

Mazette **CBOULTINIT**

AUSTRALIA. WESTERN

[Published by Authority at 3:30 p.m.]

REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.

No. 25.1

PERTH: FRIDAY, MAY 26. **[1939.**

Money Lenders Act, 1912-1937.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell.

JAMES MITCHELL,
Lieutenant-Governor.

[L.S.]

By His Excellency Sir James Mitchell.

K.C.M.G., Lieutenant-Governor in and over the State of Western Australia its Dependencies in the Commonwealth of Australia.

PURSUANT to paragraph (f) of section 3 of the Money Lenders Act, 1912-1937, I, the said Lieutenant-Governor, do hereby proclaim and declare that the West Australian Finance, Limited, a body corporate, shall be exempt from registration under the said Act for a period of twelve months from the date of the for a period of twelve months from the date of the publication of this Proclamation in the Government Gazette.

Given under my hand and the public seal of the said State, at Perth, this 25th day of May, 1939.

By His Excellency's Command,

E. NULSEN, Minister for Justice.

GOD SAVE THE KING!!!

Wheat Products (Prices Fixation) Act, 1938. PROCLAMATION

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

WHEREAS it is enacted by section 15 of the Wheat Products (Prices Fixation) Act, 1938, that the Governor may from time to time, on the recommendation of the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimum and maximum said Act, by Proclamation fix mininum and maximum prices at which substances included in the definition of flour or in the definition of wheat products may be sold in the State, or in any specified part of the State, by any person: And whereas by Proclamation dated the 9th day of March, 1939, and published in the Government Gazette on the 10th day of March, 1939, amongst other things the Lieutenant-Governor fixed the prices therein at which flour, bread and the other substances therein at which flour, bread and the other substances therein specified may be sold by any person in the various portions of the State specified therein, and such Proclama-

tion is still in force and operation: And whereas by a subsequent Proclamation dated the 11th day of May, 1939, and published in the Government Gazette on the 12th day of May, 1939, the Lieutenant-Governor varied the first-mentioned Proclamation in the manner mentioned in the last-mentioned Proclamation: And whereas the Lieutenant-Governor, by a further supplementary Proclamation dated the 11th day of May, 1939, and published in the Government Gazette on the 12th day of published in the Government Gazette on the 12th day of May, 1939, which was to be read as being supplementary to and not in amendment or variation of the Proclamation dated the 9th day of March, 1939, aforesaid, as varied by the Proclamation varying the same dated the 11th day of May aforesaid, temporarily increased the prices fixed in relation to best baker's flour and standard wheatmeal by and under subparagraph (A) of paragraph 1 of the said Proclamation dated the 9th day of March, 1939, aforesaid, as varied by the Proclamation dated the 11th day of May, 1939, aforesaid, by a supplementary addition thereto in every case of the sum of ten shillings per ton of 2,000 lbs: And whereas it is deemed expedient, without in any way affecting, varying, or amending the said Proclamation dated the 9th day of or amending the said Proclamation dated the 9th day of or amending the said Proclamation dated the 9th day or March, 1939, and published in the Government Gazette on the 10th day of March, 1939, as varied by the Proclamation varying the same dated the 11th day of May, 1939, and published in the Government Gazette on the 12th day of May, 1939, to revoke and cancel the said supplementary Proclamation which temporarily fixed a supplementary additional price for best baker's flour and standard wheatment as aforesaid and also by this supprehentary additional price for best bakers nour and standard wheatmeal as aforesaid, and also by this Proclamation temporarily to increase by way of a supplementary addition certain prices as fixed by and under the said Proclamation dated the 9th day of March, 1939, varied as aforesaid by the Proclamation dated the 11th day of May, 1939, varying the same, but so that such Proclamation shall not be deemed to be further amended or varied by this Proclamation, but shall continue in operation and have effect according to the tenor thereof and be merely supplemented by this Proclamation and so that if and when this Proclamation is revoked the said hereinbefore-mentioned Proclamation, varied as aforesaid shall, until revoked by a subsequent Proclamation, continue in force and operation and have effect, according to the tenor thereof, subject always to any further variation in its terms which may be made from time to time as if this present Proclamation had not been issued: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council

