4,300 4,400 4,400 4,500	£ s. d 15 8 6 15 16 6 16 4 6 16 12 6 17 16 6 17 16 6 17 16 6 18 4 6 18 12 6 19 0 6 19 16 6 20 9 6 21 15 6 22 8 6 23 1 6 23 1 6 24 7 6 25 0 6 25 13 6 26 6 6 26 19 6 27 12 6 28 18 6 29 11 6 29 12 6 21 15 6 26 19 6 27 12 6 26 19 6 27 12 6 28 18 6 29 11 6 30 4 6 30 17 6 31 10 6 32 3 6 32 16 6 33 9 6 34 15 6 33 9 6 34 15 6 35 8 6 35 8 6 35 8 8		
370 380 390 400	5 4 6 5 7 0 5 9 6 5 12 0 5 14 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	13 8 6 13 16 6 14 4 6 14 12 6 15 0 6	4,600 4,700 4,800 4,900 5,000	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		

For every additional 100 ozs. the charge is increased by 12s. 6d.

Note.—Additional charges (see Regulation No. 6) are collected when base metals in a deposit exceed two per cent. of its weight.

Approved by His Excellency the Administrator in Executive Council this 22nd day of July, 1931.

Government Gazette, 31st July, 1931.

Amended 21st December, 1931, see Gazette 24th December, 1931. Amended 8th January, 1932, see Gazette 15th January, 1932.

A. J. REID, Acting Under Treasurer.

Office of Public Service Commissioner, Perth, 20th January, 1938.

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

Ex. Co. 26; P.S.C. 84/37.—Eric John Turnbull, under section 29 of the Public Service Act, to be Dental Officer of Schools, Public Health Department, as from 27th April, 1937;
Ex. Co. 26; P.S.C. 337/37—Ernest Tasker, under section 28 of the Public Service Act, to be Junior Clerk, School of Mines, Kalgoorlie, Mines Department, as from 1st July 1937:

1st July, 1937;
Ex. Co. 26; P.S.C. 554/35—Alarice Gamallie Clairs, under section 28 of the Public Service Act, to be Junior Machinist, Government Stores Branch, Treasury Department, as from 1st July, 1937;

Ex. Co. 26; P.S.C. 572/37—A. A. Hall, Draftsman,

Ex. Co. 26; P.S.C. 572/37—A. A. Hall, Draftsman, 3rd Class, Mines Department, to be Draftsman, 2nd Class, as from 1st January, 1938; Ex. Co. 2211; P.S.C. 484/37—L. N. F. Mitchell, Machinist, Metropolitan Water Supply Department, to be Machinist in Charge, as from 11th October, 1937. Also of the acceptance of the following resignation:—Ex. Co. 26—H. B. Hillman, Typist, Government Chemical Laboratory. Mines Department, as from 15th Decay

cal Laboratory, Mines Department, as from 15th December, 1937.

Also of the following retirement:—
Ex. Co. 1753—C. A. Forsberg, Inspector of Fisheries,
Premier's Department, under section 66 of the Public
Service Act, as from 21st December, 1937.

GEO. W. SIMPSON, Public Service Commissioner.

Office of Public Service Commissioner Perth, 19th January, 1938. Ex. Co. 2400.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following regulations governing the admission of Engineering Cadets, Public Works and Water Supply Departments; Cadets, Department of Agriculture; Architectural Cadets, Public Works. Works Department; Cadet Draftsman (Engineering) and Cadet Draftsman (Architectural), Public Works and Water Supply Departments; Cadet Surveyors, Lands and Surveys Department; Cadet Draftsman, Lands and Surveys Department, and Land Titles Office, Crown Law Department, and has cancelled the previous regulations relating to the admission of these Cadets.

GEO. W. SIMPSON, Public Service Commissioner.

REGULATIONS GOVERNING THE ADMISSION OF ENGINEERING CADETS, PUBLIC WORKS AND WATER SUPPLY DEPARTMENTS.

1 —Conditions.

An applicant for appointment must be not more than twenty-one nor less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

When forwarding his application each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commissioner.

2.—Qualifications.

Applicants must have qualified for Matriculation in the Faculty of Engineering of the University of Western Australia or have passed an approved equivalent examination. All other things being equal, preference will be given to applicants who have passed at the Leaving Standard in Applied Mathematics, Physics and Chemistry or Geology.

Applicants will be required to produce evidence of the examinations passed by them.

3.—Competitive Examination.

Applications will be invited by the Public Service Commissioner by advertisement, and in the event of more applications being received than the number of vacancies, selection will be made by either of the following methods:—(a) a Board consisting of the Public Service Commissioner, the Permanent Head and a professional member to be nominated by the Commissioner; or (b) a competitive examination in trigonometrical computations, plotting and plan drawing.

4.—Probation.

Every cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Permanent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties, and upon his general conduct. Upon receipt of such report the Commissioner will confirm, or annul, the cadetship. Upon confirmation of a cadet's appointment, he will be articled to the Director of Works for the torm, hereing from processing the commissioner will be a strictly to the director of works for the term hereinafter prescribed.

5.—Term of Cadetship.

The term for which a cadet will be required to serve will depend on the manner in which he elects to qualify. The alternatives are:-

(a) A cadet who elects to qualify by obtaining the degree of Bachelor of Engineering in the University of Western Australia shall serve for an aggregate period of two years in the Department. For the purpose of determining this period, the sum of all University vacations actually spent by the cadet in training in the Department shall be counted. Leave without pay will be granted to cover the University terms.

(b) a cadet who elects to qualify by passing the examination mentioned in Regulation 6(b) or 6(c) shall serve four years (whole time)

in the Department.

Before his cadetship is confirmed he must satisfy the Director that he has entered

upon a course of study to enable him to pass the examination mentioned in Regulation 6(b) or 6(c).

A cadet who elects to qualify under alternative (a) and after following part of the University course is forced to relinquish it without proceeding to a degree shall serve an aggregate period of four years in the Department.

He shall satisfy the Director of Works that he has entered upon a course of study to enable him to pass the examination mentioned in Regulation 6(b) or 6(c) as soon after the abandonment of the University course as may be possible.

Time served with the Department prior to appointment as a cadet may be counted towards the qualifying period at the discretion of the Public Service Commissioner.

At least 20 per cent, of the time spent in the Department shall be in the office for the purpose of receiving instruction in the preparation of engineering drawings, computations, specifications, designing, office methods, and general engineering work. The remainder of the term shall be spent in the field on engineering surveys, and the design, construction and maintenance of engineering works, with a short course in the work-

6.-Final Examinations.

No cadet shall be considered to have completed his cadetship until he has fulfilled one of the following conditions:

- (a) Obtained the degree of Bachelor of Engineering in the University of Western Australia;
 (b) Passed sections "A" and "B" of the Associate
- Membership Examination of the Institution of Civil Engineers, London;
- (c) Passed the Associate Membership Examination of the Institution of Engineers, Australia.

7.—Extension of Term.

If, at the end of the prescribed term of his cadetship, a cadet has not succeeded in fulfilling the conditions of completion set out in Regulation 6, his cadetship may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same remuneration as he was in receipt of for the last year of his cadetship.

8.—Student Membership.

A cadet, as soon as he is qualified by age, shall become a student member of either the Institution of Civil Engineers, London, or the Institution of Engineers, Australia.

9.—Progress and Conduct.

At any time after a cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadet-ship may be cancelled on the approval of the Public Service Commissioner.

10.—Regulations.

During the whole term of his cadetship and any extension thereto, a cadet shall be subject to the Public Service Act and Regulations relating to the Permanent Staff as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be granted.

11.—Remuneration.

The remuneration of a cadet shall be at the following rates:-

CDI					
1st year	 			\mathbf{a} nnum	
2nd year	 			annum	
3rd year	 			annum	
4th year	 	 £160	per	annum	
5th year	 	 £185	per	annum	

An allowance of 2s. per diem will also be paid when in the field in camp.

When employed away from Headquarters an allowance may be paid as compensation for extra cost of transport necessarily incurred.

When stationed away from home, and no camp is provided, a special sustenance allowance may be paid as compensation for the extra cost of living involved.

These transport or sustenance allowances will be at such rates as may be approved by the Public Service Commissioner in each case.

12.—Permanent Appointment.

A cadet who has satisfactorily completed his cadetship shall (should he be so required) serve in the Public Service of the State for a period of three years at a salary of £270 for the first year, and thereafter in accordance with the Public Service Commissioner's classification of the work upon which he is engaged.

13.-Agreement and Bond.

Before any person is accepted as a cadet under these regulations, an agreement in the form, or to the effect, of Form No. 1 in the appendix hereto shall be executed by such person and his legal guardian and the Head of the Department concerned; and a bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two sureties to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE made the day of one thousand nine hundred and , between (a) , of (b) , in the State of Western Australia (hereinafter called "the Cadet"), of the first part (c) of (d) , in the said State (e) , the (f) of the Cadet (hereinafter called "the Guardian"), of the second part, and (g) the Director of Works and Buildings for the State of Western Australia (hereinafter with his successors in office referred to as the "Director of Works"), of the third part; witnesseth that the said parties hereto do hereby mutually covenant and agree as follows:—

- 1. The Cadet, of his own free will and accord, with the consent of the Guardian, hereby places and binds himself to serve the Director of Works as an Engineering Cadet for the term of (h)—years from the day of—one thousand nine hundred and—under and subject to the regulations governing the admission of Engineering Cadets, Public Works and Water Supply Departments, as approved by the Governor in Council and published in the Government Gazette of the—day of—, 19—, and any amendments for the time being in force thereof.
- 2. The Cadet will during the said term well and truly serve the Director of Works as an Engineering Cadet, and will in all respects and at all times observe, perform, and comply with the obligations on the part of the Cadet contained in the said Regulations or any amendments for the time being in force thereof.
- 3. When the Cadet shall have satisfactorily completed his cadetship and obtained his certificate of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in Regulation 12 of the said Regulations or any amendments for the time being in force thereof.
- 4. In consideration of the premises the Director of Works will during the said term take and accept the Cadet attached to the Public Works and Water Supply Departments and employ him and instruct him or cause him to be employed and instructed as an Engineering Cadet under and in accordance with the said Regulations or any amendments for the time being in force thereof

or any amendments for the time being in force thereof. In witness whereof the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed, sealed, and delivered by the Guardian the said (k)..... (1).........................

(a) Full name of Cadet. (b) Address. (c) Full name of guardian. (d) Address. (e) Occupation. (f) Father, mother or guardian, as the case may be. (g) Full name of Departmental Head. (h) Two or four, as the case may require. (i) Full name of Cadet. (j) Signature of Cadet. (k) Full name of guardian. (l) Signature of guardian. (m) Full name of Director of Works. (n) Signature of Director of Works.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that we (a) , of (b) , in the State of Western Australia (c) and (d) , of (e) , in the said State, (f) and (g) of (h) , in the said State, (i) are jointly and severally bound in the sum of Two hundred pounds (£200) to be paid to His Majesty the King, his heirs and successors, for the due payment whereof we bind ourselves and each and every one of us, and for the whole our heirs, executors, and administrators by these presents.

Dated this day of one thousand nine hundred and

Whereas by an indenture dated the day of , 19 , made between (j) of the first part, the abovenamed (k) of the second part, and (l) Director of Works and Buildings for the State of Western Australia, of the third part, the said (m) was under and subject to the Regulations governing the admission of Engineering Cadets to the Public Works and Water Supply Departments, as approved by the Governor in Council and published in the Government days of the

and Water Supply Departments, as approved by the Governor in Council and published in the Government Gazette of the day of , 19, or any amendments for the time being in force thereof, taken and accepted as an Engineering Cadet by the said (n) Director of Works and Buildings.

Now the Condition of the above written Bond is such that if the said (o) and the above bounden (p) shall duly and faithfully comply with all their obligations under the said indenture, then the above written Bond shall be void and of no effect, but otherwise it shall be and remain in full force and

(a) Full name of guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of guardian. (l) Full name of Director of Works. (m) Full name of Cadet. (n) Full name of Director of Works. (o) Full name of Cadet. (p) Full name of guardian. (r) Signature of guardian. (s) Full name of first surety. (t) Signature of first surety. (u) Full name of second surety. (v) Signature of second surety.

REGULATIONS GOVERNING THE ADMISSION OF ARCHITECTURAL CADETS, PUBLIC WORKS DEPARTMENT.

1. Conditions.

An applicant for appointment must not be more than twenty one nor less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

When forwarding his application each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commissioner.

2. Qualifications.

Applicants must have passed the Leaving Certificate Examination of the University of Western Australia in English, Mathematics A and B, Physics and at least one of the following subjects:—Applied Mathematics, Drawing, Chemistry, Geology, and in addition he must have passed the Junior Certificate Examination in a modern foreign language, or have passed approved equivalent examinations.

Applicants will be required to produce evidence of the examinations passed by them.

3. Competitive Examination.

Applications will be invited by the Public Service Commissioner by advertisement, and in the event of more applications being received than the number of vacancies, selection will be made by either of the following methods:—(a) a Board consisting of the Public Service Commissioner, the Permanent Head and a professional member to be nominated by the Commissioner; or (b) a competitive examination in free-hand drawing, elements of perspective and scale drawing.

4. Probation.

Every cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Permanent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties and upon his general conduct. Upon receipt of such report, the Commissioner will confirm or annul the Cadetship. Upon confirmation of a cadet's appointment he will be articled to the Principal Architect for the term hereinafter prescribed.

5. Term of Cadetship.

A cadet will be required to serve for a period of four years during which he will receive general practical instruction in designing, drafting, construction, taking-off quantities, drawing up specifications, and general architectural work. A portion of the time will be spent in supervising construction work and gaining experience in the use of the level and in architectural surveys.

6. Final Examinations.

No cadet shall be considered to have completed his cadetship until he has fulfilled one of the following conditions:—

- (a) Passed the examination of the Architects Board of Western Australia and obtained registration under the Architects Act, 1921, and been admitted as an Associate Member of the Royal Institute of Architects of Western Australia, Incorporated;
- (b) Passed all examinations for Associate Membership of the Royal Institute of British Architects and been admitted as an Associate of that Institute.

7. Extension of Term.

If, at the end of the prescribed term of his cadetship, a cadet has not succeeded in fulfilling the conditions of completion set out in Regulation 6, his cadetship may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same remuneration as he was in receipt of for the fourth year of his cadetship.

8. Student Membership.

During the first year of his cadetship a cadet must become a student of the Royal Institute of the Architects of Western Australia, Incorporated, and will be required to attend classes at the University and Technical School in his own time for the further study of subjects necessary to enable him to qualify as set out in Regulation 6.

9. Progress and Conduct.

At any time after a cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadetship may be cancelled on the approval of the Public Service Commissioner.

10. Regulations.

During the whole term of his cadetship and any extension thereto, a cadet shall be subject to the Public Service Act and Regulations relating to the Permanent Staff as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be granted.

11. Remuneration.

The remuneration of a cadet shall be at the following rates:—

,			
	1st year	 	£90 per annum.
	2nd year	 	£110 per annum.
	3rd year	 	£130 per annum.
	4th year	 	£160 per annum

12. Permanent Appointment.

A cadet who has satisfactorily completed his cadetship shall (should he be so required) serve in the Public Service of the State for a period of three years at a salary of £270 for the first year and thereafter in accordance with the Public Scrvice Commissioner's classification of the work upon which he is engaged.

13. Agreement and Bond.

Before any person is accepted as a cadet under these Regulations an agreement in the form, or to the effect, of Form No. 1 in the appendix hereto, shall be executed by such person and his legal guardian and the Head of the Department concerned, and a Bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two sureties to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE made the day of one thousand nine hundred and between (a) , of (b) , in the State of Western Australia (hereinafter called "the Cadet"), of the first part (c) , in the said of (d) , the (f) of the Cadet (here-State (e) inafter called "the Guardian", of the second part, the Principal Architect for the State and (g) the Principal Architect for the State of Western Australia (hereinafter with his successors in office referred to as the "Principal Architect"), of the third part; witnesseth that the said parties hereto do hereby mutually covenant and agree as follows:

- 1. The Cadet, of his own free will and accord, with the consent of the Guardian, hereby places and binds hinself to serve the Principal Architect as an Architectural Cadet for the term of four years from the day of one thousand nine hundred and , under and subject to the regulations governing the admission of Architectural Cadets, Public Works Department, as approved by the Governor in Council and published in the Government Gazette of the day of , 19 , and any amendments for the time being in force thereof.
- 2. The Cadet will during the said term well and truly serve the Principal Architect as an Architectural Cadet, and will in all respects and at all times observe, perform, and comply with the obligations on the part of the Cadet contained in the said Regulations or any amendments for the time being in force thereof.
- 3. When the Cadet shall have satisfactorily completed his cadetship and obtained his certificate of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in Regulation 12 of the said Regulations or any amendments for the time being in force thereof.
- 4. In consideration of the premises the Principal Architect will during the said term take and accept the Cadet attached to the Public Works Department and employ him and instruct him or cause him to be employed and instructed as an Architectural Cadet under and in accordance with the said Regulations or any amendments for the time being in force thereof.

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

Signed, sealed, and delivered by the Guardian the said (j)......(k)........................

(a) Full name of Cadet. (b) Address. (c) Full name of guardian. (d) Address. (e) Occupation. (f) Father. mother or guardian, as the case may be. (g) Full name of Principal Architect. (h) Full name of Cadet. (i) Signature of Cadet. (j) Full name of guardian. (k) Signature of guardian. (l) Full name of Principal Architect. (m) Signature of Principal Architect.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that , of (b) , in the State of Western Australia (c) and (d) , in the said State, (f)
of (h)
, in the said State, and (g) are jointly and severally bound in the sum of Two hundred pounds (£200) to be paid to His Majesty the King, his heirs and successors, for the due payment whereof we bind ourselves and each and every one of us, and for the whole our heirs, executors, and administrators by these presents.

Dated this day of one thousand nine hundred and

Whereas by an indenture dated the day of , 19 , made between (j) of the first part, the abovenamed (k) of the second the Principal Architect for the State part. and (1) of Western Australia, of the third part, the said (m) was under and subject to the Regulations governing the admission of Architectural Cadets to the Public Works Department, as approved by the Governor in Council and published in the Government Gazette of day of , 19 , or any amendments for the time being in force thereof, taken and accepted as an Architectural Cadet by the said Principal Architect.

Now the Condition of the above written Bond is such that if the said (o) and the above bounden shall duly and faithfully comply with all their obligations under the said indenture, then the above written Bond shall be void and of no effect, but otherwise it shall be and remain in full force and virtue.

Signed, sealed and delivered by the said (q)...... (r).....

in the presence of

Signed, sealed, and delivered by the said (s)......

(t)..... in the presence of......

Signed, sealed, and delivered by the said (u)......

(v)......

in the presence of......

(a) Full name of guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of guardian. (l) Full name of Principal Architect. (m) Full name of Cadet. (o) Full name of Gadet. (p) Full name of guardian. (q) Full name of guardian. (s) Full name of guardian. (the first surety. (the Signature of guardian. (s) Full name of first surety. (the Signature of second surety. (v) Signature of second surety.

REGULATIONS GOVERNING THE ADMISSION OF CADET DRAFTSMEN (ENGINEERING) AND CADET DRAFTSMEN (ARCHITECTURAL) IN THE PUBLIC WORKS AND WATER SUPPLY DEPARTMENTS.

An applicant for appointment must not be more than twenty-one or less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

When forwarding his application each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commis-

2.—Qualifications.

An applicant shall produce evidence of having passed the Junior Certificate Examination of the University of Western Australia in English, Mathematics A and B, Physics and any two other subjects, or such other exa-mination as shall in the opinion of the Public Service Commissioner be equivalent thereto.

He shall produce a specimen of his plan drawing.

3.—Competitive Examination.

Applications will be invited by the Public Service Commissioner by advertisement, and in the event of more applications being received than the number of vacan-

cies, a selection will be made by either of the following methods:—(a) a Board consisting of the Public Service Commissioner, the Permanent Head and a professional member to be nominated by the Commissioner; or (b) a competitive examination in trigonometrical computa-tions, plotting and plan drawing for Cadet Engineering Draftsmen, and in freehand drawing, elements of pers-pective, and scale drawing for Cadet Architectural Draftsmen.

4.—Probation.

Every Cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Permanent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed of the manner in which the probability has performed his duties, and upon his general conduct. Upon receipt of such report the Commissioner will confirm, or annul, the cadetship. Upon confirmation of a Cadet's appointment he will be articled to the Director of Works, or to the Principal Architect, as the case may require, for the term hereinforther more included. term hereinafter prescribed.

5.—Term of Cadetship.

A Cadet will be required to serve for a term of four years in the drawing office, during which time he will

receive general practical instruction in—

(a) Drafting, plotting from field notes, calculations for design, estimates, specifications, preparation of working drawings, computations and the general work of the Engineering Drawing Office for a Cadet Engineering Draftsman, and

(b) Drafting, construction, specifications, quantities and general Architectural work for a Cadet Architectural Draftsman.

$6. -Qualifying \ Examination.$

At the end of the prescribed term of cadetship a cadet will be required to present himself at a qualifying examination which will embrace the following subjects:-

For Cadet Engineering Draftsman-

(a) Drawing-Use of instruments employed in the drawing office, plan drawing, contouring, lettering, colouring, etc.

(b) Plotting—The use of scale and protractor, plotting from field notes and sketches.
(c) Grading—Sewers, drains, railways, roads, etc.
(d) Design—Materials used in construction and their strength, design of engineering structures, in-

eluding preparation of working drawings. Quantities and Estimates—for engineering works. (f) Specifications-Preparation of specifications and contract documents.

(g) Computations-Calculation of areas, traverses, volumes, etc., hydraulie computations, calculation of stresses.

(h) Legal knowledge of Statutes, Regulations and By-laws governing works carried out by the Department, such as-

Metropolitan Water Supply, Sewerage and Drainage Act, 1909-25,

Water Boards Acts, 1904-28, Public Works Act, 1902-33,

Rights in Water and Irrigation Act, 1914, Land Drainage Act, 1902-25, Main Roads Act, 1930-32. For Cadet Architectural Draftsmen—

(a) Drawing-

i. Preparation of sketches, working drawings and details, from outline instructions.

ii. Freehand Drawing, perspective drawing

and Rendering.
Construction, including computations

(b) Building for structural design.

(c) Quantities and Estimates for Architecturai Works.

(d) Specifications—Preparation of Specifications and

contract documents.

(e) Building Services—Drainage, Water Supply,
Sanitation, Hygiene, Lighting, Ventilation, etc.
Examinations shall be conducted as directed by the Public Service Commissioner.

7.—Extension of Term.

No cadet shall be considered to have completed his cadetship until he has passed the qualifying examina-tion prescribed in Regulation 6. To enable him to do so the term of four years may be extended at the dis-cretion of the Public Service Commissioner for a further period not exceeding two years at the same remune-ration as he was in receipt of for the fourth year of his cadetship.

8.—Studies.

When Cadets cannot obtain the necessary instruction at the evening classes of the University of Western Australia, the Technical School, or other approved institution, they may be allowed such leave of absence as may be necessary to attend the day lectures in approved subjects, but such leave of absence during working hours shall be without pay.

9.—Progress and Conduct.

At any time after a cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadet-ship may be cancelled on the approval of the Public Service Commissioner.

10.—Regulations.

During the whole term of his cadetship and any extension thereto, a cadet shall be subject to the Public Service Act and Regulations relating to the Permanent Staff as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be

11.—Remuneration.

The remuneration of a cadet shall be at the following rates:-

£70 per annum, 1st year 2nd year £90 per annum, £110 per annum, 3rd year £130 per annum. 4th year

12.—Permanent Appointment.

A cadet who has satisfactorily completed his cadet-ship shall (should he be so required) serve in the Public Service of the State for a period of three years, at a salary of £245 for the first year, £260 for the second year, and thereafter in accordance with the Public Service Commissioner's classification of the work upon which he is engaged.

13.—Agreement and Bond.

Before any person is accepted as a cadet under these Regulations an agreement in the form, or to the effect, of Form No. 1 in the appendix hereto, shall be executed by such person and his legal guardian and the Head of the Department concerned; and a Bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two sureties to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE made the day of one thousand nine hundred and between (a) of (b) in the State of Western Australia (hereinafter called "the Cadet''), of the first part, (c) of (d) in the said State (e) the (f) of the Cadet (hereinafter called the (f) of the Cadet (hereinafter called "the Guardian"), of the second part, (g) the (h) for the State of Western Australia (hereinafter with his successors in office referred to as the (i) "") of the third part, witnesseth

that the said parties hereto do hereby mutually covenant and agree as follows:—

1. The Cadet of his own free will and accord, with the consent of the Guardian, hereby places and binds himself to serve the (j)

for the term of four years from the as a (k)

day of one thousand nine hundred under and subject to the Regulations governing the admission of Cadet Draftsmen (Engineering) and Cadet Draftsmen (Architectural), in the Public Works and Water Supply Departments, as approved by the Governor in Council and published in the Government Gazette of the day of , 19, and any amendments for the time being in force thereof. day of one thousand nine hundred

2 The Cadet will during the said term well and truly serve the (1) as a (m) will in all respects and at all times observe, perform and comply with the obligations on the part of the Cadet contained in the said Regulations or any amendments for

tained in the said Regulations or any amendments for the time being in force thereof.