and in accordance with the recommendation of the said Wheat Products Prices Committee, and in exercise of the power in that behalf conferred upon me by the said Act, do hereby revoke and cancel the hereinbefore-menof May, 1939, and published in the Government Gazette on the 12th day of May, 1939, whereby prices previously fixed in relation to best baker's flour and standard wheatmeal by the Proclamation dated the 9th day of March, 1939, as aforesaid, were temporarily increased by a supplementary addition thereto of ten shillings per ton of 2,000 lbs., and also do hereby declare that during the continuance of this present Proclamation the prices as fixed in relation to best baker's flour and standard wheatmeal by and under subparagraph (A) of paragraph 1 of the said Proclamation dated the 9th day of March, 1939, and published in the Government Gazette on the 10th day of March, 1939, and varied as aforesaid by the Proclamation varying the same, dated the 11th day of May, 1939, and published in the Government Gazette on the 12th day of May, 1939, and as affected by paragraph 1a of the said Proclamation shall be and are hereby supplemented by the addition thereto in every case of supplemented by the addition thereto in every case of the sum of five shillings per ton of 2,000 lbs., and that such additional sum is hereby fixed accordingly as a temporary addition only to the said prices heretofore fixed and in operation as aforesaid: And I do further declare that, save and except as to the revocation and cancellation of the supplementary Proclamation hereinbefore provided, this present Proclamation shall operate net ore provided, this present Proclamation shall operate and have effect, and be read and construed as operating and having effect, as being supplementary to and not in variation or amendment of the said Proclamation dated the 9th day of March, 1939, and published in the Government Gazette on the 10th day of March, 1939, and varied as hereinbefore mentioned, and so that the said last-mentioned Proclamation shall continue and have effect, according to the tenor thereof, and be merely supplemented by this present Proclamation, and so that if and when this present Proclamation is revoked by a subsequent Proclamation, the said Proclamation to which this present Proclamation is declared to be supplemen-tary as aforesaid shall continue in force and operation and have effect, according to the tenor thereof, subject always to any further variation or amendment in its terms which may be made from time to time as if this present Proclamation had not been issued: And I further declare that, insofar as any of the prices, other than ther declare that, insofar as any of the prices, other than those fixed under subparagraph (A) of paragraph 1 of the Proclamation aforesaid are based upon any of the prices fixed under the said subparagraph (A) of paragraph 1 aforesaid, such first-mentioned prices shall during the continuance of this present Proclamation be deemed to be based upon the said last-mentioned prices as supplemented by the additional sum of five shillings per ton by this present Proclamation: And I lastly de-clare that this Proclamation shall take effect as from and after the publication thereof in the Government Gazette.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of May, 1939.

By His Excellency's Command,

F. J. S. WISE, Minister for Lands.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council, held in the Executive Council Chambers, at Perth, this 25th day of May, 1939, the following Orders in Council were anthorised to be issued:—

Public Works Act, 1902-1933.

West Pinjarra Drainage—Greenlands Drain Subsidiaries.

ORDER IN COUNCIL.

P.W.W.S. 18/39; Ex. Co. No. 1075.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1933, His Excellency the Lieutenaut-Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct, or provide Greenlands Drain Subsidiaries for West Pinjarra Drainage on the land approximately shown coloured red on the Plan P.W.D., W.A. 28938, which may be inspected at the Office of the Minister for Works, Perth.

L. E. SHAPCOTT, Clerk of the Conneil. Public Works Act, 1902-1933.

Bridgetown Auxiliary Water Supply Pump House Site with access thereto.

ORDER IN COUNCIL.

P.W.W.S. 706/37; Ex. Co. No. 1072.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1933, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable the Minister for Works to undertake, construct, or provide Bridgetown Auxiliary Water Supply Pump House Site with access thereto, on the land shown coloured green on Plan P.W.D., W.A. 28916 (L.T.O. Diagram 11263), which may be inspected at the Office of the Minister for Works, Perth.

L. E. SHAPCOTT, Clerk of the Council.

Public Works Act, 1902-1933.

Lake Hinds Agricultural Water Supply.

ORDER IN COUNCIL.

P.W.W.S. 271/39; Ex. Co. No. 1073. IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1933, His Excellency the Lieutenaut-Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct, or provide an Agricultural Water Supply at Lake Hinds, on the land shown coloured green on the Plan P.W.D., W.A. 28915 (L.T.O. Diagram 11259), which may be inspected at the Office of the Minister for Works, Perth.

L. E. SHAPCOTT, Clerk of the Conneil.

Road Districts Act, 1919-1938.

Bruce Rock Road District—Renaming of Kwolyn Ward and Shackleton Ward.

ORDER IN COUNCIL.

P.W. 860/38.

WHEREAS under the provisions of section 8 of the Road Districts Act, 1919-1938, the Lieutenant-Governor may alter the name of any Ward of a Road District: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby alter the name of the Kwolyn Ward to that of the Shackleton Ward of the Bruce Rock Road District and the name of the Shackleton Ward to that of the Kwolyn Ward of the Bruce Rock Road District.

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

EX OFFICIO JUSTICES OF THE PEACE.

Premier's Department, Perth, 25th May, 1939.

1T is hereby notified, for public information, that the following gentlemen have been appointed, under section 9 of the Justices Act, 1902-36, as Justices of the Paragraphy of a Municipality and Chairman of a Road Board respectively:—

John Black, Esquire, Mayor of the Municipality of Cottesloe, as a Justice of the Peace for the Perth Magisterial District;

Peter Cassey, Esquire, Chairman of the Mount Magnet Road Board, as a Justice of the Peace for the Murchison Magisterial District;

William Reaper Hall, Chairman of the Kalgoorlie Road Board, as a Justice of the Peace for the East and North-East Coolgardie Magisterial Districts.

IT is hereby notified, for public information, that William Walter Abbett, Esquire, Chairman of the Perth Road Board, has been appointed, under section 9 of the Justices Act, 1902-36, as a Justice of the Peace for the Perth Magisterial District during the term of his office as Chairman of the Board.

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

JUSTICES OF THE PEACE.

Premier's Department, Perth, 25th May, 1939.

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

Mrs. Agnes Somerville, of No. 2 Albert street, Mosman Park, to the Commission of the Peace for the Perth

Magisterial District;

Dr. Lincoln William Martin, of 755 Albany road, Victoria Park, to the Commission of the Peace for the Perth Magisterial District;

Dr. Patrick William Shanahan, of Brookman street, Boulder, as a Justice of the Peace for the East Cool-gardie Magisterial District in lieu of the Yilgaru 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 lands, or other process or proceeding, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or forming portion of the assets comprised in his farming business or not, during the operation of such Stay Order: Provided that, by leave of a Judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.

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

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

Brown, John Lewis and Maurice Bertram, Hyden, 17th

May, 1939.
Tolerton, Dunlop, Kellerberrin, 18th May, 1939.
White, Walter, Dardadine, 19th May, 1939.
Townsend, Albert Charles, Narrikup, 22nd May, 1939.
Wilson, Eliza and William Thomas, Kulin, 22nd May, 1939.

Boek, Roy Dunstan, Kulikup, 22nd May, 1939.
Brown, William Geoffrey and Elsie Maud, Boddalin, 22nd May, 1939.
Quartermaine, Raymond, Yandanooka, 23rd May, 1939.
Hart, Reginald Hughes, Corrigin, 23rd May, 1939.
Hoile, Vera Maud, Kellerberrin, 23rd May, 1939.

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

W. A. WHITE, Director.

24th May, 1939.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following amendment of Stay Order issued under section 11 has been effected:—Foord, Frederick Samuel, and Foord, Mary Ann, Trayning.

> W. A. WHITE, Director.

24th May, 1939.

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:—Best, Sydney Harold, Tammin, 19th May, 1939; Smallwood, William, Beneubbin, 22nd May, 1939; Miller, John, Bruce Rock, 22nd May, 1939; Sherar, William, Moorine Rock, 23rd May, 1939; Johnston, Charles Richard, Hyden, 23rd May, 1939.