3. When the Cadet shall have satisfactorily com-pleted his cadetship and obtained his certificate of qualification he will if required so to do serve in the Public Service of the State for a period of three years in accordance with and subject to the provisions con-

tained in Regulation 12 of the said Regulations or any amendments for the time being in force thereof.

In consideration of the premises the (n) will during the said term take and accept the Cadet attached to the Public Works and Water Supply Department and employ him and instruct him or cause him to be employed and instructed as a (o) under and in accordance with the said Regulations or any amendments for the time being in force thereof.

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

Signed, sealed, and delivered by the Cadet the said

(a) Full name of Cadet. (b) Address. (c) Full name of Guardian. (d) Address. (e) Occupation. (f) Father, mother, or guardian, as the case may be. (g) Full name of Departmental Head. (h) Title, and name of Department. (i) Director of Works or Principal Architect, as the case may be. (i) Director of Works or Principal Architect, as the case may be. (k) Cadet Engineering Draftsman or Cadet Architectural Draftsman, as the case may be. (l) Director of Works or Principal Architect, as the case may be. (m) Cadet Engineering Draftsman or Cadet Architectural Draftsman, as the case may be. (n) Director of Works or Principal Architect, as the case may be. (p) Full name of Cadet. (q) Signature of Cadet Engineering Draftsman or Cadet Architectural Draftsman, as the case may be. (p) Full name of Guardian. (s) Signature of Guardian. (t) Director of Works or Principal Architect, as the case may be. (n) Full name of Departmental Head. (v) Signature of Departmental Head.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that we in the State of of (b) Western Australia (c) and (d)
of (e) in the said State (f)
and (g) of (h) and (d) of (e) and (g) in the said are jointly and severally bound State (i) in the sum of two hundred pounds (£200) to be paid to His Majesty the King his heirs and successors for the due payment whereof we bind ourselves and each and everyone of us and for the whole our heirs executors and administrators by these presents.

Dated this day of one thousand nine hundred and

Whereas by an indenture dated the 19 made between (j) day of 19 made between (j) of the first part, the abovenamed (k) of the second part and (l) for the State of Western Australia of the third part the said (m) was under and subject to the Regulations governing the admission of Cadet Draftsmen (Engineering) and Cadet Draftsmen (Architectural) in the Public Works and Water Supply Departments, as approved by the Governor in Council and published in the Government Gazette of the day of , 19, or any amendments for the time being in force thereof, taken and accepted as a (n) by the said (o)

Now the condition of the above written bond is such that if the said (p) and the above bounden

that if the said (p) and the above bounden (q) shall duly and faithfully comply with all their obligations under the said Indenture then the above written Bond shall be void and of no effect, but otherwise it shall be and remain in full force and virtue.

Signed, sealed, and delivered by the said (r)...... (s).....
In the presence of..... Signed, sealed, and delivered by the said (t)...... (u)..... In the presence of.....

Signed, sealed, and delivered by the said (v).....

In the presence of......

(a) Full name of Guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of Guardian. (l) Name and description of Departmental Head. (m) Full name of Cadet. (n) Cadet Engineering Draftsman or Cadet Architectural Draftsman, as the case may be. (o) Name and title of Departmental Head. (p) Full name of Guardian. (s) Signature of Guardian. (r) Full name of Guardian. (s) Signature of first surety. (v) Full name of first surety. (w) Signature of first surety. (v) Full name of second surety. (w) Signature of second surety.

REGULATIONS GOVERNING THE ADMISSION OF CADET DRAFTSMEN, LANDS AND SURVEYS DEPARTMENT, AND LAND TITLES OFFICE, CROWN LAW DEPARTMENT.

1.—Conditions.

An applicant for appointment must not be more than twenty-one nor less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

When forwarding his application, each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commissioner.

2.—Qualifications.

An applicant shall produce evidence of having passed the Junior Certificate Examination of the University of Western Australia in English, Mathematics A and B, and any three other objects, or such other examination as shall, in the opinion of the Public Service Commissioner, be equivalent thereto.

He shall produce a specimen of his plan drawing.

3.—Competitive Examination.

Applications will be invited by the Public Service Commissioner by advertisement, and in the eyent of more applications being received than the number of vacancies, a selection will be made by either of the following methods:—(a) A Board consisting of the Public Service Commissioner, the Permanent Head, and a professional member to be nominated by the Commissioner; or (b) a competitive examination in trigonometrical computations, plotting and plan drawing.

Every Cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Per-manent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties, and upon his general conduct. Upon receipt of such report the Commissioner will confirm or annul the cadetship. Upon confirmation of a Cadet's appointment he will be articled to the Surveyor General for the term hereinafter prescribed.

5.—Term of Cadetship.

A Cadet will be required to serve for a term of four years. At least three years of this period will be served in the drawing office, during which time he will receive general practical instruction in drafting, plotting, comgeneral practical instruction in drafting, plotting, compilation of standard plans, computations, standard traverses and the use of draftsmen's instruments, examination of Surveyors' plans and accounts, and issue of instructions; and at least 6 months will be served in the field under a departmental Surveyor in order to obtain knowledge and field practice.

6.—Qualifying Examination.

At the end of the prescribed term of cadetship a Cadet will be required to present himself at a qualifying examination which will embrace the following sub-

(a) Drawing.—Plan drawing, hill shading and etching, contouring, colouring and drawing for re-

production,

(b) Plotting.—The use of scales and protractors; plotting by means of co-ordinates and by latitudes and longitudes; adjustment and dispersion of errors of close on standard plans; plotting from surveyors' field books.

(c) Standard Traverse.—Computation of geographical positions on standard traverses, closure and ad-

justment of circuits.
(d) Projections.—Computation of the latitudes and departures from points of origin of the intersections of meridians and parallels. Latitudes

and longitudes of rectangular sheet corners.

(e) Instruments.—Use of eidograph, planimeter and calculating machine.

(f) Computations in connection with land surveying, including azimuth, latitude and time observations.

- (g) Examination of Surveyors' diagrams and original plans and adjustment of discrepancies in surveys. Checking contract Surveyors' statements of account.
- (h) Acts and Regulations affecting the work of the Professional Branch of the Lands and Surveys Department.

Examinations shall be conducted as directed by the Public Service Commissioner.

7.—Extension of Term.

No Cadet shall be considered to have completed his cadetship until he has passed the qualifying examination prescribed in Regulation 6. To enable him to do so the term of four years may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same re-muneration as he was in receipt of for the fourth year of his cadetship.

8.—Studies.

When Cadets cannot obtain the necessary instruction at the evening classes of the University of Western Australia, the Technical School, or other approved institution, they may be allowed such leave of absence as may be necessary to attend the day lectures in approved subjects, but such leave of absence during working hours shall be without pay.

9.—Progress and Conduct.

At any time after a Cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadet-ship may be cancelled on the approval of the Public Service Commissioner.

10.—Regulations.

During the whole term of his cadetship and any extension thereto, a Cadet shall be subject to the Public Service Act and Regulations relating to the Permanent Staff as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be granted.

11.—Remuneration.

The remuneration of a Cadet will be at the following

lst year £70 per annum .. £90 per annum
.. £110 per annum 2nd year 3rd year . . 4th year £130 per annum . .

An allowance of 2s. per diem will also be paid when in the field in camp.

When employed away from headquarters an allowance may be paid as compensation for extra cost of transport necessarily incurred, the amount to be fixed by the Public Service Commissioner in each case.

12.—Permanent Appointment.

A Cadet who has satisfactorily completed his cadetship shall (should be be so required) serve in the Publie Service of the State for a period of three years, at a salary of £245 for the first year, £260 for the second year, and thereafter in accordance with the Public Service Commissioner's classification of the work upon which he is engaged.

13.—Agreement and Bond.

Before any person is accepted as a Cadet under these Regulations an agreement in the form, or to the effect, of Form No. 1 in the appendix hereto shall be executed by such person and his legal guardian and the head of the Department concerned; and a Bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two snreties, to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE made the day of one thousand nine hundred and , between (a) of (b) , in the State of Western Australia (hereinafter called "the Cadet"), of the first part (c) of (d) , in the said State (e) the (f) of the Cadet (hereinafter called "the Guardian"), of the second part, and (g) the (h) for the State of Western Australia (hereinafter with his successors in office referred to as the (i) "") of the third part Witnesseth that the said parties hereto do hereby mutually covenant and agree as follows:—

- 1. The Cadet of his own free will and accord, with the consent of the Guardian, hereby places and binds himself to serve the (j) as a Cadet Draftsman for the term of four years from the day of.

 One thousand nine hundred and , under and subject to the Regulations governing the admission of cadet draftsmen, Lands and Surveys Department and Land Titles Office, Crown Law Department, as approved by the Governor in Council and published in the Government Gazette of the day of , 19 , and any amendments for the time being in force thereof.
- 2. The Cadet will, during the said term, well and truly serve the (k) as a Cadet Draftsman and will in all respects and at all times observe, perform, and comply with the obligations on the part of the Cadet contained in the said Regulations or any amendments for the time being in force thereof.
- 3. When the Cadet shall have satisfactorily completed his cadetship and obtained his certificate of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in Regulation 12 of the said Regulations, or any amendments, for the time being in force thereof.
- 4. In consideration of the premises the (1) will during the said term take and accept the Cadet attached to the (m) and employ him and instruct him or cause him to be employed and instructed as a Cadet Draftsman under and in accordance with the said Regulations or any amendments for the time being in force thereof.

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

Signed, scaled, and delivered by the Cadet, the said

(n).....(o)...... in the presence of.....

Signed, scaled, and delivered by the Guardian, the said (p).....(q)......

Signed, scaled, and delivered by the (r)......
the said (s)....(t).....
in the presence of......

(a) Full name of Cadet. (b) Address. (c) Full name of Guardian. (d) Address. (e) Occupation. (f) Father. mother, or guardian, as the case may be. (g) Full name of Departmental Head. (h) Title and name of Department. (i) Surveyor General or Registrar of Titles, as the case may be. (j) Surveyor General or Registrar of Titles, as the case may be. (k) Surveyor General or Registrar of Titles, as the case may be. (l) Surveyor General or Registrar of Titles, as the case may be. (l) Surveyor General or Registrar of Titles, as the case may be. (m) Lands and Surveys Department or Land Titles Office, Crown Law Department, as the case may be. (n) Full name of Cadet. (o) Signature of Cadet. (p) Full name of Guardian. (q) Signature of Guardian. (r) Surveyor General or Registrar of Titles, as the case may be. (s) Full name of Departmental Head. (t) Signature of Departmental Head.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that we (a) of (b) in the State of Western Australia (c) and (d) of (e) in the said State (f) and (g) of (h) in the said State (i) are jointly and severally bound in the sum of TWO HUNDRED POUNDS (£200), to be paid to His Majesty the King, his heirs, and successors, for the due payment whereof we bind ourselves and each and every one of us, and for the whole our heirs, executors, and administrators by these presents.

Dated this day of , One thousand nine hundred and

Whereas by an indenture dated the day of , 19, made between (j) of the first part, the abovenamed (k) of the second part, and (l) for the State of Western Australia, of the third part, the said (m) was, under and subject to the Regulations governing the admission of cadet draftsmen, Lands and Surveys

Department and Land Titles Office, Crown Law Department, as approved by the Governor in Council, and published in the Government Gazette of the day of , 19 , or any amendments for the time being in force thereof, taken and accepted as a Cadet Draftsman by the said (n)

NOW THE CONDITION of the above written bond is such that if the said (o) and the above bounden (p) shall duly and faithfully comply with all their obligations under the said indenture then the above written Boud shall be void and of no effect, but otherwise it shall be and remain in full force and virtue.

Signed, scaled, and delivered by the said (q)......

(r).......
in the presence of.........

Signed, scaled, and delivered by the said (s)......

(t).....
in the presence of.......

Signed, scaled, and delivered by the said (u)......

(v).......
in the presence of.........

(a) Full name of guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of guardian. (l) Name and description of Departmental Head. (m) Full name of Cadet. (n) Name and title of Departmental Head. (o) Full name of Cadet. (p) Full name of guardian. (q) Full name of guardian. (r) Signature of guardian. (s) Full name of guardian. (r) Signature of first surety. (u) Full name of surety. (t) Signature of second surety.

REGULATIONS GOVERNING THE ADMISSION OF CADET SURVEYORS, LANDS AND SURVEYS DEPARTMENT.

1.—Conditions.

An applicant for appointment must be not more than twenty-one nor less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

when forwarding his application each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commis-

sioner.

An applicant shall produce evidence of having passed:—

(a) The Leaving Certificate Examination of the University of Western Australia in English, Mathematics A and B, and one the following subjects

 Applied Mathematics or Physics; or

—Applied Mathematics or Physics; or
(b) Such other examination as shall, in the opinion of the Public Service Commissioner, be equiva-

lent thereto.

3.—Competitive Examination.

Applications will be invited by the Public Service Commissioner by advertisement, and in the event of more applications being received than the number of vacancies, selection will be made by either of the following methods:—(a) A Board consisting of the Public Service Commissioner, the Permanent Head, and a professional member to be nominated by the Commissioner; or (b) a competitive examination in trigonometrical computations, plotting and plan drawing.

Every Cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Permanent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties and upon his general conduct. Upon receipt of such report, the Commissioner will confirm or annul the cadetship. Upon confirmation of a Cadet's appointment he will be articled to the Surveyor General for the term hereinafter prescribed.

5.—Term of Cadetship.

A Cadet will be required to serve for a term of four years, of which not less than two years shall be in the field and the balance in Head Office, where he will be

instructed in drafting, plotting from field notes, computations, the use and adjustment of instruments. field astronomy, geodesy, etc. He will be placed under a Departmental Surveyor for field practice, when every facility will be given him to acquire a thorough knowledge of the survey system of the State.

6.—Final Examination.

At the end of the prescribed term of cadetship, a cadet will be required to apply to the Land Surveyors' Licensing Board for admission to examination.

7.—Extension of Term.

No cadet shall be considered to have completed his cadetship until he has passed the examination prescribed in Regulation 6. To enable him to do so the term of four years may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same remuneration as he was in receipt of for the fourth year of his cadetship.

8.—Studies.

During his cadetship, a Cadet will be expected to attend classes at the University of Western Australia or the Technical School in Agricultural Geology, Agricultural Chemistry, Astronomy and Geodesy, and Surveying.

When a Cadet cannot obtain the necessary instruction at the evening classes of the University of Western Australia, the Technical School, or other approved institution, he may be allowed such leave of absence as may be necessary to attend the day lectures in approved subjects, but such leave of absence during working hours that he without transshall be without pay.

9.—Progress and Conduct.

At any time after a Cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadet-ship may be cancelled on the approval of the Public Service Commissioner.

10.—Regulations.

During the whole term of his cadetship and any extension thereto, a Cadet shall be subject to the Public Service Act and regulations relating to the Permanent Staff, as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be granted.

The remuneration of a Cadet shall be at the following

1st year	 	 £90	per	annum.
2nd year	 	 £110	per	annum.
3rd year	 			annum.
4th year	 	 £160	per	annum.

An allowance of 2s, per diem will also be paid when in the field in camp.

When employed away from Headquarters an allowance may be paid as compensation for extra cost of transport necessarily incurred.

When stationed away from home, and no camp is provided, a special sustenance allowance may be paid as compensation for the extra cost of living involved. These transport or sustenance allowances will be at

such rates as may be approved by the Public Service Commissioner in each case.

12.—Permanent Appointment.

A Cadet who has satisfactorily completed his cadet-A Cadet who has satisfactorily completed his cadetship and has obtained a license to practise as a Surveyor under the Licensed Surveyors Act shall (should he be so required) serve in the Public Service of the State for a period of three years at a salary of £270 for the first year, and thereafter in accordance with the Public Service Commissioner's classification of the work upon which he is engaged. which he is engaged.

13.—Agreement and Bond.

Before any person is accepted as a Cadet under these regulations an agreement in the form, or to the effect, of Form No. 1 in the appendix hereto shall be executed by such person and his legal guardian and the Head of the Department concerned; and a bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two sureties, to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE, made the day of One thousand nine hundred and , between (a) , of (b) . in the State of Western Australia (hereinafter called "the Cadet"), in the State of the first part, (c) in the said State, (c) of (d) the (f) the Cadet (hereinafter called "the Guardian") of the the Surveyor General, second part (g) Lands and Surveys Department, for the State of Western Australia (hereinafter with his successors in office referred to as the "Surveyor General"), of the third part, witnesseth that the said parties hereto do hereby nutually covenant and agree as follows:—

1. The Cadet of his own free will and accord, with

the consent of the Guardian, hereby places and binds himself to serve the Surveyor General as a Cadet Surveyor for the term of four years from the , One thousand nine hundred and

of , One thousand nine hundred and , under and subject to the Regulations governing the admission of Cadet Surveyors, Lands and Surveys Department, as approved by the Governor in Council and published in the Government Gazette of the day of , 19 , and any amendments for the time being in force thereof.

2. The Cadet will during the said term well and truly serve the Surveyor Gargers as a Cadet Surveyor and

2. The Cadet will during the said term well and truly serve the Surveyor General as a Cadet Surveyor, and will in all respects and at all times observe, perform, and comply with the obligations on the part of the Cadet contained in the said regulations or any amendments for the time being in force thereof.

3. When the Cadet shall have satisfactorly completed in the cadet shall have satisfactorly completed.

his cadetship and obtained his certificate of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in regulation 12 of the said regulations, or any amendments

lation 12 of the said regulations, or any amendments for the time being in force thereof.

4. In consideration of the premises the Surveyor General will during the said term take and accept the Cadet attached to the Lands and Surveys Department, and employed and instructed, as a Cadet Surveyor under and in accordance with the said regulations, or any amendments for the time being in force thereof ments for the time being in force thereof.

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

Signed scaled and delivered by the Cadet the said (h)..... (i)....... in the presence of

Signed sealed and delivered by the Guardian the said (j).....(k)...... in the presence of

Signed sealed and delivered by the Surveyor General the said (m)..... in the presence of.....

(a) Full name of Cadet. (b) Address. (c) Full name of Guardian. (d) Address. (e) Occupation. (f) Father, mother, or guardian, as the case may be. (g) Full name of Surveyor General. (h) Full name of Cadet. (i) Signature of Cadet. (i) Full name of Guardian. (k) Signature of Guardian. (l) Full name of Surveyor General. (m) Signature of Surveyor General.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that we in the State of Western Australia (e) and (d) of (e) in the said State (f) and (g) of (h) in the said State (i) are jointly and severally bound in the sum of Two hundred pounds (£200), to be paid to His Majesty the King, His heirs and successors, for the due payment whereof we bind ourselves and each and every one of us, and for the whole our heirs, executors, and administrators by these presents.

Dated this day of One thousand nine hundred and day

Whereas by an indenture dated the 19 made between (j) of the first part, the abovenamed (k) second part and (l) of the for the State of Western Australia of the third part, the said (m)

was, under and subject to the regulations governing the admission of Cadet Surveyors, Lands and

Surveys Department, as approved by the Governor in day of , 19 , or any amendments for the time being in force thereof, taken and accepted as a Cadet Surveyor by the said (n)

Now the condition of the above written Bond is such that if the said (o)

(p) with all their obligations under the said indenture, then the above written Bond shall be void and of no effect,

Signed sealed and delivered by the said (q)in the presence of	(r)
Signed sealed and delivered by the said (s)in the presence of	(t)
Signed sealed and delivered by the said (u)	(v)

but otherwise it shall be and remain in full force and

(a) Full name of Guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation of first surety. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of Guardian. (l) Name and description of Departmental Head. (m) Full name of Cadet. (n) Name and title of Departmental Head. (o) Full name of Cadet. (p) Full name of Guardian. (q) Full name of Guardian. (r) Signature of Guardian. (s) Full name of first surety. (t) Signature of first surety. (u) Full name of second surety.

REGULATIONS GOVERNING THE ADMISSION OF CADETS IN THE DEPARTMENT OF AGRICULTURE.

1. Conditions.

An applicant for appointment must be not more than twenty-one nor less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

When forwarding his application each candidate shall attach a completed questionnaire on the printed form obtainable at the office of the Public Service Commis-

sioner.

2. Qualifications.

Applicants must have qualified for Matriculation in the Faculty of Agriculture of the University of Western Australia or have passed an approved equivalent examination.

Applicants will be required to produce evidence of the examinations passed by them.

3. Applications.

Applications will be invited by the Public Service Commissioner by advertisement, and in the event of more applications being received than the number of vacancies, a selection will be made by a Board consisting of the Public Service Commissioner, the Permanent Head and a professional member nominated by the Commissioner.

${\bf 4.} \quad Probation.$

Every Cadet shall, in the first instance, be appointed on probation for a period of three months. Before the expiration of the period of probation, the Permanent Head shall report to the Public Service Commissioner on the manner in which the probationer has performed his duties, and upon his general conduct. Upon receipt of such report, the Commissioner will confirm, or annul, the cadetship.

5. Term of Cadetship.

A Cadet will be required to serve for a term of four A Cadet will be required to serve for a term of four years, during which time he will undergo such course of training as may be prescribed by the Permanent Head of the Department, and shall take the course of study leading to the degree of Bachelor of Science in Agriculture in the University of Western Australia.

Leave without pay to attend the required classes at the University will be granted.

6. Final Examination.

No Cadet shall be considered to have completed his cadetship until he has obtained the degree of Bachelor of Science in Agriculture in the University of Western

7. Extension of Term.

If, at the end of the prescribed term of his cadetship, a Cadet has not succeeded in fulfilling the conditions of completion set out in regulation 6, his cadetship may be extended at the discretion of the Public Service Commissioner for a further period not exceeding two years at the same remuneration as he was in receipt of for the fourth year of his cadetship.

Progress and Conduct.

At any time after a Cadet has completed one year of the prescribed term of service, if, in the opinion of the Permanent Head of the Department, his progress and general conduct have not been satisfactory, his cadetship may be cancelled on the approval of the Public Service Commissioner.

9. Regulations.

During the whole term of his cadetship and any extension thereto, a Cadet shall be subject to the Public Service Act and Regulations relating to the Permanent Staff as far as these may be applicable. The period of his cadetship shall not be considered as any part of a term of service for which long service leave may be

10. Remuneration.

The remuneration of a Cadet shall be at the following rates:-

1st year 2nd year £90 per annum 3rd year

4th year ... £160 per annum
An allowance of 2s, per diem will also be paid when in the field in camp.

When employed away from Headquarters an allowance may be paid as compensation for extra cost of transport necessarily incurred.

When stationed away from home, and no camp is provided, a special sustenance allowance may be paid as compensation for the extra cost of living involved.

These transport or sustenance allowances will be at such rates as may be approved by the Public Service

Commissioner in each case.

11. Permanent Appointment.

A Cadet who has satisfactorily completed his cadet-A Cadet who has satisfactorily completed his cadership shall (should he be so required) serve in the Public Service of the State for a period of three years at a salary of £270 for the first year and thereafter in accordance with the Public Service Commissioner's classical contents. sification of the work upon which he is engaged.

12. Agreement and Bond.

Before any person is accepted as a Cadet under these regulations an agreement in the form or to the effect of Form No. 1 in the appendix hereto shall be executed by such person and his legal guardian and the Head of the Department concerned: and a Bond in the form, or to the effect, of Form No. 2 in the said appendix shall be executed by the said legal guardian and by one or two sureties to be determined and approved by the Head of the Department concerned.

APPENDIX.

Form No. 1.

THIS INDENTURE made theday ofone thousand nine hun-
dred andbetween (a) of (b), in the State of West-
ern Australia (hereinafter called "the Cadet"), of the
first part, (e)
in the said State (e)
inafter called "the Guardian", of the second part,
and (g)the (h)for the
State of Western Australia (hereinafter with his suc-
cessors in office referred to as the (i) ","),
of the third part; witnesseth that the said parties hereto do hereby mutually covenant and agree as follows:—
do hereby mutdany covenant and agree as ronows.

1. The Cadet, of his own free will and accord, and with the consent of the Guardian, hereby places and binds himself to serve the (j) as a Cadet for the term of four years from thedayone thousand nine hundred day of one thousand nine hundred and and and any amendments for the time being in force thereof.

- The Cadet will during the said term well and truly serve the (k).....as a Cadet, and will in all respects and at all times observe, perform, and comply with the obligations on the part of the Cadet contained in the said regulations or any amendment for the time being in force thereof.
- When the Cadet shall have satisfactorily completed his cadetship and obtained his certificate of qualification he will, if required so to do, serve in the Public Service of the State for a period of three years, in accordance with and subject to the provisions contained in regulation 1.1 of the said regulations or any amendments for the time being in force thereof.
- 4. In consideration of the premises the (1)... take and accept the Cadet attached to the Department of Agriculture and employ him and instruct him, or cause him to be employed and instructed as a Cadet under and in accordance with the said regulations or any amendments for the time being in force thereof.

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

Signed, sealed, and delivered by the Cadet the said
(m)
(n)in the
presence of
Signed, sealed, and delivered by the Guardian the said
(o)
presence of
Signed, sealed, and delivered by the (q)
the said (r)
(s)in the
presence of

(a) Full name of Cadet. (b) Address. (c) Full name of Guardian. (d) Address. (e) Occupation. (f) Father, mother, or guardian, as the case may be. (g) Full name of Departmental Head. (h) Title and name of Department. (i) Title of Departmental Head. (j) Title of Departmental Head. (k) Title of Departmental Head. (l) Title of Departmental Head. (n) Full name of Cadet. (n) Signature of Cadet. (o) Full name of Guardian. (p) Signature of Guardian. (q) Title of Departmental Head. (r) Full name of Departmental Head. (s) Signature of Departmental Head.

Form No. 2.

KNOW ALL MEN BY THESE PRESENTS that we (a)...., of (b).... in the State of Western Australia (c).... and (d)...., of (e)....,

in the said State, (f)
and (g) of (h),
in the said State, (i)are
jointly and severally bound in the sum of Two hundred
pounds (£200) to be paid to His Majesty the King, his
heirs and successors, for the due payment whereof we
bind ourselves and each and every one of us, and for the
whole our heirs, executors, and administrators by these
presents.

Dated this......day of..... one thousand nine hundred and

Whereas by an indenture dated the day of, one thousand nine day of, one thousand ninchundred and, made between (j) of the first part, the abovenamed (k) of the second part, and (l) for the State of Western Australia, of the third part, the said (m) was under and

Now the Condition of the above written Bond is such

Signed, sealed, and delivered by the said (s).....(t).....in the presence of.....

Signed, sealed, and delivered by the said (u)...

(a) Full name of Guardian of Cadet. (b) Address. (c) Occupation. (d) Full name of first surety. (e) Address of first surety. (f) Occupation. (g) Full name of second surety. (h) Address. (i) Occupation. (j) Full name of Cadet. (k) Full name of Gaardian. (l) Name and description of Departmental Head. (m) Full name of Cadet. (n) Name and title of Departmental Head. (o) Full name of Cadet. (p) Full name of Gaardian. (q) Full name of Guardian. (r) Signature of Guardian. (s) Full name of first surety. (t) Signature of first surety. (u) Full name of second surety.

VACANCIES IN THE PUBLIC SERVICE.

Department.		Position.	Old Classification.	New Classification.	Date Returnable.
Treasury Do Mines Treasury Chief Secretary's		 Clerk, Workers' Homes Board Clerk (Item 74) Typist, Geological Survey Branch Clerk (female) Junior Medical Officer, Mental Hospitals Department	£230—£282 £230—£282 £140—£190 	£279—£288 £279—£288 £140—£190 £140—£190 £666—£699*	1938. 22nd January. 29th January. do. do. 31st January.
Agriculture † \$ Do. † Education Mines Chief Secretary's Education † ‡		 Veterinary Surgeon (two positions) Dairy Factory Superintendent Secretary (Item 1461) Clerk (Item 482) Clerk, Records Branch (Item 706) Director of Education	$\begin{array}{c} \pounds 414 - \pounds 486 \\ \dots \\ \pounds 486 - \pounds 558 \\ \pounds 230 - \pounds 282 \\ \pounds 260 - \pounds 306 \\ \pounds 940 - \pounds 1,120 \end{array}$	$\begin{array}{c} \pounds 414 - \pounds 486 \\ \pounds 366 - \pounds 438 \\ \pounds 510 - \pounds 558 \\ \pounds 279 - \pounds 288 \\ \pounds 294 - \pounds 306 \\ \pounds 940 - \pounds 1,120 \end{array}$	do. do. 5th February. do. do. 7th February.

Note.—* Applications are also called under section 29; a deduction of £65 will be made to cover a furnished house. This deduction will include free supply of light, fuel and laundry. A further deduction of £40 per annum will be made for board for a single officer.

† Applications are also called under section 29.

‡ Applicants must state age and supply details of their qualifications and experience, both administrative and professional.

For one position applicants must have experience in pathological, bacteriological, and serological technique, and must possess a degree in Veterinary Science. For the other position applicants must possess a University Degree or Diploma in Veterinary Science, and will be required to carry out duties in any part of the State.

Applicants must have graduated in Agricultural Science or possess a Diploma of Dairying of an approved University or Agricultural College, and have a thorough knowledge of the technique employed in the manufacture of butter and cheese and the operation of factory machinery, also experience in the management of a commercial factory.

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.

Crown Law Department, Perth, 20th January, 1938.

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

L. W. Stotter as Magistrate of the Carnarvon and Shark Bay Local Courts, Resident Magistrate of the Gascoyne Magisterial District, and Chairman of the Gascoyne Court of Sessions;

D. H. Hann as Acting Clerk of the Local Court, and Acting Clerk to Magistrates, Bunbury; also Acting Clerk of the South-West Court of Session, during the absence of A. B. Smith, on leave;

Constable J. C. Maller, as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Moora, during the absence of Constable B. McGowan, on leave;

J. F. Morris as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Brnce Rock, vice B. Allen, transferred;

Constable P. H. Strahan as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wyalkatchem, during the absence of Constable A. B. Melrose, on leave;

Constable A. J. Jones as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Hall's Creek, during the absence of Constable J. F. Bond, on other duties.

Constable S. J. Strahan as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Kondinin, during the absence of Constable R. T. Napier, on leave;

D. H. Hann, as Acting Electoral Registrar for the South-West Province and the Bunbury Electoral District, during the absence on leave of A. B. Smith;

F. E. McCaw as Acting Electoral Registrar for the Central Province and the Geraldton and Greenough Electoral Districts, during the absence on leave of J. F. Robertson;

L. S. Human as Acting Electoral Registrar for the East Province and the Northam, Toodyay, and Mt. Marshall Electoral Districts during the absence on leave of A. B. Rutherford.

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

Constable F. Bibby as Acting Bailiff of the Bruce Rock Local Court at Narembeen, during the absence of Constable G. R. Warner, on leave;
Rodney Kendall Downey, Esq., of Kalgoorlie; Frederick James Robinson, Esq., of Perth, and Patrick Lindsay Till, Esq., of Perth, as Commissioners for Defeating under the Despetition and Attentions Actions. clarations under the Declarations and Attestations Act, 1913.

ELECTORAL ACT.

THE Hon. Minister for Justice has approved of the undermentioned appointments and cancellations of appointments of Postal Vote Officers under the provisions of section 89 of the Electoral Act, 1907-1936:-

APPOINTMENTS.

Beverley District.

Police Station, Beverley-Catt, Herbert Clifford.

South Fremantle District.

Corner Wood and Samson streets, Beaconsfield-Lavery, Frederick Richard H.

Gascoyne District.

Eudamullah Station, via Carnarvon-Low, H. V.

Greenough District.

Woolgorong Station-Lee Steere, H. A.

Irwin-Moore District.

''Cnlgoa'' via Goomalling—Miller, John Francis. Gabalong via Toodyay—Norwood, David.

Kimberley District.

La Grange Post Office-Monkhouse, Mary Jackson; Monkhouse, Robert.

Murchison District.

Mundiwindi-Williamson, George Leonard.

Sussex District.

Darradup (Box 35), Nannup-Craigee, J. B. Carlotta Creek—Edwards, H. D. Warner Glen-Marsh, C. A. Courtenay-Wrigglesworth, N. S.

CANCELLATIONS.

Avon District.

Flowery Patch-Chown, Alfred.

Bunbury District.

School, Wonnernp—Fairburn, Basil Clarence.

Collie District.

Mechanics' Institute, Collie-Cookson, Samuel Henry.

Gascoyne District.

Eudamıllah Station via Carnarvon-Andreas, William Albert.

Geraldton District.

Alma-Hill, Sydney Granfield.

Greenough District.

Hill River, Dandarragan—Douse, Clarence George. Caron—Macainsh, Hector Reginald. Georgina-Roberts, Montagne Frederick.

Kimberley District.

Yeeda Station, Derby—Steele, Wilfred. La Grange Bay—Stewart, Florence J.; Stewart, Leslie N.

Leederville District.

7 Emmerson street, Leederville-De Garis, Nicholas Kelvin.

Mount Magnet District.

Comet Vale-Blackmore, Mabel Grace.

Murchison District.

Coles Find via Wiluna-Whiteford, Richard Charles.

Murray-Wellington District.

Pinjarra-Richardson, Edward Bradley.

Williams-Narrogin District.

Narrogin-Burkitt, Henry Christopher. Tarwonga-Hardacre, Tom.

THE Hon. Minister for Justice has, pursuant to section 99 of the Electoral Act, 1907-1936, approved of the appointment of the undermentioned Polling Places for the Legislative Assembly By-Election for the Sussex

Electoral District, to be held on 12th February, 1938:— Abba River-Settlers' Hall. Airdale-State School.

Ambergate-State School, Groups 44 and 48. Angusta-State School.

Bo Allia—State School, Group 59. Bramley—State School, Groups 17 and 18.

Busselton-Court House (Chief Polling Place).

Capel, Upper—State School. Carlotta Creek—State School.

Cowaramup—State School. Cundinup—State School. Darradup—Agricultural Hall.

Dunsborough—Bruce's Store.

Forrest Grove-State School.

Gnarabup-State School.

Great Hope Valley—State School.
Jarrahwood—State School.
Jarrahwood Bush Camp—Mill Camp.

Karridale—State School, Chapman's Corner. Kudardup—State School, Groups 3 and 4.

Lennox-State School, Groups 52 and 53.

Margaret River-State School.

Marybrook—State School.
McLeod's Creeck—State School.
Metricup—State School.

Nannup-State School.

Nanunp, East—State School. Nillup—State School.

Nillup—State School. Quindalup—Agricultural Hall.

Rosa Brook—State School, Groups 22 and 77. Rosa Glen—State School, Groups 86 and 88.

Sabina Vale-Unemployed Camp, Ulijugalup, State Farm.

Treeton-State School, Groups 62 and 122. Vasse—Agricultural Hall. Walsall—State School, Group 124. Warner Glen—State School, Group 75. Willow Springs-Mill Camp. Willyabrup—State School, Group 20. Witcheliffe—State School, Group 57. Witchcliffe, East—Mill Hall. Yallingup—Agricultural Hall. Yallingup Siding—State School. Yoongarillup-Agricultural Hall.

> H. R. GORDON. Under Secretary for Law.

APPOINTMENTS AND RESIGNATIONS.

Chief Secretary's Department Perth, 19th January, 1938.

HIS Excellency the Lieutenant-Governor in Council has been pleased to:-

C.S.D. 2037/20; Ex. Co. No. 38:—Accept the resigna-tion of Ernest Hatley Wood as a member of the Esper-ance Boat Licensing Board and appoint in lieu thereof

L. Daw, J.P.
C.S.D. 1313/23; Ex. Co. No. 39:—Approve of the appointment of Dr. E. J. T. Thompson as Acting Inspector General of the Insane; Acting Medical Superintendent, Claremont, Greenplace, and Whitby Falls Mental Hospitals; Lemnos Soldiers' Mental Hospital,

Mental Hospitals; Lemnos Soldiers' Mental Hospital, and Heathcote Mental Reception Home; also as Acting Inspector General of the Institutions for Incbriates, during the absence of Dr. James Bentley.

C.S.D. 70/28; Ex. Co. No. 72:—Approve of the appointment, under the Prisons Act, 1903-18, of the Resident Magistrate at Carnaryon as a Visiting Justice to the Carnaryon Police Gaol in lieu of the Stipendiary

Magistrate, Geraldton.

J. HUELIN, Under Secretary.

THE HOSPITALS ACT, 1927.

Department of Public Health Perth, 14th January, 1938.

M.P.H. 517/29; Ex. Co. No. 68. HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint W. A. Shannon to be a member of the Dalwallinu Hospital Board for the period ending the 31st July. 1938, vice J. Syme, resigned.

> F. J. HUELIN. Under Secretary.

THE HEALTH ACT, 1911-1935.

Amendment of By-laws.

M.P.H. 1257/30; Ex. Co. No. 71.

WHEREAS under the provisions of the Health Act, 1911-1935, a Local Health Authority may make by-laws, and may amend, repeal, or alter any by-laws so made: Now, therefore, the Wilma Road Board, being the Local Health Authority for the Health District of Wilma, doth hereby make the following by-law:—

No person shall open, establish, or maintain a dairy for the production of milk within a radius of two miles of the Post Office at Wiluna.

Dated this 17th day of November, 1937.

A. L. GERICK, Chairman. S. R. HARDWICKE, Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 23rd day of December, 1937.

EVERITT ATKINSON, Commissioner of Public Health,

Approved by His Excellency the Lieutenant-Governor in Council this 14th day of January, 1938.

L. E. SHAPCOTT, Clerk of the Council.

THE HEALTH ACT, 1911-1935.

Amendment of By-laws.

P.H.D. 729/28; Ex. Co. No. 67.

WHEREAS under the provisions of the Health Act, 1911-1935, a Local Health Authority may make by-laws and may amend, repeal, or alter any by-laws so made: Now, therefore, the Subiaco Municipal Council, being the Local Health Authority for the Subiaco Municipal Health District, doth hereby amend its by-laws as fol-

By-law No. 36-Private Hospitals.

Paragraph 18 of by-law No. 36 is hereby repealed and the following paragraph inserted in lieu thereof:-

- 18. Every person conducting a private hospital shall at all times maintain the nursing staff at not less than the following standard, that is to say-
 - (a) Not less than one general trained nurse to
 - every three patients or portion thereof;
 (b) Not more than one "probationer" of "nursing assistant" to each generation. general trained nurse.

Provided that, in respect of midwifery patients in any such hospital, registered midwifery nurses may be employed in the proportion specified in subparagraph (a).

Dated this 14th day of December, 1937.

E. J. McCORMACK, Town Ćlerk.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 30th day of December, 1937.

EVERITT ATKINSON, Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 14th day of January, 1938.

> L. E. SHAPCOTT. Clerk of the Council.

THE HEALTH ACT, 1911-1935.

Amendment of By-laws.

P.H.D. 946/35; Ex. Co. No. 70. WHEREAS under the provisions of the Health Act, 1911-1935, a Local Health Authority may make by-laws and may amend, repeal, or alter any by-laws so made: Now, therefore, the Sussex District Road Board, being a Local Health Authority, doth hereby amend its by-

By adding a new by-law, as follows, to stand as 20B of Part I.-

laws as follows:-

No person shall execute or undertake the execution of any of the following work, within the prescribed area of "The Schedule," without the written permission of the Local Health Authority being first had and obtained:

The collection, removal, and disposal of nightsoil, urine, house refuse, and other rubbish.

The Schedule.

All that land comprised in the Dunsborough Townsite, Sussex Locations 21 and 44, Reserve No. 8460, and all the foreshore of Geographe Bay from the intersection with the said foreshore of the boundary of Dunsborough Townsite, thence south and south-east to the north-west corner of Reserve No. 12066.

Dated this 11th day of December, 1937.

M. W. S. GREATOREX, Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 30th day of December, 1937.

EVERITT ATKINSON, Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 14th day of January, 1938.

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

THE HEALTH ACT, 1911-1935.

Amendment of By-laws.

P.H.D. 1260/21; Ex. Co. No. 69. WHEREAS Model By-laws have been prepared in accordance with the provisions of section 295 of the Health cordance with the provisions of section 295 of the Health Act, 1911-1935, and published in the Government Gazette on the 8th day of April, 1927; the 20th day of October, 1933; the 5th day of October, 1934; the 1st day of February, 1935; the 12th day of February, 1937; the 2nd day of July, 1937, and the 15th day of October, 1937: And whereas the Midland Junction Municipal Council, being a Local Health Authority under the provisions of the said Act, did by resolution published in the Government Gazette on the 4th day of September, 1936, adopt either wholly or in part such Model by-laws to be its by-laws, now, therefore, the Midland Junction Municipal Council, being the Local Health Authority for the Midland Junction Health District, doth hereby amend such by-laws in the following manner:

By the substitution of the sum of two shillings and ninepence (2s. 9d.) in place of the sum of two shillings and twopence (2s. 2d.) in the second line of Clause (a) of Schedule B of Part I. of the

Dated this 6th day of December, 1937.

G. W. LAVATER, Town Clerk.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 23rd day of December, 1937.

EVERITT ATKINSON, Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 14th day of January, 1938.

> L. E. SHAPCOTT. Clerk of the Conneil.

Workers' Homes Board, Perth, 17th January, 1938.

THE undermentioned Lease under the Workers' Homes Act, 1911-1935, has been forfeited for breach of covenant of the Lease :-

Lease No.	Name of Lessees.	Description of Land.	Town or Locality.
1390/1937	Ward, Robert James and Marion	Lot 3125, Campbell street	Kalgoorlie.

Inserted by Order of the Workers' Homes Board,

H. G. JARMAN, Secretary.

THE WORKERS' HOMES ACT, 1911.

Department of Lands and Surveys, Perth, 19th January, 1938.

Corres. No. 1399/37.

Corres, No. 1999/37.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication under the provisions of section 7 of the Workers' Homes Act, 1911, of Swan Locations 3785 and 3786 to the purposes of the said Act, in lieu of the previous dedication of this land, as Bayswater Lot 40W, which is hereby cancelled.

G. L. NEEDHAM, Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Wagin Cemetery.

Department of Lands and Surveys, Perth, 19th January, 1938.

13703/04.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the by-laws for the control of the Wagin Public Cemetery being amended by adding the following item to Schedule A:-

Fee for erecting tombstone-10s.

G. L. NEEDHAM, Under Secretary for Lands. THE BUSH FIRES ACT, 1902.

Alteration of Prohibited Period in part of the Northam Road District.

Department of Lands and Surveys, Perth, 19th January, 1938.

Corres. No. 2287/32.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to alter, under the provisions of the above Act, the date of the period during which it shall be unlawful to set fire to the bush in the area described hereunder from 1st November, 1937—28th February, 1938, to 1st November, 1937—15th February, 1938, inclusive, viz.:—

That portion of the Northam Road District lying westward of and bounded on the eastward by the eastern side of the Clackline-Toodyay Railway Reserve from the side of the Clackline-Toodyay Railway Reserve from the north boundary of Location 8108 to the production eastward of the northern boundary of Clackline Lot 11; thence by the said northern boundary and its production westward to the west boundary of the Townsite; thence by the western and southern boundaries of the Townsite to the south-eastern boundary of Location 4051; thence by the north-western and south-western boundaries of Location 4050 and the south-western boundaries of Locations 4040 and 3248; thence by the south-western boundaries of Locations 4040 and 3248; thence by the southdaries of Locations 4049 and 3248; thence by the southeastern boundary of Location 9131, the north-eastern boundaries of Locations 2027, 1917, and 2091 to the south boundary of the Road District.

> G. L. NEEDHAM, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 19th January, 1938.

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:-

972/37. AMS (near Kukerin).—No. 21796 (Bifle -Location No. 13566. (About 258a.) (Plan E1.) Reserve 14068 (Williams Location 10758 WILLIAMS Range).-408/80, E1.) -Sanitary Site) is hereby cancelled.

2362/37.

WUBIN.—No. 21800 (Rest Room—Country Women's Association).—Lot No. 39. (1r.) (Plan Wubin Townsite.)

1808/37

BROOME.—No. 21801 (Hespital for Natives).—Lot o. 640. (About 36a.) (Plan Broome Townsite.) No. 640.

2459/36.

FORREST.—No. 21802 (Natives). (About 198,000a.) Bounded by lines commencing at the north-western Bounded by lines commencing at the north-western corner of Pastoral Lease 394/693 and extending south, east, south and west along boundaries of said Pastoral Lease to the north-east corner of Reserve 4176; thence west, south, and east along boundaries of said Reserve to a west boundary of Pastoral Lease 394/693 aforesaid; thence south, east, south, west, south, west, and north along boundaries of said Pastoral Lease 394/693 and Pastoral Lease 394/508, 394/409, and 394/1034 to the latter's north-east corner; thence east 67 chains 5 links, north 161 chains 21 links and north 161 chains 21 links, east 316 chains 11 links, and north 721 chains 71 links to the south-east corner of Pastoral Lease 394/870; thence north, east, and north along boundaries of Pastoral Lease 394/870 aforesaid and Pastoral Lease 394/515 to the south boundary of Reserve 13633; thence east, north, and west Reserve 13633; thence east, north, and west along boundaries of said Reserve 13633 to an east along boundaries of said Reserve 15633 to an east boundary of Pastoral Lease 394/515 aforesaid; thence north, west, and north along boundaries of said Pastoral Lease 394/515 to a north-east corner of the said lease; thence eastwards to the starting point; excluding Reserves 12779, 13634, 13635, and 12061. (Plans 98/300 and 109/300.)

30/38

AVON (near Nangeenan).—No. 21803 (Protection of Timber and Flora). (About 13a. 2r.) That portion of closed road passing along the west boundary of Avon Location 26890; from a surveyed road at the north-west corner of said location to a surveyed road at its southwest corner. (Plan 25/80, F2.) 6329/07.

PORT HEDLAND.—No. 21804 (Railways).—Lot No. 235. (About 17a.) (Plan Port Hedland Townsite.)

G. L. NEEDHAM, Under Secretary for Lands. CHANGE OF PURPOSE OF RESERVE No. 10684, AT BALINGUP.

Department of Lands and Surveys, Perth, 19th January, 1938.

Corres. 10526/06.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1936, of the purpose of Reserve No. 10684 (Balingup Lot 14) being changed from "Methodist Church of Australasia" to "Public Utility." (Plan Balingup Townsite.)

> G. L. NEEDHAM, Under Secretary for Lands.

THE LAND ACT, 1933-1934. (Section 163.)

Forfeiture of Lease No. 225/42 (Boulder Lot 83). Department of Lands and Surveys, Perth, 19th January, 1938.

Corres. 13388/99.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the cancellation of Reserve No. 6932 (Boulder Town Lot 83), for Temperance Hall, and also of the cancellation of Lease No. 225/42 of the said lot for nonobservance of the conditions, and the said lease is forfeited accordingly.

G. L. NEEDHAM, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys. Perth, 19th January, 1938.

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, 1933-1936, at the following upset prices:—

Applications to be lodged at Perth. 635/34.—BIG BELL, Town, 114, £40; 58, £15.

Applications to be lodged at Kalgoorlie. 2034/17, Vol. 4.—BOULDER, Town, 533 (Richardson street), and 2414 (York street), £15 each; 2445 (Lane street) and R335 (Piesse street), £12 10s. each; 499 (Piesse street), 535 (Richardson street), 735 (Johnston street), and R566 (Hopkins street), £10 each.

Applications to be lodged at Southern Cross. 157/35.—MT. PALMER, Town, 19 and 33, £30 each; 53, 54, and 59, £20 each. Lots 53 and 54 available as business sites only.

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

> G. L. NEEDHAM, 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, 1933-1936, and its Regulations:—

YOUANMI

26th January, 1938, at 11 a.m., at the Police Station-†Youanmi—Town 138, 1r., £25. Youanmi—Town 290, 39.1p., £12 10s.; 293, 294, 1r.

each, £12 10s. each.

KATANNING.

27th January, 1938, at 11 a.m., at the District Lands Office-

‡Ongerup-Town 36, 1r., £14.

LEONORA.

2nd February, 1938, at 2 p.m., at the Mining Registrar's Office-

†Leonora—Town 587, 28.8p., £12 10s.; 741, 15p., £15.

CUE

9th February, 1938, at 2 p.m., at the Office of the Mining Registrar-

†Big Bell—Town 179, 1r., £12 10s. †Reedy-Town 243, 39.1p., £12 10s.

SOUTHERN CROSS.

9th February, 1938, at 3 p.m., at the District Lands

Southern Cross-Town 429, 1r., £10.

NARROGIN.

10th February, 1938, at 12 noon, at the District Lands Office-

‡Duranillin-Town 7, 1r., £15.

NORSEMAN.

10th February, 1938, at 11 a.m., at the Police Station-†Norseman-Town 404, 1r., £12.

NORTHAM.

10th February, 1938, at 11.30 a.m., at the District Lands Office-

‡Wongan Hills-Town 86, 1r., £13; 90, 1r., £10.

MERREDIN.

16th February, 1938, at 4 p.m., at the Office of the Clerk of Courts-

#Merredin-Town 583, 38.8p., £20.

tSold 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 provision 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.

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.