> W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934. NOTICE is hereby given that adjustment of debts under section 11 of the Act of the following farmers has been finalised and the Stay Orders have lapsed as from the date specified:—Pollard, Richard, Westonia; Maiu, Emma Swanston and Charles Teasdale, Koorda; Hawthorne, Hugh William, Beacon; Finch, Reginald Austin, Nokaning; Booth, John William, Southern Cross; Blakeborough, John, Mollerin; 24th May, 1939.

W. A. WHITE, Director.

24th May, 1939.

THE AUDIT ACT, 1904.

The Treasury, Perth, 23rd May, 1939. Treasury No. 35/35. IT is hereby published, for general information, that Mr. W. Y. R. Gannon has been appointed Receiver of Revenue for the Public Works Department at Cue for a period of three weeks as from the 15th May, 1939.

A. J. REID, Under Treasurer.

Office of Public Service Commissioner Perth, 11th May, 1939.

VACANCY.

APPLICATIONS are invited up to 3rd June, 1939, under section 29 of the Public Service Act, for the position of Manager State Shipping Service. Commencing salary £780 with two increments to £830 and £880. Coastal and overseas shipping experience is necessary, and applicants should give full details of such experience.

GEO. W. SIMPSON, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

		Classification.	Classification.	Date Returnable.
Mines	Mining Registrar, Kalgoorlie		£414—£438	1939. 3rd June.
Police	Clerk in Charge Records and Correspondence, Traffic Branch*		£342—£366	d ₀ .
Do	Cashier and Assessor, Traffic Branch*		£342—£366	do.
Do	Inspector, Weights and Measures Branch*		£342£366	do.
Metropolitan Water Supply	Principal Assistant Engineer (Item 1257)		£690—£850	do.
Public Works	1 = 0 - 1	£318—£342	£318£354	10th June.
Crown Law	Clerk, Police Court (Item 1384)	£260—£306	£294—£306	do.

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

^{*} Applications are also called under Section 29.

THE LICENSING ACT, 1911-22.

Notice as to Roll being available for Inspection.

A PETITION for a Publican's General Liceuse, signed by electors living in the statutory area specified by subsection (3) of section 47 of the Licensing Act, 1911-22, being within a radius of forty chains from the centre of all those pieces of land situate at the corner of Great Eastern highway and Cornwall street, Rivervale, being portion of Swan Location 35, and being Lots 36 and 37 on Plan 757, and being the whole of the land comprised in Certificate of Title Volume 419, Folio 197, and which said land is situate within the Licensing District of Canning, has been referred by His Excellency the Liceusant-Governor to the Liceusing Court for inquiry.

A Roll containing the names of those persons who were qualified as electors for the election of a Member of the Legislative Assembly under the provisions of the Electoral Act, 1907-1921, in the statutory area at the date of the presentation of the petition has been compiled by the Chief Electoral Officer, and may be inspected at the Office of the State Licensing Court for a period of fourteen days from the 26th May, 1939, during which period objections to any elector whose name appears on the Roll may be lodged with the Clerk of the Licensing Court, at Perth, on the prescribed form, by any elector whose name appears on the Roll as prepared by the Chief Electoral Officer, such objection to be accompanied by a fee of 2s. 6d.

Dated this 24th day of May, 1939.

M. J. CAHILL, Chairman of the Licensing Court.

THE HOSPITALS ACT, 1927. Department of Public Health, Perth, 4th May, 1939.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Mrs. A. F. Lewis to be a member of the Mullewn District Hospital Board, for the period ending the 31st July, 1939, vice Mrs. E. Clarke, resigned.

F. J. HUELIN, Under Secretary.

Department of Public Health, Perth, 4th May, 1939.

1118 Excellency the Lieutenant-Governor in Council has been pleased to appoint Dr. R. W. Johnson to be an examiner under the Nurses' Registration Act, during the absence on leave of Dr. L. E. Le Souef.

EVERITT ATKINSON, Commissioner of Public Health.

THE HEALTH ACT, 1911-1937.

Appointment.

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

Rockingham District Road Board—James J. McDonald to be Health Inspector as from the 11th March, 1939.

Qualifications of Inspectors.

IN pursuance of the powers conferred upon me by the Health Act, 1911-1937, I hereby exempt from the operations of section 30 of the said Act the office of Inspector in the Rockingham Health District.