> G. L. NEEDHAM, Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under section 32 of the Land Act, 1898, and/or section 23 of the Land Act, 1933-36, for non-payment of rent or other

Name, Lease, District, Reason, Corres. No., Plan. Beech, Theresa; 3091/153; Tenterden 29; £2 8s. 6d.; 11759/05; Tenterden.
Bowtell, A. E.; 3116/538; Victoria 6340; £2 12s. 6d.; 711/36; 94/80.
Bowtell, A. F.; 3116/517; Victoria; £3 5s. 0d.; 2510/35; 94/80, E & F 2 & 3.
Byrne, F. A.; 74/1348; Melbourne 2609; non-compliance with conditions; 2028/31; 32/80, B1.
Carney, A. E.; 394/596; Koondra; abandoned; 1456/34; 90/300.
Carney, A. E.: 395/447: Jiggslang Crook; abandoned. Name, Lease, District, Reason, Corres. No., Plan.

99/300.
Carney, A. E.; 395/447; Jiggalong Creek; abandoned; 1191/34; 90/300.
Carney, A. E.; 395/792; Savory Creek; abandoned; 1313/36; 81/300.

Carney, A. E.; 395/192; Savory Creek; abandoned; 1313/36; 81/300.

Carter, A. B.; 5802/153; Muntadgin 31; £1 17s. 3d.; 2159/28; Muntadgin.

Coleman, George; 332/485; Nelson, Reserve 12626; £0 13s. 0d.; 10731/09; 438A/40, Cl & 2.

Crooks, John; 304/153; Katanning 651; £1 17s. 8d.; 5929/12; Katanning.

Devane, D. J.; 55/1102; Yilgarn 1125; abandoned; 619/28; 36/80, Dl.

Devane, D. J.; 74/295; Yilgarn 1127; abandoned; 1074/28; 36/80, Dl.

Devane, D. J.; 68/964; Yilgarn 1115, 1280; abandoned; 3555/28; 36/80, Dl.

Draper, F. L.; 68/3995; Wellington 3962, 1953; abandoned; 2624/33; 415B/40, Dl & 2.

Head, John; 6971/153; Meekatharra 567; £0 10s. 2d.; 123/34; Meekatharra.

Jeffery, P. F.; 3117/1623; Wiluna 1072; £0 9s. 11d.; 743/36; Wiluna, Sheet 2.

Johnson, Owen; 40165/55; Yilgarn 449; abandoned;

Johnson, Owen; 40165/55; Yilgarn 449; abandoned; 2835/23; Southern Cross.

Johnson, Owen; 22652/68; Yilgarn 1090; abandoned; 5439/26; 36/80, E2.

Matthews, J. W.; 3117/673; Meekatharra 568; £0 5s. 0d.; 1861/34; Meekatharra.

Meyer, Kurt; 20066/74; Swan 2356; non-compliance with conditions; 812/14; 28/80, C4.

O'Neill, J. A.; 23884/74; Avon 24173; non-compliance with conditions; 6600/23; 55/80, A4.

Reeves, Edith M.; 338/1005, Kundip 53; £7 13s. 0d.; 443/35; Kundip.

Ryan, Thomas; 6972/153; Meekatharra 569; £0 10s.

Ryan, Thomas; 6972/153; Meekatharra 569; £0 10s. 0d.; 2927/33; Meekatharra, Sheet 3. Seougall, William; 40153/55; Yilgarn 453; £202 2s. 8d.; 2364/23; Southern Cross.

2364/23; Southern Cross.
Scougall, William; 56/252; Yilgarn 1137; £30 13s. 4d.; 1989/28; 36/80, D1.
Stoneman, C. E.; 18757/68; Yilgarn 276; £5 9s. 7d.; 1960/24; 35/80, C2 & 3.
Sukroo, Adelaide E.; 347/1405; Williams 13388; abandoned; 801/37; 386D/40, C3.
Swan, A. L.; 40243/55; Yilgarn 562; abandoned; 2527/23; 36/80.
Thompson, Eva M.; 235/153C; Brookton 283; £5 13s. 7d.; 7835/12; Brookton.
Thompson, William: 321/153C; Brookton 282: £4 18s.

Thompson, William; 321/153C; Brookton 282; £4 18s.

Thompson, William; 321/153C; Brookton 282; £4 18s. 2d.; 9374/12; Brookton.
Turner, Robert; 347/1589; Williams 13524; abandoned; 714/37; 468/80, D4.
Whitehead, James; 20863/68; Avon 19839; non-compliance with conditions; 4243/26; 377/80, E1.
Whitehead, James; 25243/74; Avon 23912; non-compliance with conditions; 4242/26; 377/80, E1.
Woods, Sam; 342/561; Gnowangerup 106; £6 15s. 0d.; 1996/35 Gnowangerup.

G. L. NEEDHAM, Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys Perth, 19th January, 1938.

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, 1933-1936, at the following capital unimproved value:

Applications to be lodged at Perth.

Corr. No. 635/34, Vol. 2.—BIG BELL, Town, 40, £12 10s.; subject to the conditions that the lessee shall not carry on, 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.

Applications to be lodged at Southern Cross.

Corr. No. 157/35.—MT. PALMER, Town, 171 and 206, £25 each; subject to the conditions that the lessee shall not carry on or suffer or permit to be carried on, on these lots, any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which these lots are made available shall not entitle the lessee now or at any time to the right to convert same to fee simple.

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

> G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING GERALDTON LOT 985.

Geraldton Land Agency.

Gardening and Grazing Purposes.

Section 32 of the Land Act, 1933-1936.

Department of Lands and Surveys, Perth, 5th January, 1938.

Corr. 489/14.TENDERS for the leasing of the land comprised within Geraldton Lot 985 (Temporary Reserve), situated north of Chapman River, containing about 18 acres, are invited.

The above land will be available for leasing under section 32 of the Land Act, 1933-1936, for a term of one year, renewable at the will of the Hon. the Minister for Lands and terminable at three months' notice, rent being apportioned accordingly, and no compensation being payable for improvements effected at the expiration of the lease or the sooner determination thereof.

Tenders for the above, accompanied by one year's rent, the minimum amount being fixed at the rate of ten pounds (£10), indorsed "Tender for Geraldton Lot 985, shown on Public Plan, Geraldton, Sheet 2," and addressed to the Under Secretary for Lands, must be lodged at the Lands Office, Geraldton, on or before Wednesday, 26th January, 1938.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted.

Plan Geraldton, Sheet 2.

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of the Land Act, 1933-36.

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of the Land Act, 1933-36, on and after the date specified:—

WEDNESDAY, 26th JANUARY, 1938.

GERALDTON LAND AGENCY.

South-West Division.

Victoria District (near Cabbage Tree Soak). Corres. No. 6943/19. (Plan 192/80, B & C3 & 4.) Victoria Location 7151, containing 4,585 acres 0 roods 10 perches.

WEDNESDAY, 2nd FEBRUARY, 1938.

KALGOORLIE LAND AGENCY.

Eastern Division.

Hampton District (about 22 miles east of Kanowna). Corres. 3882/19. (Plans 72 & 73/80.)

That area of unsurveyed land, containing about 21,000 acres, being area excised by surrender from R. A. Adam's Pastoral Lease 2807/97.

WEDNESDAY, 16th FEBRUARY, 1938.

PERTH LAND AGENCY.

Kimberley Division.

Meda District (near Mount Hepple).

Corres. 835/37. (Plans 139 & 134/300.)
That area of unsurveyed land, containing about 54,000 acres, being T. P. Matthews cancelled application; subject to payment for existing improvements.

Kimberley Division.

Bulara District (near Moola Bulla Station).

Corres. 5856/27. (Plan 130/300.)

That area of unsurveyed land, containing about 6,975 acres; being E. R. Ezzy's forfeited Pastoral Lease No. 2158/98.

North-West Division.

Edel District (near Hamelin Pool).

Corres. 2153/32. (Plan 57/300.)
That area of unsurveyed land, containing about 75,000 acres; being M. O'Sullivan and M. A. Wood's forfeited Pastoral Lease No. 394/1063; subject to existing Agricultural indebtedness.

> G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-36, and the Regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Land Agency Office as specified hereunder 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

NOW OPEN.

PERTH LAND AGENCY.

Roe District (near Lake King).

Corr. No. 3299/28. (Plan 389/80, B4.)
Locations 1534, 1376, and pt. 1594, containing 1,618a.
Or. Ip., at 5s. 6d. per acre; subject to existing Agricultural Bank, Industries Assistance Board. and Minister for Lands' indebteduess; being G. H. Atkins' and C. Chapman's forfeited Leases 55/1027, 74/233, and 68/422

WEDNESDAY, 26th JANUARY, 1938.

BUNBURY LAND AGENCY.

Harvey Agricultural Area, Murray District (near Waroona westwards).

Corr. No. 1702/32. (Plan 383A/40, B & C1.)

That portion of the Waroona-Lake Clifton railway reserve commencing at the east boundary of Lot 135 reserve commencing at the east boundary of Lot 135 and extending generally westwards through or along the boundaries of Lot 135 aforesaid, Location 26, Lots 44, 43, 26, 27, 28, 29, 16 to 20, inclusive, and Locations 339, 340, 337, 402, 982, 438, 1402, 331, 1342, 935, 1296, 1295, 895, 1298, and 880 to the western boundary of the lastmentioned location; available only to holders of adjoining land; subject to pricing.

NORTHAM LAND AGENCY.

Ninghan District (adjoining Kondut).

Corr. No. 788/13. (Plan 57/80.)

That portion of Kondut Townsite, containing about 60 acres, bounded by lines commencing at a point on the existing south boundary of the Townsite situate 60 chains east from its south-west corner and extending north about 25 chains to the south-western side of Road No. 5357; thence south-eastward along said side of road to the south boundary of the Townsite; thence west along said south boundary to the starting point; subject to survey and pricing. The boundaries of Kondut Townsite are hereby amended to exclude this area.

PERTH LAND AGENCY.

Cockburn Sound District (near Mount Brown). Corr. No. 828/35. (Plan 341A/40, B2.) Location 861, containing 31a. 1r. 19p., at £3 7s. per acre.

Victoria District (near Pocanmaya Spring).

Corr. No. 5671/27. (Plan 90/80, F1.) The area, containing about 150 acres, bounded on the west and north by Location 8243, on the eastward by Locations 5787 and 8671, on the south by Location 3486; subject to survey, classification, pricing, and necessary road provision.

THURSDAY, 27th JANUARY, 1938.

BRIDGETOWN LAND AGENCY.

Nelson District (four miles south-west of Bridgetown).

Corr. No. 1098/36. (Plan 439B/40, E2.)

The area, containing about 275 acres, bounded on the north by Nelson Locations 1958 and 2363, on the eastward by Road No. 2016, on the south by Locations 957, 956, and 1340, on the west by Location 930; subject to classification, pricing, and the usual timber reservation conditions.

Nelson District (near Greenbushes).

Corr. No. 896/31. (Plan 414C/40, E4.)

Location 9950, containing 142a. 2r. 27p., at 10s. per acre; classification page 78 or File 896/31; subject to the usual timber reservations and to prospectors' existing mining rights being protected and continued.

Preston Agricultural Area (near Brookhampton).

Corr. No. 1387/34. (Plan 414A/40, C2.) Location 316, containing 17a. 3r. 32p.; subject to pricing and to the usual timber reservation conditions.

WEDNESDAY, 2nd FEBRUARY, 1938.

ALBANY LAND AGENCY.

Torbay A.A. (near Tennessee).

Corr. No. 1095/28. (Plan 457A/40, A1.) Lot 181, containing 50 acres, and Lot 180, containing 48a. 3r. 20p.; subject to classification and pricing; exempt from road rates for two years from date of approval of application; being H. W. Eastland's forfeited Leases 42622/55 and 55/1730.

BEVERLEY LAND AGENCY.

Roe District (about four miles north of Hyden).

Corr. No. 3859/28. (Plan 346/80, A4.)
Locations 1455 and 1814, containing 1,571a. 1r. 1p., at 6s. 6d. per acre; classification page 1 of 1657/28; subject to existing Agricultural Bank indebtedness and cropping lease expiring 28th February, 1938; being A. J. Honisett's forfeited Leases 55/1224 and 74/385.

GERALDTON LAND AGENCY.

Kockatea Repurchased Estate (about 10 miles south-west of Wilroy).

Corr. No. 2662/28. (Plan 156/80, D4.) Open under Part V. of the Land Act, 1933-1934, as modified by Part VIII.

Lot 11, containing 833a. 1r. 32p.; price per acre—£1 1s.; purchase money—£875 2s. 5d.; half-yearly instalment, interest only:—to returned soldiers, at 4½ per cent. per annum—£19 13s. 10d.; to civilians, at 5 per cent. per annum—£21 17s. 9d.; half-yearly instalment balance of 35 years:—to returned soldiers, at 4½ per cent. per annum—£24 8s.; to civilians, at 5 per cent. per annum—£25 19s. 1d.; and Victoria Location 8807, containing 222a. 2r. 13p., at £1 3s. 10d. per acre; half-yearly rental over 30 years—£4 8s. 5d., open under Part V. of the Land Act, 1933-1934; these two blocks to be calcated, together or one helding, which the artistic beginning to the period of the period of the content of the period of the perio selected together as one holding; subject to existing Agricultural Bank indebtedness and a cropping lease expiring on the 28th February, 1938; being P. M. Jefferson's forfeited Leases 20/2289 and 42680/55.

Victoria District (about three or four miles east of Wilroy).

Corr. No. 6125/23. (Plans 156/80, F3; 156B/40, F2.) Location 5747, containing 2,496 acres, at 6s. 6d. per acre; classification page 47 of 6125/23; and Location 6102, containing 2,288 acres, at 7s. per acre; classification page 23 of 10300/11; Location 5747 subject to existing Agricultural Bank indebtedness; Location 6102 subject to payment for improvements (if any); being A. J. Duncan's forfeited Leases 17672/68 and 18510/68.

NARROGIN LAND AGENCY.

Avon District (about 51/2 miles north-west of Kulin).

Corr. No. 6030/22. (Plan 377/80, E2.)
Locations 17671 and 23357, containing 1,003 acres, at 6s. per acre; classification page 4 of 6030/22; subject to existing Agricultural Bank and I.A.B. indebtedness; being J. Bartlett's forfeited Leases 16761/68 and 23466/74.

Avon District (about nine miles south-east of Kondiniu).

Corr. No. 5332/28. (Plan 376/80, B1 & 2.)
Location 25782, containing 1,264a. 3r. 2p., at 4s. 6d.
per acre; classification page 6 of 5332/28; exempt from
road rates for two years from date of approval of application; all sandalwood is reserved to the Crown;
being S. Campbell's forfeited Lease 68/2284.

Roe District (near Lake Varley).

Corr. No. 410/30. (Plan 375/80, E3.) Location 1414, containing 2,139a. 2r. 23p., at 4s. 6d. per acre; classification page 8 of 3264/27; subject to payment for existing improvements; being H. Downton's forfeited Lease 68/2289.

Roe District (about 38 miles north-east of Newdegate).

Corr. No. 1542/30. (Plan 374/80, A & B4.)
Locations 1214 and 1898, containing 2,178a. 2r. 20p., at 4s. 3d. per acre; classification page 1A of 2636/28; exempt from road rates for two years from date of approval of application. This cancels the previous Gazette notice dated 9th December, 1932.

Roe District (about seven miles north of Lake Biddy). Corr. No. 6258/27. (Plan 388/80, A & B1.)

Location 1193, containing 640a. 1r. 15p., at 4s. 6d. per acre; classification page 5 of 6258/27; exempt from road rates for two years from date of approval of application; being J. W. Seymour and T. G. Jones' forfeited Lease 68/284.

NORTHAM LAND AGENCY.

Avon District (about four miles west of Wadderin).

Corr. No. 3015/24. (Plan 5/80, B3.) Location 23057, containing 1,813a. 0r. 15p., at 4s. 6d. per acre; classification page 7 of 3015/24; subject to payment for any existing improvements This cancels the previous Gazette notice dated 10th May, 1933.

Avon District (about nine miles east of Moonijin).

Corr. No. 3659/28. (Plan 56D/40, C4.)

Corr. No. 3659/28. (Plan 56D/40, C4.)
Location 12275, containing 160 acres, at 7s. 6d. per acre; classification page 4 of 3659/28; also Locations 15774 and 26128, containing 465a. 2r. 11p., at 6s. 9d. per acre; classification page 6 of 3703/27; Location 12275 is subject to payment for existing improvements; Locations 15774 and 26128 are exempt from road rates for two years from date of approval of application; being V. R. C. Leighton's forfeited Leases 68/2188, 22377/68, and 25803/74.

Avon District (about three miles west of Burracoppin).

Corr. No. 4486/26. (Plan 24/80, B & Cl.)
Location 25025, containing 201a. 0r. 22p., at 6s. per acre; classification page 12 of 4486/26; subject to payment for improvements and Goldfields Water Supply timber conditions; being E. F. Gebert's forfeited Lease 68/4094.

Ninghan District (about eight miles south-west of Kalannie).

Corr. No. 1547/26. (Plan 65/80, A2.)
Location 1651, containing 3,028a. 1r. 30p., at 5s. per acre; classification page 58 of 1547/26; exempt from road rates for two years from date of approval of application and subject to payment for existing improvements. This cancels the previous Gazette notice dated 24th October 1034 24th October, 1934.

Victoria District (about six miles east of Buntine). Corr. No. 2690/26. (Plan 89/80, C & D 1 & 2.)

Locations 5412 and 5599, containing 2,432a. 0r. 14p., at 3s. 6d. per acre; classification page 10 of 2690/26; exempt from road rates for two years from date of approval of application; all sandalwood is reserved to the Crown; subject to poison eradication before Crown grant issues; being W. G. Palfrey's forfeited Lease 20789/68.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 121/2 miles south of Moorine Rock).

Corr. No. 1871/30. (Plan 23/80, C & D2.) Location 264, containing 1,000a. 1r. 23p., at 9s. 6d. per acre, including survey fees and improvements; classi-tication page 5 of 1565/28. This cancels the previous gazettal dated 4th December, 1937.

Yilgarn District (about 12 miles east of Bonnie Rock).

Corr. No. 4680/29. (Plan 67/80, D4.) Location 1235, containing 1,027a. Ir. 17p., at 11s. per acre; classification page 11 of 1656/28; subject to exist-ing Agricultural Bank and I.A.B. indebtedness, to mining and sandalwood conditions, and the right of resumption by the Government for railways or other public purposes, without compensation, except for any improvements so resumed; being W. Webster's forfeited Lease 55/1748.

Leake District (about 30 miles east of Wogarl Siding).

Corr. No. 4841/28. (Plan 6/80, B3.)

Location 7, containing 1,590a. 2r. 11p., at 5s. 6d. per acre; classification page 13 of 1787/28; subject to existing Agricultural Bank indebtedness and mining conditions; being C. B. Rieusset's forfeited Lease 55/1213.

Yilgarn District (about two miles north of Warrachuppin).

Corr. No. 4602/28. (Plan 54/80, E4.)
Location 351, containing 956a. 1r. 32p., at 9s. per acre; classification page 4 of 367/26; subject to existing Agricultural Bank and I.A.B. indebtedness, to mining and timber conditions, and to the right of resumption by the Government for railways or other public purposes, without compensation, except for any improvements so resumed; being A. B. Crowther's forfeited Lease 55/1277 55/1277.

WAGIN LAND AGENCY.

Williams District (about three miles west of Burngup).

Corr. No. 1526/25. (Plan 387/80, D2 & 3.)
Location 13213, containing 821a. 2r. 3p., at 4s. per acre; classification page 59 of 1526/25; subject to eradication of the poison to the satisfaction of the Minister for Lands before the Crown grant will issue. cancels the previous Gazette notice dated the 15th July, 1931.

THURSDAY, 3rd FEBRUARY, 1938. BRIDGETOWN LAND AGENCY.

Nelson District (about 2½ miles south-west of Benjinup Siding).

Corr. No. 2563/31. (Plans 414C/40, F3; 415D/40,

Location 8994, containing 526a. 1r. 17p., at 9s. per aere; also Locations 8995 and 11710, containing 642a. 0r. 31p., at 8s. 6d. per aere; classification pages 19 and 18 of 2563/31; exempt from road rates for two years from date of approval of application and subject to timber conditions, payment for improvements, and limitation of area as applying to this district; being L. R. Caile's forfeited Leases 68/3610 and 74/1527.

WEDNESDAY, 9th FEBRUARY, 1938.

ALBANY LAND AGENCY.

Plantagenet District (about one mile south of Chorkerup).

Corr. No. 2340/34. (Plan 451/80, B3.)
Location 4842, containing 160a. 1r. 2p., at 4s. 9d. per acre; classification page 6 of File 2340/34; exempt from road rates for two years from date of approval of application; being J. Norton's forfeited Lease 347/736.

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

Corr. No. 4086/30. (Plan 451/80, E4.) Open under Part V., section 54. Location 2711, containing 9 acres, at £1 per acre; classification page 9 of File 4086/30; being C. E. Bolt's forfeited Lease 60/256.

Kent District (near Wellstead Estuary).

Kent District (near Wellstead Estuary).

Corr. No. 4741/22. (Plan 447/80, E2.)

Locations 94, 96, 109, 110, and 117, and the unsurveyed area bounded by lines commencing at the northwest corner of Location 96 and extending south along the west boundary of said Location 96 to its southwest corner; thence west one chain from and parallel to the north boundary of Locations 109 and 117 to the production north of the latter's west boundary; thence south to and along the said west boundary to the production east of the north boundary of Location 121; thence west, south, east, south, east, south, and east along boun-

daries of said Location 121 and Locations 124 and 117 to the latter location's south-east corner; thence south to the production east of the north boundary of Location 642; thence west to and along the said north boundary of Location 642 for a distance of about 15 chains; thence north to the production west of the north boundary of Location 96 aforesaid; thence east along said production to the starting point; total area about 3,160 acres; subject to survey, classification, and pricing.

BEVERLEY LAND AGENCY.

Avon District (about 81/2 miles west of Youraling).

Corr. No. 553/35. (Plan 342C/40, E & F3.) Locations 19638, 8010, 12688, and 23617, containing 1,232a. 2r. 11p., at 4s. per acre; classification page 7 of File 6589/23; exempt from road rates for two years from date of approval of application; subject to timber conditions and eradication of poison before the Crown grant will issue; being O. Grover's forfeited Lease 347/848.

BUNBURY LAND AGENCY.

Uduc Repurchased Estate, Wellington District.

Corr. No. 2847/20. (Plan 383D/40, B3 & 4.) Open under Part V. of the Land Act, 1933-36, as

Open under Part V. of the Land Act, 1933-36, as modified by Part VIII.

Location 3527, containing 62a. 2r. 11p.; purchase money—£525 11s. 7d.; half-yearly instalment for first five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£11 16s. 6d.; to civilians, at 5 per cent. per annum—£13 2s. 9d.; half-yearly instalment for 35 years, including interest:—to returned soldiers, at 4½ per cent. per annum—£14 18s. 4c. civilians, at 4½ per cent. per annun—£14 13s.; to civilians, at 5 per cent. per annun—£15 11s. 9d.; subject to existing Agricultural Bank indebtedness and drainage conditions; this block will only be granted to the applicant with necessary capital and experience; being C. W. Jones' cancelled application.

Wellington District (about five miles west of Wagerup).

Corr. No. 3831/22. (Plan 383A/40, B2.) Locations 1269 and 3912, containing 880a. 3r. 30p., at 7s. 3d. per acre; classification page 5 of File 3831/22; subject to payment for existing improvements; being F. R. Johnson's forfeited Lease 16233/68.

KATANNING LAND AGENCY.

Kojonup District (about four miles south-west of Chinocup).

Corr. No. 932/37. (Plan 418/80, B1.) Location 8509, containing about 396 acres; subject to survey, classification, and pricing; being R. A. Blundy's cancelled application.

Kojonup District (about 13 miles south of Kuringup). Corr. No. 1515/25. (Plan 418/80, B2 & 3.)

Location 8192, containing 180a. Or. 37p., at 7s. 9d. per acre; classification page 8 of File 1515/25; exempt from road rates for two years from date of approval of application; subject to the reservation of all sandalwood to the Crown; poison must be eradicated to the satisfaction of the Hon. Minister for Lands before the Crown grant issues; being G. R. Whowell's (jun.) forfeited Lease 20824/68.

Kojonup District (near Watergarrup Pool). Corr. No. 10694/03. (Plans 436A/40, A2; 436D/40, A3.)

That portion of Reserve 463, containing about 17 acres, bounded by lines commencing at its north-east corner and extending south along its east boundary for a distance of about 15 chains; thence west to the southcastern side of a formed road passing through the aforesaid reserve; thence north-eastward along said side of road to the north boundary of the said reserve; thence east along said north boundary to the starting point; subject to survey, classification, and pricing. Reserve 463 (Water) is hereby reduced.

NARROGIN LAND AGENCY.

Avon District (about eight miles north-west of Pingaring).

Corr. No. 2029/34. (Plan 376/80, D2.) Location 25701, containing 1,755a. Or. 9p., at 6s. per acre; classification page 14 of File 2029/34; subject to eradication of poison before the Crown grant will issue; exempt from road rates for two years from date of approval of application; all mallet and sandalwood is reserved to the Crown; being J. W. Arbuthnot's forfeited Lease 348/502.

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

Corr. No. 2156/30. (Plan 386A/40, C2.) Location 12238, containing 1,059a. 1r. 20p., at 2s. 6d. per acre; classification page 7 of File 3372/20; subject to payment for improvements; all sandalwood is reserved to the Crown; poison to be eradicated to the satisfaction of the Hon. Minister for Lands before the Crown grant issues; being E. A. Taylor's forfeited Lease 68/2604.

Williams District (about one mile south of Wedin Siding).

Corr. No. 1177/28. (Plans 386A/40, B2, and 386D/40, B3.)

Locations 12365, 12352, and 12353, containing 480a. Gr. 32p., at 6s. per acre; classification page 6 of File 1177/28; exempt from road rates for two years from date of approval of application; subject to the reservation of all sandalwood to the Crown; being J. E. W. Foden-Barnes and A. C. G. Elder's forfeited Lease 68/1001.

Williams District (about three miles north-west of Tinknrrin).

Corr. No. 856/31. (Plan 386A/40, B2.)
Locations 12315 and 13777, containing 700a. 2r. 2p., at 3s. 6d. per acre; classification page 7 of 856/31; exempt from road rates for two years from date of approval of application; subject to the condition that the poison be eradicated before the Crown grant issues; being J. F. Davis' forfeited Leases 68/3236 and 74/1333.

Roe District (about 10 miles north of Lake Biddy).

Corr. No. 6208/27. (Plan 388/80, B1.)

Location 966, containing 3,499a. Or. 34p., at 5s. 6d. per acre; classification page 33 of 6208/27; and Location 1259, containing 634a. 3r. 10p., at 6s. 6d. per acre; classification page 8 of 973/29; subject to I.A.B. indebtedness; being G. G. Lannin's forfeited Leases 68/2024 and 68/2025.

NORTHAM LAND AGENCY.

Ninghan District (about two miles south-east of Ballidu).

Corr. No. 6547/26. (Plans 64/80, E4, and 57/80, E1.) Locations 2685 and 1606, containing 662a. 1r. 15p., at 5s. 9d. per acre (as one holding); classifications page 5 of File 3186/23 and page 34 of File 7682/22; exempt from road rates for the road rate from road rates for two years from date of approval of application; subject to the condition that the poison must be eradicated before the Crown grant issues; being H. Underdown's forfeited Leases 21780/68 and 16291/68.

Victoria District (about 12 miles east of Wubin).

Corr. No. 5262/28. (Plan 89/80, E3.)
Location 8859, containing 620a. 2r. 34p., at 3s. 6d. per acre; classification page 16 of File 5262/28; subject to payment for existing improvements and the reservation of all sandalwood to the Crown; being A. Hicks' forfeited Lease 68/1437.

Roe District (about 30 miles east of Narembeen).

Corr. No. 4014/30. (Plan 6/80, A2 & 3.)
Location 237, containing 3,298a. 2r. 14p. at 4s. per acre; classification page 8 of File 4025/25; subject to payment for improvements and the reservation of all sandalwood to the Crown and eradication of poison to the satisfaction of the Hon. Minister for Lands before the Crown grant issues; being W. J. Rolfe's forfeited Lease 68/2849.

Avon District (about eight miles south of Burracoppin).

Corr. No. 1915/37. (Plan 24/80, C2.)
Locations 20769 and 23106, containing 999 acres, at
9s. per acre; also Location 20770, containing 985 acres,
at 8s. 6d. per acre; classifications pages 74 and 75 of
8295/13, Vol. 1; subject to existing Agricultural Bank
and I.A.B. indebtedness; being W. H. Ogden's cancelled
appliestion application.

Avon District (about six miles south-east of Wongan Hills).

Corr. No. 1713/32. (Plan 57/80, E4.)

Locations 22819, 14550, and 14551, containing 943a. Or. 5p., at 6s. per acre; classification page 13 of 1713/32; subject to payment for improvements and to eradication of the poison to the satisfaction of the Hon. Minister for Lands before the Crown grant issues; being B. W. C. Cooper's forfeited Lease 16875/68.

Avon District (about two miles west of West Toodyay).

Corr. No. 1067/36. (Plan 27A/40, A2.) Location 22051, containing 132a. 0r. 5p., at 9s. 6d. per acre; classification page 85 of 3296/94; exempt from road rates for two years from date of approval of application; being F. C. Bourne's forfeited Lease 347/1076.

Melbourne District (about four miles west of Konnongorring).

Corr. No. 3388/23. (Plan 32B/40, D1.) Location 2252, containing 100 acres, at 9s. per acre; classification page 12 of 3388/23; exempt from road rates for two years from date of approval of application; being M. M. Donald's forfeited Lease 18016/68.

PERTH LAND AGENCY.

Canning District (near Cannington).

Corr. No. 2208/37. (Plan 1D/20, S.E.)

Location 985, containing 1a. 3r. 15p.; purchase price

Peel Estate (about 21/2 miles west of Serpentine). Corr. No. 640/55. (Plan Peel Estate and 341D/40, C4.)

Lots 349 and 350, containing 217a. 1r. 16p.; purchase money—£847 10s; deposit—£2; half-yearly instalment over 29½ years (including interest):—to returned soldiers, at 4½ per cent. p.a.—£26 0s. 10d.; to civilians, at 5 per cent. p.a.—£27 11s. 8d.; subject to the conditions governing selection in this Estate, and to a Grazing Right; being W. Asmus' forfeited Lease 347/

Peel Estate (near Balmanup).

Corr. No. 1338/36. (Plan Peel Estate.)
Lot 681, containing 102a. 2r. 17p.; price per acre—
22s.; purchase money—£112 17s. 4d.; deposit—£2; half-yearly instalment over 29½ yers, including interest: -to returned soldiers, at 4½ per cent. p.a.—£3 8s. 6d.; to civilians, at 5 per cent. p.a.—£3 12s. 9d.; Lot 790, containing 155a. 3r. 21p.; price per acre—20s.; purchase money—£155 17s. 8d.; deposit—£2; half-yearly instalment over 29½ years, including interest:—to returned soldiers, at 4½ per cent. p.a.—£4 15s.; to civilians, at 5 per cent. p.a.—£5 0s. 10d.; subject to existing Agricultural Bank indebtedness on Lot 681; Lot 790 subject to exament for any existing improvements also a Grazing payment for any existing improvements, also a Grazing Right; being H. W. Robins' cancelled application.

RAVENSTHORPE LAND AGENCY.

Kent District (about 13 miles west of Kuliba Siding).

Corr. No. 276/29. (Plan 420/80, D4.)
Location 1043, containing 4,997a. 3r. 39p., at 1s. 6d. per acre; classification page 10 of File 276/29; exempt from road rates for two years from date of approval of application, and subject to mining conditions; being C. J. Daw's forfeited Lease 68/1724.

SALMON GUMS LAND AGENCY.

Fitzgerald District (about 12 miles west of Grass Patch).

Corr. No. 4734/23. (Plan 402/80, A1.)

Locations 634 and 846, containing 935a. 1r. 5p.; subject to pricing; exempt from road rates for two years from date of approval of application; being P. F. Sullivan's forfeited Leases 40729/55 and 23897/74.

Titzgerald District (about five miles west of Red Lake).

Corr. No 4690/25. (Plan 392/80, B4.)
Locations 267 and 1140, containing 1,000a. 3r. 7p.; subject to pricing; also Location 265, containing 1,136a. 1r. 8p.; subject to pricing and payment for existing improvements; being A. E. Evans' and R. Sime's cancelled Leases 19706/68, 24788/74, and 12814/56.

Fitzgerald District (about three miles east of Grass Patch).

Corr. No. 643/33. (Plan 402/80, C & D1.)
Location 41, containing 880a. 1r., at 6s. 6d. per acre; classification page 8 of File 643/33; subject to payment for improvements valued at £81 5s. as follows:—(1) one fifth (£16 5s.) with application; (2) balance by four equal half-yearly instalments of £16 5s. each; being P. Tomich's forfeited Lease 55/2539.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 6½ miles north-west of Boddalin).

Corr. No. 2431/36. (Plan 35/80, E & F3.)
Location 785, containing 1,180a. 2r. 4p., at 6s. 9d. per acre; classification page 16 of File 6334/27; subject to existing Agricultural Bank and Industries Assistance Board indebtedness and to mining conditions; being C. N. Johnston's forfeited Lease 347/1315.

Yilgarn District (about nine miles north of Warrachuppin).

Corr. No. 300/32. (Plan 54/80, E3.) Location 762, containing 1,824a. 0r. 17p.; subject to pricing; also subject to existing Agricultural Bank and I.A.B. indebtedness and mining conditions; being R. A. LeMoignan's forfeited Lease 68/3428.

WAGIN LAND AGENCY.

Roe District (about five miles north-west of Lake King Townsite).

Corr. No. 805/29. (Plan 389/80, A & B3.)

Location 1603, containing 1,979a. 2r. 35p., at 5s. 3d. per acre; classification page 6 of File 438/28; exempt from road rates for two years from date of approval of application; being R. C. Webb's forfeited Lease 68/1253.

THURSDAY, 10th FEBRUARY, 1938. BRIDGETOWN LAND AGENCY.

Sussex District (about five miles south of Busselton).

Corr. No. 921/31. (Plan 413C/40, E3.) Locations 1854 and 1855, containing 200a. 2r. 36p.; subject to pricing; also subject to maintenance of improvements to the satisfaction of the Minister for Lands and the conditions governing selection in this district; the Government does not guarantee a continuance of drainage maintenance; being M. Cameron's forfeited Lease 55/2121.

Nelson District (about three miles south-west of Manjimup).

Corr. No. 1939/31. (Plan 442B/40, E1.)
Location 11219, containing 152a. 0r. 24p., at 17s. per acre; classification page 52 of 719/29; subject to payment for improvements and to the conditions governing selection in this district; all marketable timber is reserved to the Crown; being W. Mayes' forfeited Lease 74/1337.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

WHEREAS Christian Brothers' College, being the owner of land over or along which the undermentioned road in the CANNING Road District passes, has applied to the Canning Road Board to close the said road, which is more particularly described hereunder, that is to say:—

C. 384:—The whole of Road No. 9787 passing along the eastern boundary of Lot 4 of Canning Location 37 from its north-east to its south-east corners. (Pla (Plan 1D/20, S.E.)

WHEREAS Alfred John Harris (jun.) and Frederick Stewart Withell, being the owners of land over or along which the undermentioned road in the DALWALLINU Road District passes, have applied to the Dalwallinu Road Board to close the said road, which is more particularly described hereunder, that is to say:-

1274/25.

D. 246:-That portion of the surveyed road passing along part of the south boundary of Nugadong A.A. Lot 21 bounded by lines commencing at its south-west the said boundary; thence 245deg. 38min. 16 chains 27.6 links to the south-east corner of Lot 12; thence north-westward along part of the north-eastern boundary of Lot 12 to the starting point. WHEREAS A. G. and B. A. Leishman and W. E. and K. M. R. Dempster, being the owners of land over or along which the undermentioned roads in the IRWIN Road District pass, have applied to the Irwin Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

11165/01.

L.34.—The surveyed roads hereunder described:—
(1) Portion of Road No. 1707 passing along the north and east boundaries of Victoria Location 1294;

north and east boundaries of Victoria Location 1294; from Road No. 2224 at the south-west corner of Location 1221 to Road No. 1707 at the south-west corner of Location 1279;

(2) Those portions of Roads Nos. 158 and 1707 passing along the south boundaries of Locations 1294 and 1279; from the south-west corner of the former location to the south-east corner of the latter location. (Plan 124B/40, E1.)

WHEREAS C. C. Northmore and S. Bourne, being the owners of land over or along which the undermentioned read in the NAREMBEEN Road District passes, have applied to the Narembeen Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2023/37.

N. 269:—The surveyed road extending along the west boundary of Avon Location 21349 and the westernmost boundary of Location 16219; from a surveyed road at the north-west corner of the former, to the south-west corner of the latter location. (Plan 5/80, B4.)

WHEREAS the Hon. Minister for Lands, being the owner of land over or along which the undermentioned road in the PRESTON Road District passes, has applied to the Preston Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1358/37

P. 352:—The surveyed road through Preston A.A. Lot 360; from the south-west boundary of said lot to its eastern boundary. (Plan 414A/40, C2.)

WHEREAS Philip James Toll, being the owner of land over or along which the undermentioned road in the WAGIN Road District passes, has applied to the Wagin Road Board to close the said road, which is more particularly described hereunder, that is to say:—
5053/30.

W. 562:—The surveyed road along the south and east boundaries of Williams Location 7196, the east boundary of Location 8666, and through Location 7595; from the south-west corner of the first-mentioned to the north boundary of the last-mentioned location. (Plan 385C/40, E4.)

WHEREAS E. P. Gell and E. E. G. Quartermaine, being the owners of land over or along which the undermentioned road in the WAGIN Road District passes, have applied to the Wagin Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1460/37.

W. 563:—The surveyed road passing along the west and south boundaries of Williams Location 3717; from Road No. 297 at its north-west corner to a surveyed road at its south-east corner. (Plan 409A/40, C2.)

WHEREAS Alfred Thomas Bellord, being the owner of land over or along which the undermentioned road in the YILGARN Road District passes, has applied to the Yilgarn Road Board to close the said road, which is more particularly described hereunder, that is to say:—6768/24.

Y. 62:—The surveyed road along part of the south boundary of Jilbadji Location 155; from a closed road at the south-east corner of the said location to Road No. 9760. (Plan 23/80, A1.)

WHEREAS the Hon. Minister for Lands, being the cwner of land over or along which the undermentioned read in the YILGARN Road District passes, has applied to the Yilgarn Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2519/06.

Y. 64:—That part of Road No. 2598 passing along the eastern boundary of Jilbadji Location 374; from a

surveyed road at the south-east corner of the said location to the east boundary of Location 373. (Plans 36/80, F4, and 23/80, F1.)

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 21st day of January, 1938.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Roads.

WE, W. E. Criddle and R. M. Hamersley, being the owners of land over or along which portions of roads hereunder described pass, have applied to the Greenough Road Board to close the said portions of roads, viz.:—

Greenough.

8939706

G. 293:—The surveyed road commencing on the south-eastern boundary of Victoria Location 2703 at the north corner of Location 3022 and extending north-westward through the former location to the eastern side of Walter road therein.

Also the surveyed road (Forrest road) leaving the above-described road in Victoria Location 2703 and extending east through said location and along its south boundary and through Location 2652 to a surveyed road along the west boundary of Location 2653. (Plan 126/80, C3.)

W. E. CRIDDLE.

R. M. HAMERSLEY.

I, Arnold Walter Armstrong, on behalf of the Greenough Road Board, hereby assent to the above application to close the roads therein described.

A. ARMSTRONG, Chairman Greenough Road Board.

7th December, 1937.

TRANSFER OF LAND ACT, 1893.

Application No. 2954/1937.

TAKE notice that Western Australian Fire Brigades Board whose office is situate at Irwin street Perth has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of Albany and being

portion of Albany Town Lot 187 being Lot 1 on Diagram 10297 deposited in the Office of Titles, containing 1 rood 15 and two-tenth perches

Bounded on the eastwards by 95 and four-tenth links of the west side of Council street thence by lines forming the north and west boundaries of Lot 2 on the said Diagram 10297 measuring respectively 1 chain 67 and four-tenth links and 1 chain 58 and four-tenth links

On the southward by 68 and two-tenth links of the northern side of Vancouver street

On the westward by 2 chains 66 links of the eastern boundary of Town Lot 185

And on the north by the south boundary of Town Lot 186 measuring 2 chains 53 links.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 4th day of March next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS, Registrar of Titles.

Office of Titles, Perth, this 17th day of January, 1938. Ivan J. Campbell, Perth, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 2632/1937.

TAKE notice that Emma Jane Cockman of Wanneroo Widow has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Perthshire district and being—

portion of Perthshire Location 103 containing 45 acres 2 roods 4 perches

Bounded on the north-east by lines forming south-west boundaries of part of each of public road No. 1609 and Wanneru road measuring respectively 50 and two-tenth links and 29 chains 28 and eight-tenth links

On the south-east by 30 chains 39 links of the north-west side of public road No. 3160

And on the north-west by lines forming part of the south-east boundary of Location 110 measuring together 42 chains 60 links.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 25th day of February next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS, Registrar of Titles.

Office of Titles, Perth, 11th January, 1938.

Unmack & Unmack, Perth, Solicitors for the Applicant.

TENDERS FOR PUBLIC WORKS.

Date of Nature of Work.		Nature of Work. Date and Time for Closing			Where and when Conditions of Contract etc., to be seen.
193	8.		1938. (2 ·30 p.m. on Tu	esdaw)	
Jan.	12	Geraldton Hospital—Renovations	1st February		Contractors' Room, Perth, and P.W.D., Geraldton, or
Jan.	12	(8801) White Peak School—Sale of (8802)	1st February		and after 18th January, 1938. Contractors' Room, Perth, and P.W.D., Geraldton, or and after 18th January, 1938.
Jan.	12	South Morawa School—Sale of (8803)	1st February	•••	Contractors' Room, Perth, and P.W.D., Geraldton, or and after 18th January, 1938.
Jan.	12	Gwalia State Hotel—Sewerage (8804)	1st February	•••	Contractors' Room, Perth, and P.W.D., Kalgoorlie, or and after 18th January, 1938.
Jan.	19	Mt. Magnet Hospital—Additions (8806)	8th February		Contractors' Room, Perth, and P.W.D., Geraldton on and after 25th January, 1938.
Jan.	19	Kalgoorlie Hospital—Additions and Renovations (8807)	8th February	•••	Contractors' Room, Perth, and P.W.D., Kalgoorlie on and after 25th January, 1938.

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

T. S. J. HALL, Acting Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1934.

Narembeen Road Board, Redivision into Wards—Notice of Intention.

Department of Public Works,
P.W. 770/32. Perth, 4th January, 1938.

P.W. 770/32. Perth, 4th January, 1938. 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, to redivide the Narembeen Road District, hitherto divided into three Wards, into four Wards, by severing that portion of the present Central Ward, comprising the whole of the Townsite of Narembeen, and constituting such Townsite the Fourth Ward, to be known as the Town Ward, and by constituting the remaining portion of the present Central Ward as the Third Ward under the name of the Central Ward.

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

T. S. J. HALL, Acting Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1934.

Beverley Road District.

Redivision into Wards-Notice of Intention.

P.W. 928/37. Department of Public Works, Perth, 13th January, 1938.

IT is hereby notified, for general information, that it is the intention of His Excellency the Licutenant-Governor, under the provisions of the Road Districts Act, 1919-1934, to redivide the Beverley Road District (hitherto divided into five Wards) into four Wards by abolishing the East Dale and West Dale Wards of the said district and constituting the territory of such abolished Wards a new Ward to be known as the Dale Ward.

T. S. J. HALL, Acting Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1934.

Katanning Road Board.

P.W. 1214/29. Department of Public Works, Perth, 18th January, 1938.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the construction of a concrete swimming pool, with a filtration and purification plant, together with the necessary buildings for the improvement of Reserve No. 14814, as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1934, by the Katanuing Road Board.

T. S. J. HALL, Acting Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-1934, AND CATTLE TRESPASS, FENCING AND IMPOUNDING ACT, 1882.

Greenbushes Road Board.

Poundage Fees, Sustenance Charges, and By-laws.

P.W. 928/26.

IN pursuance of the powers conferred by the Road Districts Act, 1919-1934, and the Cattle Trespass, Feneing, and Impounding Act, 1882, the Greenbushes Road Board has established a Public Pound at Reserve 10141, Greenbushes, and has adopted the following scale of Trespass, Poundage, Sustenance, and Mileage Fees, and by-laws:—

1.-Poundage Fees.

	£	s.	d.
For each entire horse, ass, bull	 1	0	0
For each head of other great cattle	 0	2	6
For each head of small cattle	 0	1	6

2.—Sustenance Charges.	£	В.	đ.
For each head of great cattle, per day	0	5	0
For each head of small cattle, per day	0	2	6
The above shall be the minimum fee			
chargeable for sustenance, and a portion of			
a day shall be reckoned as a full day.			
3.—Mileage Fees.			
Within road distance of three miles of Pound			
Site:—			
For each head of great cattle, per mile or			
part thereof	0	1	0
For each head of small cattle, per mile or			
part thereof	0	0	2
Beyond road distance of three miles from			
Pound Site:			
For each head of great cattle, per mile or			
part thereof	0	0	9
For each head of small cattle, per mile or			
	6	()	-1

. . The maximum distance for which persons driving stock to a Public Pound shall be allowed mileage shall be 10 miles.

All fees shall be paid to the Poundkeeper.

Stock may be released only on payment of fees, mileage and sustenance, between the hours of sunrise and

All stock impounded shall be fed and watered within eight hours after arrest, and sustenance according to scale shall be charged. No charge for sustenance for the first eight hours after arrest shall be made.

Passed at a meeting of the Greenbushes Road Board held on the sixth day of December, 1937.

> GUY THOMSON, Chairman. H. S. BARRYMORE, Secretary.

Recommended-

H. MILLINGTON. Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 22nd day of December, 1937.

L. E. SHAPCOTT. Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1934; CATTLE TRESPASS, FENCING, AND IMPOUNDING ACT,

Narrogin Road Board.

P.W. 60/33. P.W. 60/33.

IN pursuance of the power conferred by the Road Districts Act, 1919-34, and the Cattle Trespuss, Fencing, and Impounding Act, 1882, the Narrogin Road Board has appointed, with the assent of the Narrogin Municipal Council, the Narrogin Municipal Pound, being portion of Williams Location 339, situated at the junction of Earl and Dellar streets, Narrogin, and Mr. Alfred Oxman, the Narrogin Municipal Poundkeeper, to be the Public Pound and the Public Poundkeeper respectively for the Narrogin Road District in conjunction with the Narrogin Municipality.

The above resolution was passed by the Board on the 11th day of September, 1937.

B. T. KILPATRICK, Chairman.

R. G. DUNCAN, Secretary.

The following by-laws—Poundage, Mileage, and Sustenance Fees—are made and shall be charged and enforced on the owners of impounded stock:—

Poundage Fees.

1. For each entire horse or bull-£5. For each mare, gelding, cow, or steer-£1 10s.

Sustenance Fees.

2. For each entire horse or bull-3s, per day, For each mare, gelding, cow, or steer-3s, per day.

Mileage Fees.

3. For each head of cattle outside the boundary of the Narrogin Municipality, 1s. per mile or part thereof, up to ten miles.

4. Sustenance according to scale shall be charged for each day of 24 hours after first day of arrest of stock.

All fees shall be paid to the secretary of the Narrogin Road Board or, in his absence, to the poundkeeper.

6. Stock may only be released on the payment of poundage, mileage, and sustenance fees between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays and from 9 a.m. to 12 noon on Saturdays.

The above by-laws were passed by resolution of the Board at a merting held on Saturday, the 23rd October,

B. T. KILPATRICK, Chairman.

R. G. DUNCAN,

Sécretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of December, 1937.

L. E. SHAPCOTT, Clerk of the Council.

MANJIMUP TOWN PLANNING SCHEME.

NOTICE is hereby given that the Road Board District of Manjimup on 27th November, 1937, passed the following resolution:-

Resolved that the Council, in pursuance of section 7 of the Town Planning and Development Act, 1928, prepare the above Town Planning Scheme with reference to an area situate wholly within the Road Board District of Manjimup and enclosed within the inner edge of a blue border on a plan now produced to the Road Board and marked and cortificated by the spectacy under his bond detail. certificated by the secretary under his hand dated the 2nd October, 1937, as plan No. 1.

And notice is hereby further given that Plan No. 1, referred to in the above resolution and proposed zoning regulation, has been deposited at the Office of the Man-jimup Road Board and the Town Planning Board, Cathedral avenue, Perth, and will be open to inspection by all persons interested, without payment of any fee, between the hours of 9 a.m. and 4 p.m. Any suggestions for the inclusion or exclusion of any lands or works in or from the area of the proposed scheme should be sent in writing to the secretary to the Road Board before 24th February, 1938.

Dated this 17th day of January, 1938.

J. SMITH. Secretary.

Notified for public information.

DAVID L. DAVIDSON, Town Planning Commissioner.

GOLDFIELDS WATER SUPPLY ACT, 1902, AND AMENDMENTS.

Water Rate for the Year ending 31st December, 1938. NOTICE is hereby given that the Rate Books for all lands in the Goldfields Area now liable to be rated under the abovementioned Acts have now been made up and are open for inspection by the ratepayers.

By order of the Minister for Water Supply,

W. S. ANDREW, Under Secretary for Water Supply.

Perth, 21st January, 1938.

Notice of Rate.

Notice is hereby given that, under the powers conferred by the abovementioned Acts, the Minister for Water Supply has ordered Rates as shown in the Schedule attached hereto, to be made and levied for the year ending the 31st December, 1938, upon all rateable land entered in the Rate Books, the making up of which is published in the Government Gazette of the 21st January 1938, and newspaper; that the Minimum Potes when ary, 1938, and newspaper; that the Minimum Rate where provided for shall be as shown on the Schedule, and that a memorandum of such order has been duly entered in the several Rate Books and signed.

The said Rates are now payable in accordance with Country Lands. the by-laws made under the said Acts. A fixed sum of £5 plus an amount per acre, as shown By order of the Minister for Water Supply, in the second column hereunder:-W. S. ANDREW, (1)Rate Per Under Secretary for Water Supply. Acre. Perth, 21st January, 1938. 30-inch Main Baker's Hill to Northam 2d. York, Beverley, Toodyay and Irishtown Mains 30-inch Main Northam to Southern Cross and 2d. SCHEDULE. Other than Country Lands. Extensions therefrom (excepting extensions 3d. Rate in the £ on the otherwise shown) .. Annual Rateable Minimum. Burran Rock Extension ... 6d. Value of the Land Annual Rate. Belka Extension ... 6d. rated. 68 Coolgaar Extension Darlington 2/-£.1 Goomarin Extension 6d. 10/-Mundaring 1/-. . 2/-£.1 North Walgoolan Extension A ... 68 Toodyay 10a. 10/-Northain South Walgoolan Extension G ... 6d. £1 1/6d.York South Walgoolan Extension K ... 6d. £1 2/-Beverley South Walgoolan Extension L .. 6d. £1 Goomalling £1 North Walgoolan Extension B .. Belka 1/6d. £1 Central 64. North Westonia Extension D ... ¢1 Newcarnie North Westonia Extension H ... 6d. 1/6d. £1 Westonia North Boddalin Extension 6d. £1 Marvel Loch $\frac{1}{6}$ d. £1 Bullfinch North Boddalin Branch Extension 64. Southern Cross £1 1/3d.North Noongaar Extension 6d. 1/6d. £1 Coolgardie North Moorine Rock Extension ... 6d. 1/6d. £٦ Kalgoorlie 6d. South Moorine Rock Extension ... 1/6d. £1 Boulder . . North Walgoolan Extension C ... 4½d. 1/6d. £1 Kanowna . . Yorkrakine Extension 6d. £1 . . Norseman

P.W. 1921/37; Ex. Co. No. 42.

Public Works Act, 1902-1933.

LAND ACQUISITION.

City of Perth-Extension of Berwick Street, Victoria Park-Truncation of Corners.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval and of the consent under section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 14th day of January, 1938, been compulsorily taken and set apart for the purposes of the following public work, namely:—Extension of Berwick Street, Victoria Park—Truncation of Corners.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28554 (L.T.O. Diagram 10805), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in the City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 28554.	, W.A., Owner or Reputed Owner.		Description.	Quantity.				
1	The Perpetual Executor Agency Company (W. of the executors of the Crawford, deceased, lea to Alexander Crawfor ington Langsford and Crawford, the other ex	A.) L will or we bei rd, Cl Glad recutor	imited, f Alexa ng rese ande lys Do s name	one inder erved New- oreen	Portion of Lot 199 of Canning Location 2 (Certificate of Title Volume 1009, Folio 408)	a. 0	r. 0	p. 0·2
2	the said will to come i Estelle Connor			•••	Portion of Lot 144 of Canning Location 2 (Certificate of Title Volume 1015, Folio 50)	0	0	0.6
3	Lucia Estelle Connor	•••			Portion of Lot 132 of Canning Location 2 (Certificate of Title Volume 1045, Folio 681)	0	0	$2 \cdot 5$
4	Estelle Connor	•••			Portion of Lot 98 of Canning Location 2 (Certificate of Title Volume 1015, Folio 50)	0	0	0.5
5	George Alexander				Portion of Lot 13 of Canning Location 2 (Certificate of Title Volume 1050, Folio 844)	0	0	0.4
6	Henry Smith				Portion of Lot 64 of Canning Location 2 (Certificate of Title Volume 1050, Folio 322)	0	0	0.4
7	Henry Smith				Portion of Lot 64 of Canning Location 2 (Certificate of Title Volume 1050, Folio 322)	0	0	0.4

Certified correct this 10th day of January, 1938. (Sgd.) H. MILLINGTON, Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

P.W. 1843/37; Ex. Co. No. 63.

Public Works Act, 1902-1933.

LAND ACQUISITION.

City of Perth-Recreation Ground at Britannia Street, Mt. Hawthorn.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedulhereto—being all in the Perthshire District—have, in pursuance of the written approval and of the consent under section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 14th day of January, 1938, been compulsorily taken and set apart for the purposes of the following public work, namely:—Recreation Ground at Britannia Street, Mt. Hawthorn.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28545 (L.T.O. Diagram 10785), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in the City of Pertli for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 28545.	Owner or Reputed	l Owner	:.	Description.	Quantity.		
1	Selina Wilson Goldfinch			Lot 27 of Perthshire Location Ac (Certificate of	a. r. p. 0 0 21		
2	Charles Worthy Johnson			Title Volume 342, Folio 80) Lot 28 of Perthshire Location Ac (Certificate of	0 0 20.8		
3	Arthur Alfred Samuels			Title Volume 1014, Folio 534) Lot 29 of Perthshire Location Ac (Certificate of	0 0 20.8		
	Artiful Affied Samuels	•••	•••	Title Volume 349, Folio 197)	0 0 ,20 8		

Certified correct this 10th day of January, 1938.

(Sgd.) H. MILLINGTON, Minister for Works. (Sgd.) JAMES MITCHELL, Licutenant-Governor in Executive Council.

Dated this 14th day of January, 1938.

P.W. 1842/37; Ex. Co. No. 62.

Public Works Act, 1902-1933.

LAND ACQUISITION.

City of Perth-Extension of Gerard Street, Victoria Park.

NOTICE is hereby given and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval and of the consent under section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 14th day of January, 1938, been compulsorily taken and set apart for the purposes of the following public work, namely:—Extension of Gerard Street, Victoria Park.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plans P.W.D., W.A., 28548 (L.T.O. Diagram 10794) and 28561 (L.T.O. Diagram 10806), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in the City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 28548.	Owner or Reputed Owner.			er.	Description.	Quantity.		
1 2 P.W.D., W.A.,	Alexander Wishart Harold Beaver				 Portion of Lot 653 of Canning Location 2 (Certificate of Title Volume 1017, Folio 771) Portion of Lot 678 of Canning Location 2 (Certificate of Title Volume 1006, Folio 993)	0	0	p. 1.2 0.7
28561 : 1	Howard Crooks	•••	•••	•••	 Portion of Lot 459 of Canning Location 2 (Certificate of Title Volume 1003, Folio 595)	0	0	0.1

Certified correct this 10th day of January, 1938.

(Sgd.) H. MILLINGTON, Minister for Works. (Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 14th day of January, 1938.

WATER BOARDS ACT, 1904. (Section 79.)

Harvey Water Board.

NOTICE is hereby given that the Rate Book of the Harvey Water Board has been made up for the year 1938 and may be inspected by ratepayers during ordinary office hours.

Section 94.

Notice is hereby given that, under the powers conferred by the above Act, the Harvey Water Board has ordered a Rate of One shilling and sixpence (1s. 6d.) in the Pound, with a minimum rate of Ten shillings, to be made and levied for the year ending 31st December, 1938, upon all rateable land as shown by the Rate Book, and such Rate is payable forthwith.

A memorandum to this effect has been duly entered

in the Rate Book and signed.

JACK LOWE. Chairman.

Harvey, 13th December, 1937.

THE MUNICIPAL CORPORATIONS ACT, 1906. City of Fremantle.

Deviation and Dedication of Road in Cockburn Sound Location 551 (Fremantle Endowment Land).

& S. File 622/90. FURSUANT to sections 229 and 230 of the Municipal Corporations Act, 1906, the Council of the City of Fre-

That that portion of Cockburn Sound Location 551

scuthward along part of the west boundary of Swan Location 73 to its south-west corner and thence southwestward to the eastern side of Road No. 312 near the north-west corner of Cockburn Sound Location 177, which has been set apart and used as a street or way, is, as from the date of publication of this order in the Government Gazette, hereby dedicated to the public as a highway in lieu of that portion of Road No. 312 coloured blue on plan aforesaid, extending north-northeastward from the production south-westward of the northern side of the above described road to the south boundary of Cockburn Sound Location 747, and the said portion of Road No. 312 is hereby closed and discontinued as a street or way accordingly.

Dated this 14th day of January, 1938.

(Sgd.) F. E. GIBSON, Mayor.

J. SHEPHERD, (Sgd.)

Town Clerk.

Confirmed in Executive Council-

15th January, 1938.

[L.S.]

(Sgd.) JAMES MITCHELL. Lieutenant-Governor.

KATANNING ROAD BOARD.

NOTICE is hereby given that the appointment of Duncan James McRae as Poundkeeper and Ranger has been cancelled and that Reginald Thomas Kenward has now been appointed Poundkeeper and Ranger.

> S. R. EVANS. Secretary.

mantle hereby directs:-

and being a strip of land 1 chain wide (plus truncations) as surveyed and shown on O.P. 2295 (L. & S.) extending

THE ROAD DISTRICTS ACT, 1919-34.

Road Board Election.

Department of Public Works. Perth, 17th January, 1938.

IT is hereby notified, for general information, in accordance with Section 92 of the Road Districts Act, 1919-34, that the following gentleman has been elected a member of the undermentioned Road Board, to fill the vacancy shown in the particulars hereunder:—

Road B o ard.	Date of	Memb	er Elected:	Ward.		How vacancy occurred: (a) Effluxion of	37 e .	D 1
	Election.	Surname.	Christian Names.	ward.	Occupation.	time. (b) Resignation. (c) Death.	Member.	Remarks.
Morawa	10-12-37	Burton	Robert Edwin	South	Farmer	Lapsed; non- attendance	Judge, R. M.	

T. S. J. HALL. Acting Under Secretary for Public Works.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

				ccepioa romacis.		
Tender Board No.	Date.	Contractor.		Particulars.	Department concerned.	Rate.
	1938.					
1000/37	Jan. 13	Esperance Salt Co., Ltd.	405a, 1937	370 tons Coarse Salt for Hides, as per Item 1; F.O.W. Fre- mantle	Wyndham Meat Works	£2 7s. 6d, per ton.
1036/37	do.	F. S. Duff	423A, 1937	500 cub. yards Water-binding Gravel, to Stirling Highway, as per Item 1 (Johnston street to Wellington street Section)	Main Roads	5s. 3d. per cub. yard.
1078/37	do.	W. Barrett	439A, 1937	Purchase and Removal of Cottage on Peel Estate, Lot 298, as per Item 2	Lands	for £65.
,,	do.	W. Congdon	**	Purchase and Removal of Cottage, on Peel Estate, Lot 297, as per Item 1	do	for £37 10s. 0d.
1002/37	do.	Consumers Ammonia Co. Pty., Ltd.	407A, 1937	7,000 lbs. Anhydrous Ammonia, as per Item 1; C.I.F. Wynd- ham	Wyndham Meat Works	ls 1d. per lb.
,,	do.	Wilson & McCreery	,,	3,000 lbs. Anhydrous Ammonia, as per Item 1; C.I.F. Wynd- ham	do. do.	1s. 0¼d. per lb.
20/37	Jan. 15	Sara & Cook, Ltd	•••	Butter, Local, for Government Institutions, etc., during 4 weeks ending 12th February, 1938	Various	Is. $4\frac{7}{8}$ d. per lb.
12/38	Jan. 18	State Implement & Engineering Works	11a, 1938	Cast Iron Matching Pieces, Ties, etc., as per Items 1 to 8	Metropolitan Water Supply	for £338 19s. 10d.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Addition to Contract.

Tender Board No.	Date.	C	ontractor.	Particulars.
645/37	1938. Jan. 14	D. Hunt		 Approx. 435 cub. yds. Gravel Lump Kerbing Material for Guildford-Kalamunda Road, as per Item 1 of Schedule 35A, 1937, at 5s. 5d. per cub. yd.

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
1036/37	1938. Jan. 13	L. Bolden	Approx. 500 cub. yds. Water-binding Gravel for No. 5 Section, Stirling Highway, as per Item 1 of Schedule 423A, 1937, at 4s. 6½d. per cub. yd.

Tenders for Government Supplies.

Date of Advertising. Schedule No.		Supplies required.	Date of Closing.
1937. Dec. 23 1938.	441A, 1937	Pneumatic Concrete Vibrator	1938. Jan. 27
Jan. 14 Jan. 14 Jan. 17	17A, 1938 18A, 1938 22A, 1938	Pumping Plant, comprising Motors and Centrifugal Pump, complete with Switchgear and Connections	Jan. 27 Jan. 27
Jan. 20 1937. Dec. 30	26A, 1938 442A, 1937	only	Jan. 27 Jan. 27 Feb. 3
1938. Jan. 4 Jan. 14 Jan. 14	3д, 1938 19д, 1938 21д, 1938	Passenger Lift and Food Lift for King Edward Memorial Hospital iii. Water Meters, 1,000 only	Feb. 3 Feb. 3 Feb. 3
Jan. 20 1937. Dec. 14 1938. Jan. 14	24A, 1938 434A, 1937 20A, 1938	Lockers—90 only—with Stainless Steel Tops or Ducoed Tops Best Foundry Coke—240 tons Water Meters, various sizes—81 only	Feb. 3 Feb. 10 Feb. 17
1937. Nov. 2	367A, 1937	lin. Water Meters—approx. 7,500 only—over a period of 5 years, with 5 years maintenance	Feb. 24
Jan. 14 Jan. 14	14A, 1938 15A, 1938	Superheater Elements—5 sets	Mar. 10 Mar. 10

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 the 20th day of January, 1938.

E. TINDALE, Chairman W.A. Government Tender Board

MANJIMUP ROAD BOARD.

Rabbit Destruction.

THE Manjimup Vermin Board, by virtue of section 56 of the Vermin Act, 1918, hereby orders as follows:-

The owners or occupiers of all holdings within the district shall commence the work of destroying rabbits by the laying of poison baits on each of such holdings on or before the 15th day of January, 1938, and shall continue to carry on such work until the rabbits have been exterminated from such holdings. If and when the heldings again become infested, the destruction of rabbits must be continued.

R. G. LOCK. Chairman. J. ROONEY, Vermin Inspector.

PHILLIPS RIVER VERMIN BOARD. Poisoning of Rabbits.

THE Phillips River Vermin Board, by virtue of section 96 of the Vermin Act, 1919, hereby orders as follows:-

The owners or occupiers of all holdings within the distriet of the Board, with the exception of townsites, shall commence the work of destroying rabbits on such holdings, and on roads adjoining or intersecting same, on or before the 24th January, 1938, and shall continue and systematically carry out such work until 31st March, 1938, or longer, as may be determined by the Board.

The means to be adopted are as follows:—The laying of an effective poison or fumigating. All work to be done to the satisfaction of the Board's Inspector.

By Order of the Board,

E. P. NEWTON, Secretary.

Department of Agriculture, Perth, 17th January, 1938.

Agric. No. 899/25; Ex. Co. No. 66.

IIIS Excellency the Licated anti-Governor in Executive Council has been pleased to approve of the appointment of T. Herlihy and J. Rolinson as Inspectors under the Plant Diseases Act, 1914-35.

> (Sgd.) L. JONES, Under Secretary for Agriculture.

THE AGRICULTURAL PRODUCTS ACT, 1929.

Department of Agriculture, Perth, 21st January, 1938.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 9 of the Agricultural Products Act, 1929, has been pleased to repeal all the regulations heretofore made under and for the purposes of the said Act and still in force prior to the date of the publication of this notice, and in lieu thereof to make new regulations under and for the purposes of the said Act, as set forth in the schedule hereunder, and to declare that such new regulations shall commence and have effect as on and from the date of the publication of notice in the Government Gazette.

> L. JONES, Under Secretary for Agriculture.

Schedule.

THE AGRICULTURAL PRODUCTS ACT, 1929.

Regulations.

(Section 9).

Short Title.

1. These regulations may be cited as the Agricultural Products Act Regulations.

Parts.

2. These regulations shall be divided into Parts, as follow:-

L-Regulations 4-5, Apples and Pears.

Part II-Regulations 6-19, Eggs.

Part III-Regulations 20-23, Potatoes.

Part IV-Regulations 24 and 25, General.

Interpretation.

3. The expressions defined in section 2 of the Agricultural Products Act, 1929, when used in these regulations shall, for the purposes hereof, bear the meanings given to them respectively in the said section.

PART I.—APPLES AND PEARS.

Grading.

- (1) Apples and pears grown in Western Australia and intended for sale in the State of Western Australia shall be graded according to the following grades, viz.:—(a) Extra fancy; (b) Fancy; (c) Plain; (d) Inferior.
 - (2) For the purpose of grading apples and pears the sizes shall be as follow:-
 - "Under-sized," which shall include fruit less than 2 inches diameter;
 - "2 inches," which shall include fruit of 2 inches or more but less than 21/4 inches diameter; "21/4" inches," which shall include fruit of 21/4 inches or more but less
 - than 2½ inches diameter;

 "2½ inches," which shall include fruit of 2½ inches or more but less than

 - 2% inches diameter; "2% inches," which shall include fruit of 2% inches or more but less than 3 inches, 'which shall include fruit of 3 inches or more but less than

 - 3¼ inches diameter; "3¼ inches," which shall include fruit of 3¼ inches or more but less
 - than 3½ inches diameter; and "3½ inches," which shall include fruit of 3½ inches or more diameter.

No apple or pear of less than 2 inches diameter shall be included in the "Extra fancy," "Fancy," or "Plain" grades.

- (3) In this regulation:-
 - (a) In respect of apples-
 - "Extra fancy" shall consist of sound, clean, well-formed, mature apples of one size and one variety, free from broken skins and from disease. Slight blemishes from any cause may be permitted, provided that the total number of blemished apples in any case does not exceed ten per centum of the total number of apples in the case and the total area covered by such blemishes on any apples does not exceed the area contained in a circle having a diameter of one quarter of an inch.

Russeting shall not be considered a blemish, provided that not more than ten per centum of the surface of any apple is affected.

"Fancy" apples shall consist of sound, clean, and fairly well-formed mature apples of one size and one variety, free from broken skins and from disease. Slight blemishes from any cause may be permitted, provided such blemishes do not exceed 15 per cent. by number of the total fruit in any case, and provided that the total area covered by such blemishes on any apple does not exceed the area contained in a circle having a diameter of three-eighths of an inch.

> Russeting shall not be considered a blemish, provided that not more than 30 per cent. of the surface of each apple is affected: provided this does not apply to the Sturmer variety—each apple of which may be 50 per cent. russeted.

"Plain" apples shall consist of sound, clean, and fairly well-formed mature apples of one size and one variety, free from broken skins and from disease. Slight blemishes from any cause may be permitted, provided that the total area covered by blemish on any apple does not exceed the area contained in a circle having a diameter of one-half of an inch.

> Russeting shall not be considered a blemish, provided that not more than 50 per cent. of the surface of each apple is affected.

"Inferior" apples shall consist of apples of one size and one variety which do not qualify for inclusion in any of the three superior grades.

(b) In respect of pears-

"Extra faney" pears shall consist of sound, clean, well-formed pears of one size and one variety, free from broken skins and from disease. Super-ficial blemishes from any cause (with the exception of those caused by hall marks or limb rubs) may be permitted; provided that the total number of blemished pears in any case shall not exceed five per centum of the total number of pears in the case. In connection with superficial blemishes caused by hall marks or limb rubs the percentage of blemished pears in any case shall be ten instead of five and the total area covered by such blemishes on any pear shall not exceed the area contained in a circle having a diameter of one-quarter of an inch. None of the pears shall be less than two and one-

quarter inches in diameter.

"Fancy" pears shall consist of sound, clean, well-formed pears of one size and one variety, free from broken skins and not seriously blemished or injured by any disease, but fruit slightly blemished by black spot fungus, caterpillars, hail marks or limb rubs may be included: provided that the proportion of such fruit does not exceed 15 per cent. (by number) of the pears in any case, and the total area covered by such blemishes on any pear does not exceed the area contained in a circle having a diameter of three-eighths

of an inch.
"Plain" pears shall consist of pears of one size and one variety, free from broken skins and not seriously blemished or injured by any disease, but pears slightly blemished by black spot fungus, caterpillars, hail marks or limb rubs may be marketed: provided that the total area covered by such blemishes on any one of such pears does not exceed the area contained in a circle having a diameter of one-half of an inch.

"Inferior" shall consist of pears of one size and variety which do not qualify for inclusion in any of the three superior grades.

Packing.

- 5. (1) Every package containing apples or pears intended for sale in the State of Western Australia shall bear on one end thereof in letters or figures of not less than one-quarter of an inch in height, if printed on labels, and not less than three-quarters of an inch in height, if stencilled on the package, particulars of the variety, size, number, and grade of the fruit contained therein.
- (2) Every lot or part of a lot of apples or pears intended for sale shall have affixed thereto in a conspicuous place a label bearing thereon in printed letters or figures not less than one-quarter of an inch in height, particulars of the variety, size, and grade of the fruit contained in such lot or part of a lot.
- (3) The obligations under this regulation shall be additional to those under the provisions of the Fruit Cases Act, 1919.

Provided that apples and/or pears may be packed with other kinds of fruit in the same case only in instances where such are not for resale and provided that the particulars of variety, grade, and size of apples and pears shall be branded on the case.

PART II.-EGGS.

Grading.

- 6. Hen eggs and duck eggs produced in Western Australia and intended for sale either in Western Australia or in any other State of the Commonwealth, and hen eggs and duck eggs imported into Western Australia and intended for sale within Western Australia, shall be graded according to the grades and classified according to the classes hereinafter prescribed.
 - 7. Hen eggs shall be graded as follows:-
 - (a) "Standard hen," which shall mean eggs not less than 13 ounces in weight and averaging not less than 24 ounces to the dozen eggs;
 - (b) "Pullet," which shall mean eggs less than 15 ounces in weight.
 - Duck eggs shall be graded as follows:-
 - (a) "Standard duck," which shall mean eggs not less than 24 ounces in weight;
 - (b) "Duck," which shall mean eggs less than 24 ounces in weight.
 - Both hen eggs and duck eggs shall be classified as follows:-
 - (a) "New laid" which shall mean eggs which are sound of shell, with the air cell not more than 4 inch in depth, with the yolk translucent or faintly visible, and the white firm and clear;
 - (b) "Fresh" which shall mean eggs which are sound of shell, with the air cell not more than its inch in depth, with the yolk slightly visible but not having a definite outline, and with the white firm and clear;
 - (c) "Cooking" which shall mean eggs which are sound of shell, with the air cell more than \$\frac{2}{3}\$ths inch in depth, and in which the yolk may be plainly visible, and the white may be weak but clear, and which shall be stamped conspicuously and indelibly with the word "cooking."
 - (d) "Stale" which shall mean any eggs in which the yolk is broken down and the white is watery, and includes eggs which contain blood spots or are otherwise tainted and which shall be stamped conspicuously and indelibly with the word "stale."

Packing.

- 10. Hen eggs or duck eggs of mixed grades may be contained in the same package: provided the package shall have marked thereon in a plain and conspicuous manner the various grades and the number of eggs in each grade contained in such package.
- 11. No package shall contain either hen eggs or duck eggs which are not all of the same class.
- 12. No person shall pack any eggs intended for sale which are not clean. For the purpose of this regulation "clean eggs" mean eggs which are free from dirt or foreign matter or stains.
- 13. Every package containing eggs which are not graded or not clean shall have marked thereon in a plain and conspicuous manner the words "For repacking" or "For cleaning" (as the case may require), and also the date of the packing of such package and the signature in full of the person consigning or delivering the same; and before the eggs contained in such package are sold or offered for sale the same shall be graded or cleaned (as the case may require), and be repacked by the person selling or effering such eggs for sale.
- 14. Every package containing eggs intended for sale, either wholesale or retail, shall have marked thereon in a plain and conspicuous manner the grade and the classification of the eggs contained in such package.
- 15. Every package containing stale eggs intended for sale shall in addition to the classification have marked thereon in a plain and conspicuous manner the words "Not fit for human consumption."

Cold Storage.

- 16. (1) Any eggs intended for cold stores or for any preservative process and thereafter for sale shall each be stamped with the word "Chilled" or "Preserved" (as the case may require), with approved indelible ink, in letters not less than one-eighth inch in height, prior to being placed in cold stores or to being preserved. The stamps on eggs subject to this part of this regulation shall be maintained or renewed thereon from time to time until such eggs are sold.
- (2) Any eggs which have been in cold stores or subject to any preservative process and thereafter are delivered in Western Australia for the purpose of sale within the State shall each be stamped with the word "Chilled" or "Preserved" (as the case may require), with approved indelible ink, in letters not less than one-eighth inch in height, before being exposed or offered for sale within the State. The stamps on eggs subject to this part of this regulation shall be maintained or renewed thereon from time to time until such eggs are sold.
- (3) In every case to which paragraph (1) hereof applies, the person delivering the eggs for cold stores or for preservative treatment, and the person receiving the same for such purpose, or the person holding the same for the purpose of sale (as the case may be), shall be liable for any breach of this regulation, and in every case to which paragraph (2) hereof applies the person in Western Australia who takes delivery of the eggs or has possession thereof in Western Australia for the purposes of sale thereof shall be liable for any breach of this regulation.
- 17. The owner or person in charge of every cold store into which eggs are received shall furnish weekly to the Department of Agriculture a return of the eggs so received during the week immediately preceding the date when such return is furnished, together with the names and addresses of the person from whom such eggs were so received.

Unwholesome Eggs.

- 18. If an inspector shall have reason to believe that any eggs are exposed or offered or intended for sale for human consumption, and that such eggs are unwhole-some and unfit for human consumption, he shall forthwith give notice to the person for the time being having the eggs in his possession or under his control that in his belief such eggs are unwholesome and unfit for human consumption, and if such inspector is not also a Health Inspector he shall give the like notice to the nearest Health Inspector.
- 19. No person to whom notice has been given by an inspector as provided for in regulation 18 shall sell, dispose of, or permit, cause or suffer the eggs in his possession or control to which such notice relates to be removed from his possession or control for the purpose of human consumption until the same have been inspected by a Health Inspector, and have been passed by him or otherwise have been declared wholesome and fit for human consumption in a proceeding taken under the provision of section 165 of the Health Act, 1911-1919.

Any person who contravenes the provisions of this regulation shall be deemed to have interfered with the inspector in carrying out his duties within the meaning of section 6 (a) of the Act.

PART III .-- POTATOES.

- 20. (1) Potatocs grown in Western Australia and intended for sale either in the State of Western Australia or in any other State of the Commonwealth of Australia shall be graded according to the following grades, namely:—(a) Grade 1; (b) Grade 2; (c) New potatoes; (d) Seed potatoes; (e) Stock food.
 - (2) For the purpose of grading potators according to the said grades:-
 - "Grade 1" shall mean sound potatoes, not necessarily of one variety but of similar varietal characteristics, weighing not less than 3 ozs. each, mature and free from dirt or other foreign matter, second growth, digging injury, damage caused by disease, sunburn, insects, or greening from exposure.
 - "Grade 2" shall mean potatoes of similar varietal characteristics, weighing not less than 3 ozs., and free from wet or dry rot, dirt, or other foreign matter. The term includes potatoes in which a light infection of common scab, second growth, black spet, insect injury or other skin blemish occurs, if the damage resulting from the said causes can be removed by the ordinary process of paring without appreciable increase in waste over that which would occur if the potato were perfect.

- "New potatoes" shall mean potatoes which comply with the standard of Grade 1 in all respects other than weight and maturity of skin. They shall not have a mature skin, but shall weigh not less than 2 ozs. each in all calendar months other than July, August, and September, during which months they shall weigh not less than 11 ozs. each.
- "Seed potatoes" shall mean sound potatoes intended for planting and which are of one variety, weighing not less than 12 ozs. and shall be free from dirt or other foreign matter, digging injury, or damage caused by disease, sunburn or insects.
- "Stock food" shall mean potatoes intended for stock food and not for human consumption.

Provided that potatoes contained in any one parcel of potatoes shall be deemed to comply with the standard of a grade if at least ninety-five per centum thereof by weight comply with that standard.

Packing.

- 21. Potatoes intended for sale, whether for human consumption or for seed, shall for the purpose of transport be packed in new or clean second-hand bags of good quality or in other containers approved by the Department of Agriculture. Bags which have contained organic manures or any other deleterious or obnoxious substance shall not be used as containers for such potatoes.
- 22. The bags or other containers in which potatoes intended for sale are packed shall have legibly marked on the outside thereof and in a conspicuous place the name and address of the grower, followed by the word "Potatoes" and the grade thereof.
- 23. Potatoes intended for sale, whether wholesale or retail, and not exhibited in the original containers, shall be exhibited in containers marked in a conspicuous manner defining the grade thereof.

PART IV.—GENERAL.

- 24. (1) (a) Whenever under section 4 of the Act an inspector finds any lot or package of products which is not in conformity with the Act or the regulations, he may permit the owner or his agent to put such lot or package in conformity with the Act or regulations, but the owner or agent shall not sell the lot or package unless and until he has—
 - (i) paid or has undertaken in writing to pay or has made satisfactory arrangements for the payment of a re-inspection fee as hercinafter specified, and has arranged for the inspector to reinspect the lot or package; and
 - (ii) obtained a certificate from the inspector passing such lot or package as being in conformity with the Act or the regulations.
- (b) Nothing in the preceding provisions shall affect the liability of the owner or agent to prosecution under section 3 of the Act.
 - (2) The reinspection fees hereinbefore referred to are as follows:-

Cabbages and cauliflowers 6d, per dozen,

Other vegetables 6d. per lot or package or part thereof.

Roots 6d. per dozen bunches or part thereof.

Eggs 1d. per dozen.
Fruit 6d. per package.

25. Regulations 18 and 19 of these regulations shall apply $\it mutatis~mutandis$ to agricultural products other than eggs.

AGRICULTURAL SEEDS ACT, 1923.

Department of Agriculture,

Perth, 21st January, 1938.

NOTICE is hereby given that His Excellency the Lieutenant-Governor in Executive Council, acting under the authority of the Agricultural Seeds Act, 1923, has been pleased to amend the regulations made under and for the purposes of the said Act and published in the Government Gazette on the 15th day of June, 1923, by deleting therefrom the whole of Schedule E and inserting in lieu thereof a new Schedule E as follows:—

Schedule E.

The fees for an examination and report by the botanist on a sample of seeds shall be:-

				s.	d.
Germination examination			 	 1	6
Purity examination			 	 1	6
Purity and germination			 	 2	6
For mixtures, double the	above :	fees.			
Fluorescence test				1	6

The fee for a copy of any examination made by the botanist under section 10 (4) of the Act shall be one shilling.

L. JONES, Under Secretary for Agriculture.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 16 of 1936.

Between Coastal District Committee Amalgamated Engineering Union Association of Workers and State Executive Australasian Society of Engineers' Industrial Association of Workers, Applicants, and Vacuum Oil Company, Limited, and others, as per Schedule B attached hereto, Respondents.

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

AWARD.

1.—Area.

This Award shall have effect over that portion of the State of Western Australia comprised within the South-West Land Division thereof, except such portion of the said Division as is comprised within a radius of twenty-five (25) miles of the General Post Office, Perth: Provided, however, that nothing herein contained shall prejudice or affect the rights and responsibilities of employers and workers whose conditions of employment are already regulated by any other existing Award or Industrial Agreement, and this Award shall not apply to the places in which such workers are for the time being employed.

2.—Term.

The currency of this Award shall be three (3) years from Monday, the 10th day of January, 1938: Provided that, at any time after the expiration of twelve (12) months from the date hereof, the Court may alter or amend same on the application of any party or person affected by its provisions.

3.—Hours of Duty.

Forty-four (44) hours shall constitute a week's work, to be worked on six (6) days, between the hours of 8 a.m. and 6 p.m. for five (5) days and 8 a.m. and 1 p.m. on the day upon which the half holiday is observed in any town or district. The ordinary day's work for any day shall not exceed eight (8) hours on any of the five (5) days of the week on which the spread of hours is between 8 a.m. and 6 p.m., such working hours to be consecutive, except for an interval not exceeding one (1) hour for lunch, and shall not exceed four (4) hours to be worked consecutively on the day on which the spread of hours is between 8 a.m. and 1 p.m.

Provided that, in the case of establishments other than motor garages where the present starting time is earlier than 8 a.m., it shall be permissible for that arrangement to continue until the Association and employer mutually agree to alter such starting time to 8 a.m., or later, but in no case shall the starting time be earlier than 7.30 a.m.

4.—Overtime.

- (a) All time worked in excess of forty-four (44) hours per week or before or after the times set out in clause 3 hereof shall be deemed to be overtime, and shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.
- (b) Work done on Sunday, Christmas Day, Good Friday, Easter Monday, or Labour Day shall be paid at double rate, except in connection with repairs to the employer's machinery which has broken down and has caused a stoppage of operations, when the rate of time and a half shall apply.
- (c) When a worker is recalled to work after leaving the job, he shall be paid for at least two (2) hours at overtime rate.
- (d) When a worker is required 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.
- (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 one hour, he shall be provided with any meal required, or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof.
- (f) All time worked during the usual meal time shall be paid at overtime rates, and such rates shall continue until the worker knocks off for his meal.

5.-Holidays.

- (a) Each worker, other than a casual worker, shall be entitled to twelve (12) days' annual leave each year on full pay; or, should the period of continuous employment be less than one year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer, but shall in any event be allowed and taken within six (6) months after becoming due. Holidays without deduction of pay shall be limited to twelve (12) days per annum as aforesaid.
- (b) Payment for any day upon which the employer and Association agree that the establishment of the employer shall be closed may be deducted from the weekly wage; any worker employed on any such day shall be paid in accordance with Clause 4(b). Failing agreement between the employer and the Association, the following days shall be days upon which, if the employer's establishment be closed, payment may be deducted, namely—New Year's Day, Good Friday, Easter Eve, Easter Monday, Christmas Day, 26th December (Boxing Day), Anzae Day, King's Birthday, Labour Day (1st May), and Foundation Day (1st June). If Christmas Day falls on a Sunday, the following Monday shall be kept.
- (c) If the establishment remains open on those days, the ordinary rates shall apply, except in the case of Christmas Day, Good Friday, Easter Monday and Labour Day, which days are provided for in Clause 4(b).

6.- Shift Work.

- (a) Whenever shift work is worked, all shifts except the day shift shall be paid at the rate of time and a quarter.
- (b) Work other than day shift shall not be recognised as night shift, unless five (5) 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 (4) 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 4(a).

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 Clause S, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.
- (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.

8.—Payment for Sickness.

- (a) 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 (6) 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 in entitled to compensation under the Workers' Compensation Act.
- (b) Holiday pay shall not accrue during a worker's absence from duty, except on account of sickness in accordance with subclause (a) hereof.

9.-Wages.

The minimum rate of wages shall be:—
Basic wage, adult males—£3 15s. 10d.

In addition to the basic wage the margins set out herein shall be the minimum rate payable to the workers herein named:---

				Marg	in-	-Ri	ate
Desi	gnation	1.		per	V	Veek	
	_			-	£	s.	d.
Patternmaker					1	19	0
Fitter					1	10	0
Blacksmith					1	11	0
Turner					1	10	0
Motor mechanic					1	10	0
Electrical fitter a	ınd/or	armati			1	10	0
Electrical installe					1	7	0
Electrical linesma	n				1	3	0
Driller					0	14	Õ
~					Ŏ	14	0
Blacksmith's stril					0	9	ŏ
Tradesman's assis	tants:-	_			·		·
Boilermaker's					0	9	0
Fitter's assista					Õ	9	ŏ
Electrician's as					•		•
eral labourer			···	8011	0	9	0
General labourer			• •		J	Nil	9
	• •		• •	• •		7,11	

Apprentices:
The rates of pay for apprentices shall be as under:—
Percentage of

							Basic Was
First ye	ar						25
Second y	ear						30
Third ye	ar						45
Fourth ;	/ear						65
Fifth ye	ar			٠.			85
Junior wor	kers:						
The rates of			juni	oı.	workers	shall	
be as							
Up to 16							30
16 to 17							35
17 to 18							45
18 to 19							55
19 to 20							65
20 to 21	years	οf	age				85

10.—Country Work and Travelling Time.

- (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 (24) hour period from the time of starting on the journey: Provided that, when the travelling is by boat, not more than eight (8) hours shall be paid for in such period.

11.-Record Book.

A time book shall be kept by each employer, in which book shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The said book shall be open to the inspection of the accredited representative of the Association at any time during the working hours, and he shall be allowed to take necessary extracts therefrom.

12.-Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Association shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

13.—Board of Reference.

(a) The Court hereby appoints for the purpose of the Award a Board of Reference in each branch of the industry.

- (b) The Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties.
- (c) In the event of a disagreement between the parties bound by the Award in any of the matters hereinafter mentioned, the Board is hereby assigned the following functions:—
 - (i) Classifying and fixing wages, rates and conditions for any machine, occupation, or calling not specifically mentioned in the Award, but so as not to contravene any of the provisions herein;
 - (ii) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them;
- (iii) Deciding any other matter that the Court may refer to the Board from time to time.
- (d) The provisions of regulation 92 of the Industrial Arbitration Act shall be deemed to apply to any Board of Reference appointed hereunder.

14.—Definitions.

- (a) "Casual worker" means a worker engaged for less than six (6) consecutive days, who may be dismissed by giving him one hour's notice. A casual worker shall be paid ten per cent. (10%) increase on the prescribed rates for the particular class of work he is required to perform.
- (b) "Leading hand" means any tradesman placed in charge of three (3) or more tradesmen or six (6) other workers, and shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.
- (c) "Electrical fitter" means a worker employed in making, repairing, altering, assembling, testing, winding or wiring electrical machines, instruments, meters, or other apparatus other than wires leading thereto. The work of an electrical fitter shall not be tested by a worker of a lower grade.
- (d) 'Electrical linesman' means a worker engaged (with or without labourers assisting) in creeting poles for electric wires, or erecting wires or eables on poles or over building, or tying it or them to insulators, or joining or insulating it or them, or doing any work on electric poles off the ground, but no linesman shall be allowed to work on live wires without an assistant.
- (e) "Electrical installer" means a worker engaged in installing electric light, meters, bells, or telephones, or motors and their control (but shall not include motors on a concrete bed or the installation of power or lighting control necessitating the erection of metal frames), the running, repairing, and testing of wires used for power, light, or heating purposes.
- (f) "Motor mechanie" means a worker engaged in making, repairing, altering, assembling, or testing the metal parts of motor cars or other motor vehicles.

15.—Posting of Award.

The employer shall keep a copy of this Award posted up in a convenient place in the workshop.

16.—Special Rates and Conditions.

- (a) Chemical and Manure Works:—The minimum rates prescribed for all classifications other than "general labourer" in this Award shall be increased by two shillings and threepence (2s. 3d.) per week for workers in artificial manure or chemical works: provided that such workers shall be exempt from the operation of Clause 16 (b) herein relating to dirt money. This Award shall not apply to general labourers employed in such artificial manure and chemical works.
- (b) Dirt money:—One penny halfpenny (1½d.) per hour shall be paid to workers when engaged on work of a specially dirty nature, where clothes are necessarily unduly soiled or injured, or boots are injured by the nature of the work done. Without limiting the definition of dirty places, the following may be taken as examples—chimney flues (other than new); inside boilers (other than new); inside fireboxes and smokeboxes (other than new); motor car sumps (other than new) new).

On ships: - Under lower platform of engine rooms in bilges or in confined spaces around ship's boilers, between ship's sides and boilers, through manhole doors, between bulkhead and back-end of single-end boilers.

Marine work:-Work in double bottom tanks and bilges and on board ships in any confined spaces, where it is necessary for a worker to work in a stooping, sitting, or otherwise cramped position shall be paid for at one shilling (1s.) per day extra: provided that this allowance shall not be cumulative on that prescribed for dirty work.

Apprentices, boilermakers' assistants, and fitters' assistants shall be paid one penny halfpenny (11/2d.) per hour whilst engaged upon any work in respect of which tradesmen receive such an allowance.

- (e) A worker employed on oxy-acetylene and electric welding plants shall be paid one shilling (1s.) per day in addition to his prescribed rate whilst so engaged.
- (d) Patternmakers shall be allowed one shilling (1s.) per week and apprentice patternmakers ninepence (9d.) per week tool allowance in addition to their prescribed rate of pay.

Each patternmaker at the termination of his employment shall be allowed one hour at ordinary rate (namely, one forty-fourth of his prescribed weekly wage) for the purpose of grinding his tools.

(e) Mixed functions: -A worker engaged for more than two (2) hours during any one day on duties carrying a higher rate under this Award than his ordinary classification shall be paid the higher rate for such day.

17.—Apprentices.

- (a) The employment of apprentices shall be governed by the provisions of Schedule A attached hereto.
- (b) Apprentices may be taken to one of the following trades or avocations, namely :-

 - (i) Patternmaker.(ii) Electrical fitter.
 - (iii) Fitter.
 - (iv) Blacksmith.
 - (v) Turner.
 - (vi) Motor mechanic.
- (c) Proportion:-The proportion of apprentices to journeymen shall not exceed the proportion of one apprentice to every three (3) or fraction of three (3) journeymen: provided that the fraction of three (3) shall not be less than one.
- (d) Term:—The period of the apprenticeship shall be five years: provided that in the case of a youth who has had previous experience in the industry as a junior worker, the five (5) years' course of apprenticeship may be reduced to such period as the Court, or the Court, upon the report of any person delegated by it for such purpose, taking into consideration the age and previous experience of the youth may determine; the rates of wages to be paid in such ease shall be the rates hereinbefore prescribed for the years of service which the youth has yet to serve.

18.—Junior Workers.

Junior workers may be employed in any branch of the trade or trades in the proportion of one junior worker to three (3) or fraction of three (3) journeymen at the rates of pay hereinbefore set out.

Provided that an employer who has one apprentice already employed in accordance with the provisions of this Award, and who is desirous of employing another junior, that other may be a junior worker other than an apprentice. If on the other hand he has already one junior worker employed, the next junior worker employed by him must be taken and dealt with as an apprentice.

19.—Breakdowns, etc.

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

20.--Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time

to time be agreed upon in writing between the employer and the secretary of the applicant Association, or failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Association stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such appli-After having given notice to the secretary, and cation. after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate small have effect for the period of six (6) calendar months from the date thereof and after the expiration of the said period until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Association may by writing under his hand appoint an agent or substitute to represent the Association at the hearing of the application before the Magistrate.

21.—Junior Worker's Certificate.

Junior workers, upon being engaged shall furnish the employer with a certificate showing the following particulars :-

- (i) Name in full.
- (ii) Age and date of birth.

This certificate shall be signed by the worker.

No worker shall have any claim upon the employer for additional wages in the event of his age being wrongly stated on this certificate.

Forthwith, after the engagement of a junior worker, the employer shall notify the Registrar thereof, and furnish accurate information as to (i) and (ii) ante.

22.—Piecework.

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.

The Union may during the currency of the Award apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate, or any other system of payment by results.

In witness whereof this Award has been signed by the Acting President of the Court and the Seal of the Court has been hereto affixed this 31st day of December, 1937.

> (Sgd.) T. F. DAVIES, Acting President.

SCHEDULE A.

Apprenticeship Regulations.

- 1. No person between the ages of fourteen (14) and eighteen (18) years shall be employed in the above-mentioned trades, except as a junior worker or an apprentice, including an apprentice on probation.
- 2. Every apprentice shall be employed on probation for a period of three (3) months, to determine his fitness or otherwise for apprenticeship, and shall work only for such hours per day and for such remnueration as is herein prescribed. In the event of his becoming an apprentice, such probationary period shall be counted as part of the term of apprenticeship. No apprenticeship agreement shall be entered into until the termination of the probationary period, but in the meantime all conditions as to terms and conditions of employment shall apply as if the apprentice were a duly registered apprentice.
- 3. (a) Any employer taking an apprentice on probation shall, within fourteen (14) days thereafter, register such probationer by giving notice thereof to the Registrar in the prescribed form.
- (b) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.
- 4. When an apprentice cannot be usefully employed because of a strike, the employer shall be relieved of his obligation under the apprenticeship agreement during the period of the strike.

- 5. Subject to regulation (6), time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court, on the application of any party, be added to the original term in the apprenticeship agreement.
- The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this Award: Provided-
 - (a) payment for such sickness shall not exceed a total of one month in each year;
 - (b) where the time lost through sickness exceeds four (4) consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven (7) days from the date of resumption of duty, the cost, if any of such certificate or certificates, not exceeding five shillings (5s.), to be borne by the employer:
 - (c) an apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default.
- The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount by which the wages prescribed by the ing, the amount by which the wages prescribed by the Industrial Award for the trade, calling, craft, occupation, or industry, exceeds the amount received by the apprentice from the Department of Defence. Provided that this clause shall not apply to military or naval training imposed through failure to attend compulsory parades. All time lost by reason of compulsory military or naval training, other than the additional training mentioned in the above proviso, shall count as part of the apprenticeship.
- 8. When an apprentice is absent from work for any cause other than sickness, or in pursuance of the provisions of these regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.
- 9. An apprentice shall be entitled to such holidays as are provided for in this Award.
- 10. If the apprentice shall at any time during the term of apprenticeship be wilfully disobedient to the lawful orders of the employer, his managers, foremen, or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from
- The Court may in its discretion for any cause which it may deem sufficient, on the application of any party to an apprenticeship agreement, abrogate or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.
- 12. In the event of an employer being unable to provide work for the apprentice, or to mutually agree with the legal guardian of the apprentice to cancel the agreement or to arrange a transfer, application may be made to the Court to arrange for such transfer, or to have such agreement cancelled.
- Where in any case an employer is temporarily unable to provide work to employ an apprentice for his full time, application may be made by the employer to the Court for permission to employ the apprentice for such lesser time per week or per month, and at such re-numeration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the Industrial Award for the trade, calling, or industry.
- 14. An apprentice may be suspended for misconduct by the employer, but in any such case the employer shall forthwith make an application for cancellation of his agreement, and in the event of the Court refusing same, the wages of the apprentice, or such portion thereof as the Court may order, shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

15. (a) Every apprentice shall attend a Government Technical School, vocational classes, or classes of instruction, for instruction in such subjects as are provided for his trade: Provided, however, that attendance shall not be compulsory when the apprentice is resident outside a radius of twelve (12) miles from the place where instruction is given. Provided also, that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondent. the apprentice is employed and is available by correspondence at reasonable cost, to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

(b) The fees for the classes attended by the apprentice shall be paid by the employer.

- (c) The period during which apprentices are to attend such technical school or classes shall be four (4) hours in each week the classes are held, if instruction is available.
- The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed: Provided that the fraction of three (3) shall not be less than one.
- 17. For the purpose of ascertaining the number of apprentices to be taken at any time, the average number journeymen employed on all working days of the six (6) months immediately preceding such time shall be Where the employer is himself a journeymen employed. Where the employer is himself a journeyman regularly and usually working at the trade, he shall be counted as a jeurneyman for the purpose of computing the number of apprentices allowed.
- 18. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act. 1912-1935, shall have the power to enter any premises, make such inspection of the premises, plant, machinery, or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, and interregate the employer in regard to any of the abovementioned matters.
- 19. The breach of any of the terms of a contract of apprenticeship shall be deemed to be a breach of these regulations, but this shall not prejudice or affect the right of any party to proceed for damages or penalties in any Ceurt of competent jurisdiction.
- 20. Non-compliance by any person with the provisions of these regulations shall be deemed to be a breach thereof.
- 21. Any person convicted of a breach of these regulations shall be liable to a penalty not exceeding Twenty pennds (£20).
- 22. Proceedings in respect of breaches of these regulations shall be instituted and conducted and fines and penalties recovered in the same manner as proceedings in respect of enforcement of an Award, and the forms prescribed for such enforcement, modified or altered where necessary, may be used in the proceedings.
- 23. "Apprentice" means any person of any age who is apprenticed to learn or to be taught any of the industries, crafts, or callings to which these regulations apply, and, where the context so admits, includes an apprentice on probation.

Form A.

(Form to be filled in and forwarded to the Registrar by every person desirous of becoming an apprentice.) The Registrar,

Arbitration Court, Perth.

I hereby notify you that I am desirous of becoming an apprentice to the undermentioned trade and enclose herewith Certificate from my head teacher:-

Full name
Address
Date of birth
Trade
School last attended Standard passed
Signature
Date

Signature of Parent (or Guardian)

(1) m
(b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.
3. The employer for himself, his heirs, executors, dministrators and assigns hereby covenants with the
pprentice as follows:— a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of, and will provide facilities for the practical training of the apprentice in the said trade.
 (b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours. (c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.
(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1935, or any Act or Acts amending the same and any regulations made thereunder, as far as the same concern the apprentice: and also the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.
 4. It is further agreed between the parties ereto:— (a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work. (b) That the apprentice shall not be required to work overtime without his consent.
 (e) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement. (d) (Any other conditions.)
In witness whereof the said parties hereto have bereinto set their hands and seals the day and year list hereinbefore written. Signed, sealed and delivered by the said

SCHEDULE B.

Shell Co., Ltd., of Australia, Shell Honse, St. George's

Shell Co., Ltd., of Australia, Shell House, St. George's terrace, Perth.

Kerr Bros., Greenbushes Garage, Greenbushes.

A. Paull, Motor Garage, Harvey.

C. W. Bailey, Garage Proprietor, Goyder street, Corrigin.

H. B. Kleeman, Craubrook Motor Garage, Craubrook.

C. H. Blythe, Motor Works, Railway parade, Cunderdin.

Cunderdin Farmers' Co-operative Co., Ltd., Cunderdin.

Dalwallinu Electric Light Co. Pty., Ltd., Dalwallinu.

C. Minchin Garage Dangin. C. Minchin, Garage, Dangin.

Dawson Bros., Motor Garage, Dumbleyung.
Collie Motor Garage, Forrest st., Collie.
Municipal Council, Busselton.
Busselton Motor & Engineering Works, Election rd., Busselton.

Shaw's Garage, Albert st., Busselton.
Municipal Conneil, Bunbury.
V. A. Donaldson, Garage Proprietor, Bunbury.

R. L. Anderson, Electrician, Bunbury. Bruce Rock District Farmers' Co-operative, Ltd., Bruce Rock.

G. S. Weymonth, Electric Light Station, Bruce Rock.
N. Smith, Motor Garage, Bruce street, Bruce Rock.
G. H. Randell, Superintendent, Electric Light Station, Bridgetown.
A. Zinnecker, Manager, Bridgetown Motor Garage,

Bridgetown.

Mende's Garage & General Engineer & Oxywelder, Rose st., Bridgetown.

W. H. Dean, Manager, Beverley Motor Garage, Beverley. Electric Light Station, Beverley.

J. G. Davidson, Blacksmith & Motor Garage, Balingup. Turner's Motor Garage, Benenbbin.

Vacuum Oil Co. Pty., Ltd., Albany.

Manley's Motor & Engineering Works, Frederick st., Albany.

W. Johns, Electrical Engineer, York st., Albany.

Roads Board, Stirling st., Albany.

Municipal Council, Albany.

T. C. Humphrey, Motor Garage, York.

Noonan's Central Garage, Avon tee., York. Westralian Farmers, Ltd., Wyalkatchem.

Bank's Motor Garage, Wyalkatchem.

C. V. Pederick, Electric Welder, Tudhoe st., Wagin.

C. R. Prosser, Motor Garage, Tudhoe st., Wagin. R. Anderson, Motor Garage, Trayning.

Toodyay Electrical Works, Toodyay.

Tammin Motor & Engineering Works, Tammin.

B. Eaton, Motor Garage, Quairading. Shell Co. of Australia, Ltd., Quairading.

Roads Board, Quairading.

R. E. Gilmonr, Motor Garage, Pinjarra. Electric Light & Ice Works, Murray st., Pinjarra.

P. & D. Motor Garage, Pinjarra.

L. Watson, Motor Service Station, Pingelly.

Hunter's Service Station, Pingelly.

H. & H. Withnell, Engineers, Fitzgerald st., Northam. Municipal Council, Northam.

Bradshaw & Tate, Garage Proprietors, Fitzgerald st., Northam.

W. A. Brew & Sons, Engineers, 39 Fitzgerald st., Northam.

S. F. A. Parker, Motor Garage, 36 Fitzgerald st., Northam.

Municipal Council, York.

J. P. Myers, Motor Garage, Narrogin.

A. H. Quinn, Crossing Garage, Narrogin.

T. C. Wilson, Nannup Garage, Nannup.

F. W. Wells, Motor Garage, Lowood rd., Mount Barker.

G. D. Forsyth, Motor Garage, Gardiner st., Moora.

A. R. Morrison, Motor Garage, Mitchell st., Merredin.

Kalgoorlie Brewing & Ice Co., Ltd., Merredin.

Westralian Farmers, Ltd., Merredin.

Blythe & Huddleton, Atlas Garage, High st., Kojomp. Katanning Stock & Trading Co., Ltd., Katanning.

A. W. & J. Mouritz, Katanning Motor Garage, Katanning.

W. E. Mills, Electrician, Fitzgerald st., Geraldton.

Young (W.A.) Motors, Ltd., Fitzgerald st., Geraldton. W.A. Farmers, Ltd., Geraldton.

Cuming Smith Farmers' Fertilisers, Ltd., W.A. Trustee Chambers, Perth.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Nos. 366 and 367 of 1936.

In the matter of an Award, made on the 14th day of May, 1935, and numbered 12 and 13 of 1934, and in the matter of Application numbered 366 of 1936, in the matter of Application immored 500 of 1950, wherein Amalgamated Engineering Union of Workers, Collie Branch, was applicant, and of Application numbered 367 of 1936, wherein The Australasian Society of Engineers, Collie River District, Industrial Union of Workers was applicant, and Amalgamated Collieries of W.A., Limited, and Griff fin Coal Mining Company, Limited, were respon-

UPON hearing Mr. Hedley Vicars Symons, on behalf of Amalgamated Engineering Union of Workers, Collie Branch, and Mr. John Harris, on behalf of The Australasian Society of Engineers, Collie River District, Industrial Union of Workers, the respective applicants, and Mr. Lionel Lewin Carter, on behalf of the abovenamed respondents, and having heard and considered the evidence submitted on behalf of the said parties, the Court, in pursuance of the powers conferred by section 90 of the Industrial Arbitration Act, 1912-1935, doth hereby order that the said Award be and the same is hereby amended in the terms of the annexed Schedule.

Dated at Perth this 31st day of December, 1937.

By the Court, (Sgd.) T. F. DAVIES, Acting President.

SCHEDULE REFERRED TO.

Clause 3-Wages:

Delete the clause and substitute the following:-

"The minimum rate of wage shall be:-

Basic wage (adult males), £3 15s. 10d. per week; or 12s. 7 % d. per shift.

In addition to the basic wage, there shall be added one shilling (1s.) per shift to each of the workers indicated in the classification hereunder as 'an allowance for other considerations, for instance, shortage of shifts worked,' together with a margin per shift as follows:

Blacksmith Fitter, turner, machinist, millwright, electrical fitter Skip repairer 4s. 0d. Fitter's assistant, blacksmith's striker or assistant

So that the full rate of pay per shift worked shall be-Rate per Shift. Designation.

s. d. 18 10 Blacksmith 18 Titter 18 8 Turner 18 Machinist Millwright .. 18 17 Skip repairer . . 1.8 Electrical fitter 15 Fitter's assistant ... Blacksmith's striker or assistant 15

Workers employed on oxy-acetylene or electric welding plants shall be paid one shilling (1s.) per shift in addition to the ordinary rate of pay whilst so engaged."

Clause 4-Special Rates and Conditions:

Delete subclause (d) and insert the following:-

"(d) A blacksmith and his assistant shall each be paid one shilling (1s.) extra for their services on any day upon which they are required to shoe a horse or horses affected with greasy heels."

Clause 7-Hours of Duty:

Add at the end of the first paragraph-

"The starting time shall be such as may be mutually agreed upon between the applicant unions and each of the respondent companies, and in default of such agreement such time as may be decided by the Board of Reference constituted under clause 18 of the Award."

Clause 8-Overtime:

(a) Delete this subclause and insert the following:—
"(a) For all work done beyond the hours of duty on any week day, other than a holiday, payment shall be made at the rate of time and a half during the first four (4) hours and double time thereafter. Such double time shall continue to be paid until a worker has been relieved from work for at least seven (7) hours."

Clause 9-Holidays:

Add a subclause as follows:-

"(e) Holiday pay shall not accrue during a worker's absence from his employment for any cause except when workers are 'stood down' through shortage of work."

Clause 12-Reduction of Hands:

Insert after the word "orders" at the end of the first sentence the following words:-

"or for incapacity the proof of which, if disputed, shall lie upon the employer.'

Operation of Award as Amended:

The amendments made by this order shall take effect on 1st January, 1938.

R. 1/38.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Council has approved of leave of absence being granted to Joseph Arthur Ellis, Commissioner of Railways, for a fortnight commencing on 19th January, 1938, and of the appointment of John Faulkner Tomlinson, Secretary for Railways and Assistant to the Commissioner, to act as his deputy during such absence.

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

THE GOVERNMENT RAILWAYS ACT. 1904-1926. Supplementary Election of the Elective Members of the Railway Appeal Board.

Nomination of Candidates.

1. In compliance with the provisions of regulation 10 under the above-mentioned Act, Nominations of Candidates for the Elective positions on the Railway Appeal Board are hereby invited.

Positions Vacant.

One Deputy Member and one Substitute Member for each of the undermentioned sections of the Staff of the Government Railways and Tramways Department, viz :-

(e) Wages Staff in the Locomotive Running Branch, i.e., all Wages Staff other than mechanics and their assistants employed by the Locomotive Branch in connection with the running of trains:
(d) Wages Staff of the Locomotive Workshops

Branch, comprising all Wages employees con-trolled by the Chief Mechanical Engineer, except those provided for in section (c) above;

(e) Wages employees in the Way and Works Branch;

Also one Substitute Member for each of the undermentioned sections of the Staff of the Government Railways and Tramways Department, viz.:-

(a) Salaried Staff (excluding Tramway and Electricity Supply Branch);
(b) Wages Staff in the Traffic and Stores Branches, and other Wages employees of Branches not specified;

(f) Wages employees in the Tramways and Electricity Supply Branch;

and I appoint Monday, the 21st February, 1938, to be the day on which the Nominations will close. 2. Every Nomination shall be made in writing, ad-dressed to the Returning Officer and signed by at least three employees eligible to vote at the Election for which the nomination is made. Every Nomination shall contain the written consent of the Candidate to act, if elected, and shall be delivered or forwarded to the Returning Officer so as to reach him before noon on Nomination Day.

Separate Nomination Papers must be lodged for each vacancy and Forms are obtainable from the Returning

Officer or the Department.

3. The Nomination shall be in the Form C of the Schedule to the regulations under the above-mentioned Art, as follows:-

Regulation No. 5. Form C.

Western Australian Government Railways and Tramways. THE GOVERNMENT RAILWAYS ACT, 1904-1926. Nomination Paper for Election of Member, Deputy

Member, or Substitute of the Railway Appeal Board. To the State Chief Electoral Officer.

Returning Officer under the above Act and Regulations, Perth.

the Railways or Tramways Department as a candidate Section, now vacant.

Dated this day of, 193 .

Section and Branch of Department. Names in full. 2. I, the undersigned, hereby agree, if elected, to act

in the capacity above-mentioned on the Railway Appeal Board.

Dated this....., 193 . Signature..... Section and Branch of Department.....

Received by me this......day of....., 193 , at.....o'clock in the.....noon.

State Chief Electoral Officer, Returning Officer.

(Note.—Nomination Forms may be written or typed in the form as above, and separate Nomination Papers must be lodged for each vacancy.)

H. B. HAYLES, Returning Officer.

Chief Electoral Office, 62 Barrack street, Perth.

APPOINTMENTS

(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 January, 1938.

R.G. No. 59/36.

IT is hereby notified, for general information, that Mr. D. H. Hann has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Wellington Registry District, to reside at Bunbury, during the absence on leave of Mr. A. B. Smith; appointment to date from 29th December, 1937.

This supersedes notice appearing in Gazette No. 2 of 14/1/38, page 41.

> Registrar General's Office, Perth, 18th January, 1938.

R.G. No. 118/33. R.G. No. 118/35.

IT is hereby notified, for general information, that Constable Frank Bibby has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Bruce Rock Registry District, to reside at Narembeen, during the absence on leave of Constable G. R. Warner; appointment to date from 15th January, 1999. 1938.

> Registrar General's Office, Perth, 19th January, 1938.

R.G. No. 27/36. IT is hereby notified, for general information, that Mr. W. Y. R. Gannon has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Murchison Registry District, to reside at Meekatharra, during the absence on leave of K. H. Parker; appointment to date from 12th January, 1938.

S. BENNETT, Registrar General.

THE MINING ACT, 1904.

Department of Mines, Perth, 18th January, 1938.

10283/96.

IT is hereby notified, for public information, that the term of Water Lease No. 5, Coolgardie Goldfield, expired on the 31st day of December, 1937.

A. H. TELFER, Acting Under Secretary for Mines.

THE COMPANIES ACT, 1893.

Australasian Scale Company Pty., Limited.

NOTICE is hereby given that Albert John Baker is the Attorney in Western Australia of the Australasian Scale Company Pty. Limited, and the Registered Office of the Company is situated at the corner Hay and Irwin streets, Perth.

Australasian Scale Company Pty., Limited, by its Attorney,

A. J. BAKER.

29th December, 1937.

THE COMPANIES ACT, 1893.

Frederic Maeder Proprietary, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia is situ-ate at 635 Hay street, Perth.

Dated this 11th day of January, 1938.

STONE, JAMES & CO., Solicitors for the abovenamed Company.

Western Australia.

THE COMPANIES ACT, 1893.

The J. R. Watkins Company.

Notice of Registered Office.

NOTICE is hereby given that the Registered Office of The J. R. Watkins Company is situate at Third Floor, National House, No. 49 William street, Perth. The office will be accessible to the public on all week days (excepting Saturdays and public holidays) between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. and on Saturdays from 10 a.m. to noon.

Dated the 17th day of January, 1938.

C. H. SCHONELL, Attorney for the Company.

Dwyer & Thomas, Solicitors for the Company.

Western Australia. THE COMPANIES ACT, 1893.

NOTICE is hereby given that The Goodyear Tyre and Rubber Company of Australasia Proprietary, Limited, will cease to carry on business in the State of Western Australia at the expiration of three months from the last carried on by the said Company will in future be conducted at the same address, namely, 441 Murray street, Perth, by the Goodyear Tyre & Rubber Co. (Australia), Limited, and under the same management.

Dated the 19th day of January, 1938.

D. S. HARRISON, Attorney in Western Australia for the said Companies.

Farker & Parker, Solicitors, 21 Howard street, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of the Goodyear Tyre & Rubber Co. (Australia). Limited, is situate at 441 Murray street, Perth.

Dated the 18th day of January, 1938.

PARKER & PARKER, Solicitors for Donald Stewart Harrison, the Attorney for the said Company. Western Australia.

THE COMPANIES ACT, 1893.

The Insurance Office of Australia, Limited.

Notice of Change of Office.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed from Newspaper House, St. George's terrace, Perth, to Steamship Buildings, 168 St. George's terrace, Perth, and is open to the public between the hours of 9 a.m. and 5 p.m. an week days, except on Saturdays, when the office closes at 12 noon.

Dated the 14th day of January, 1938.

H. V. HIGHMAN, Attorney in Western Australia of the abovenamed Company.

Gordon B. D'Arey, of Warwick House, St. George's terrace, Perth, Solicitor for the abovenamed Com-

Western Australia.

THE COMPANIES ACT, 1893.

The North British and Mercantile Insurance Company, Limited.

Notice of Change of Office.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed from Newspaper House, St. George's terrace, Perth, to Steamship buildings, 168 St. George's terrace, Perth, and is open to the public between the hours of 9 a.m. and 5 p.m. on week days, except on Saturdays, when the office closes at 12 noon.

Dated the 14th day of January, 1938.

H. V. HIGHMAN, Attorney in Western Australia of the abovenamed Company.

Gordon B. D'Arey, of Warwick House, St. George's terrace, Perth, Solicitor for the abovenamed Company.

IN THE MATTER OF THE COMPANIES ACT, 1893. and in the matter of W.A. Mining and Exploration Company, Limited.

Notice of Liquidation.

Notice of Liquidation.

NOTICE is hereby given that, at an extraordinary general meeting of the abovenamed Company, duly convened and held at the Builders' Exchange, Commercial Union Chambers, St. George's terrace, Perth, on Friday, the 7th day of January, 1938, the following special resolution was duly passed:—That W.A. Mining and Exploration Company, Limited, be wound up voluntarily and that Mr. William A. Lester, Chartered Accountant (Australia), Perth, be and he is hereby appointed Liquidator for the purpose of such winding and ator for the purpose of such winding-up.

Dated at Perth this 11th day of January, 1938.

A. E. HUGHES, Chairman.

Nicholson & Nicholson, Solicitors, Surrey Chambers, St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT. 1893, and in the matter of W.A. Mining and Exploration Company, Limited (in liquidation).

THE creditors of the abovenamed Company are required, on or before the 21st day of February, 1938, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. William A. Lester, their dobts or claims, and the names and addresses of their Solicitors (if any), to Mr. William A. Lester, Chartered Accountant (Australia), of A.M.P. Chambers, William street, Perth, the Voluntary Liquidator of the said Company, and, if so required by notice in writing from the said Voluntary Liquidator, are by their Solicitors or otherwise to prove their said debts or claims, at the office of the Voluntary Liquidator, in A.M.P. Chambers, Perth, at such time as shall be specified in such notice, or in default thereof they will be availed. such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved; Wednesday, the 2nd day of March, 1938, at 2.30 o'clock in the afternoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 11th day of January, 1938.

W. A. LESTER, Voluntary Liquidator.

Nicholson & Nicholson, Solicitors, Surrey Chambers, St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of the Associations Incorporation Act, 1895.

GLADSTONE JEWELL FLOWER, of Park lane, Claremont, in the State of Western Australia, the person hereunto authorised by the Claremont Bowling Club, do hereby give notice that I am desirous that this Club should be Incorporated under the provisions of the Associations Incorporation Act, 1895.

GLADSTONE JEWELL FLOWER.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

1. The Name of the Institution-The Claremont Recreation and Bowling Club.

- 2. The Object of the Club is-To provide and maintain grounds, bowling green, croquet lawns for use among its members.
- Where Situated or Established-At Bay View terrace, Claremont, in the State of Western Australia.
- The Name or Names of Trustee or Trustees--Harry Walter Bland, President: Thomas Walter Lloyd Powell and Samuel Rowe, Vice-Presidents.
- 5. In whom the Management of the Club is Vested and by what Means-The management of the Club is vested in a Committee consisting of the President, Immediate Past President, two Vice-Presidents, Treasurer, Secretary, Delegate to Association, and six other members elected by the annual meeting of members for not less than twelve months.

THE UNION BANK OF AUSTRALIA, LIMITED.

Register of Unclaimed Money held by the Union Bank of Australia, Ltd.

Name and last known Address of Owner on Books.	Total Amount due to Owner.	Description of Unclaimed Money.	Date of last Claim.
O'Doherty, Patrick	£ s. d. 457 11 4	Deposit at call	8th March, 1931.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Gordon, late of 22 Cleopatra street, Palmyra, East Fremantle, in the State of Western Australia, Tramway Employee, 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 Executor of the Will of the abovenamed deceased, on or before the 21st day of February, 1938, after which date the said Executor will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated this 12th day of January, 1938.

GORDON B. D'ARCY,

of Warwick House, St. George's terrace, Perth, Solicitor for the Executor.

THE SUPREME COURT OF WESTERN JURISDICTION. AUSTRALIA-PROBATE

AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Emily Adelaide Hamersley, late of Babbyalla Hills, near Beverley, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing thereof to the Executors, Robert William Lloyd and Muriel Enid Hamersley, c/o of the undersigned, on or before the 21st day of February, 1938, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the parties entitled assets of the said deceased amongst the parties entitled therete, having regard only to the claims and demands of which the said Executors shall then have had notice.

Dated the 18th day of January, 1938.

STODDART & SPENCER, cf 135 St. George's terrace, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Charles Leonard Lovegrove (usually known as Leonard Charles Lovegrove), late of No. 37 Servetus street. Swanbourne, in the State of Western Australia, Civil Servant, deceased.

ALL persons having any claims or demands against the Estate of Charles Leonard Lovegrove (usually known as Leonard Charles Lovegrove), late of No. 37 Serveius street, Swanbourne, in the State of Western Australia,

Civil Servant, deceased, are hereby required to send particulars of same 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 21st day of February, 1938, at the expiration of which time the said Executor will distribute the assets of the said deceased among the persons entitled thereto, without reference to any claims or demands of which it shall not then have had notice.

Dated the 17th day of January, 1938.

DWYER & THOMAS,

Solicitors for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, National House, William street, Perth.

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

		æ	8.	α.
Abattoirs Act and Amendment		0	1.	0
Administration Act (Consolidated)		0	3	0
Adoption of Children Act		0	2	3
Agricultural Bank Act	٠.	0	1	0
Agricultural Seeds Act		0	1	0
Arbitration Act		0	1	0
Associations Incorporation Act		0	0	6
Auctioneers Act		0	1	θ
Bills of Sale Act (Consolidated)		0	1	6
Brands Act	٠.	0	1	6
Bread Act (Consolidated)		0	0	6
Bush Fires Act (Consolidated)		0	0	6
Child Welfare Act		0	2	0
Crown Suits Act		0	1	6
Dairy Cattle Improvement Act		0	1	0
Dairy Industry Act		0	1	6
Dairy Products Marketing Regulation Act		0	2	ō
Declarations and Attestations Act		0	0	6
Dentists Act and Amendment		0	1	9
Discharged Soldiers' Settlement Act		0	1	6
Dividend Duties Act (Consolidated)		0	1	6
Dog Act (Consolidated)		0	1	0
Droving Act Electoral Act (Consolidated)		0	1	6
Electoral Act (Consolidated)		0	2	6
Employers' Liability Act		0	ō	6
Employment Brokers Act and Amendment		0	1	0
Evidence Act (Consolidated)		0	2	0
Factories and Shops Act (Consolidated)		0	2	9
Factories and Shops Act Regulations		0	0	3
Factories and Shops Time and Wages Boo	ks—			-
Large		0	4	3
Sman		0	3	3
Farmers' Debts Adjustment Act (Cons	oli-		_	_
dated)		0	1	0
Feeding Stuffs Act		0	0	6

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Acts of Parliament, etc.—continued.	£	s. (1.	Acts of Parliament, etc.—continued. £ s. d.
Fertilisers Act	0	1	6	Tenants, Purchasers, and Mortgagors' Relief
Financial Emergency Act Financial Emergency Tax and Assessment	U	1	6	Act 0 2 0 Timber Industry Regulation Act and Regula-
Act	0	1	6	tions
Firearms and Guns Act	0	1	0	Totalisator Act and Amendment 0 2 9
Fire Brigades Act, 1916, and Amendment Firms Registration Act and Amendment	0	1	0	Town Planning and Development Act 0 1 0 Trades Descriptions Act 0 1 0
Fisheries Act (Consolidated) Forests Act	0	1	0	Trade Unions Act 0 1 6
Forests Act Fremantle Harbour Trust Act (Consolidated)	0	1	6 6	Traffic Act (Consolidated) 0 3 6
Friendly Societies Act and Amendments	0	2	0	Tramways Act 0 2 3 Tramways Act, Government 0 0 6
Game Act (Consolidated) Goldfields Water Supply Act	0	1	0 6	Trespass, Fencing, and Impounding Act and
Gold Mining Profite Tax and Assessment	{}	- 1	Ô	Amendment 0 1 6 Truck Act and Amendment 0 1 6
Government Electric Works Act Government Savings Bank Act Group Settlement Act	0	1	0	Trustees Act 0 1 6:
Government Savings Bank Act	0	1	9	Unclaimed Moneys Act
Hansard Report, Annual Subscription	0 :	10	6	Vermin Act (Consolidated) 0 2 6
Hansard Report, Annual Subscription Hansard Report, per vol. Hansard Report, weekly issue, per copy Hawkers and Pedlars Act and Amendment.	0	7	6	Veterinary Act 0 1 3 Water Boards Act 0 2 6
Hansard Report, weekly issue, per copy	0	1	6 0	Waights and Massuras Ast and Ragulations 0 2 6
Health Act (Consolidated)	0	4	6	Wheat Pool Act
Hire Purchase Agreement Act	0	0	6	Workers' Homes Act (Consolidated) 0 1 0
Index to Government Gazette (yearly)	0	1	6	Workmen's Wages Act 0 0 6
Health Act (Consolidated) Hire Purchase Agreement Act Illicit Sale of Liquor Act Index to Government Gazette (yearly) Industrial Arbitration Act (Consolidated)	0	3	6	Wheat Pool Act
Industries Assistance Act (Consolidated) Inebriates Act	U	1	0 6	$Postage\ extra.$
Inspection of Machinery Act with Regulations	0	2	6	
Inspection of Scaffolding Act	0	1	6 6	CONTENTS.
Insurance Companies Act Interpretation Act Interstate Destitute Persons' Relief Act	0	1	3	Administration Act
Interstate Destitute Persons' Relief Act	ŏ	1	0	Agricultural Products Act—Regulations 89-92
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Licensing Act and Amendments	0	4	0	Cemeteries
Life Assurance Act (Consolidated)	0	1	6 0	Chief Secretary's Department
Limited Partnerships Act	ő	Ô	6	Commussioners for Declarations
Lotteries (Control) Act	0	1	6	Crown Law Department
Lunacy Act (Consolidated) Main Roads Act	0	2 1	6	Deceased Persons' Estates 101
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Married Women's Protection Act	0	1	0	Goldheids Water Supply Act—Rates 84-5
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