W. S. McGILLIVRAY, Deputy Commissioner of Public Health.

SECTION 76-POLICE ACT, 1892.

THE following unclaimed property (found in tram ears) will be sold by auction at Perth Railway Station on 20th and 21st June, 1939.

10th May, 1939.

40-1 case E.P. cake forks.

41-12 fruit baskets.

42—1 pushcart. 43—1 stroller. D. HUNTER, Commissioner of Police.

D. Article. Lot. 1—1 lady's coat. 2—3 ladies' umbrellas. 3—4 gent's felt hats. 4—4 gent's umbrellas (slightly damaged). 5—12 pairs ladies' gloves. 6—1 tennis racquet. 7-1 tennis racquet. 8-1 tennis racquet. 9-1 tennis racquet. 10--1 tennis racquet. 11.—1 teunis racquet, child's. 12—2 ladies' umbrellas. 13—2 ladies' umbrellas. 14—2 ladies' umbrellas. 15-2 ladies' umbrellas. 16-2 ladies' umbrellas. 17—2 ladies' umbrellas. 18-2 ladies' umbrellas. 19—2 ladies' umbrellas. 20-2 ladies' umbrellas. 21-2 ladies' umbrellas. 22-2 ladies' umbrellas. 23—2 ladies' umbrellas. 24-3 ladies' (slight defects). umbrellas 25—3 ladies' umbrellas (slight defects). 26-3 ladies' (slight defects). umbrellas ladies' 27 - 3(slight defects). umbrellas 28-3 ladies' (slight defects). umbrellas ladies' umbrellas (slight defects). 29-3 ladies' (slight defects). 30 - - 3umbrellas ladies' umbrellas (slight defects). 31---3 32—3 ladies' (slight defects). umbrellas 33—3 ladies' umbrellas (slight defects). 34-3 ladies' umbrellas (slight defects). 35—3 ladies' umbrellas (slight defects). 36-3 ladies' sunshades. 37—3 ladies' sunshades. 38-1 travelling rug. 39-1 boy's overcoat.

Lot. Article. 44-1 toy pram. 45—1 case ukulele. 46-6 babies' pillows. 47-12 odd slippers (new). 48-1 case baby's clothing. 49-1 bundle towels and baby pillows. 50—6 boys' fisher hats. 51—6 boys' school caps. 52—1 case small girl's clothing. 53—1 case boys' clothing. -1 case boys' clothing. -1 case 5 pairs bathers. 56-1 case 4 pairs bathers. 57-1 case fancy work. 58-1 case kuitting work 59-1 case men's clothing. 60-1 case 12 assorted scarves. 61—1 case ladies' clothing.
62—1 case ladies' clothing.
63—1 case 3 babies' shawls.
64—1 case ladies' aprons and serviettes. 65-1 case materials. 66—1 case materials.
66—12 pairs ladies' kid gloves.
67—12 pairs ladies' kid gloves.
68—12 pairs ladies' kid gloves.
69—12 pairs ladies' kid gloves.
70—12 pairs ladies' kid gloves.
71—12 pairs ladies' kid gloves. 72-12 pairs ladies' cotton gloves. pairs ladies' 73 - 12cotton gloves. -12 pairs ladies' cotton gloves. pairs ladies' 75--12cotton gloves. -12 pairs ladies' cotton gloves. -12 pairs ladies cotton gloves. 78—12 pairs ladies' cotton gloves.
79—12 pairs ladies' cotton gloves.
80—12 pairs ladies' cotton gloves.
81—12 pairs ladies' cotton gloves. 82—1 gent's umbrella. 83—2 ladies' umbrellas. 84-2 ladies' umbrellas.

85—2 ladies' umbrellas. 86—2 ladies' umbrellas.

SALE OF GOODS, PROPERTY, AND EFFECTS—continued. SALE OF GOODS, PROPERTY, AND EFFECTS—continued. \mathbf{D} —continued. **D**—continued. Lot. Article. Article. 172—2 ladies' umbrellas. 87—2 ladies' umbrellas. 88—2 ladies' umbrellas. 173—2 ladies' umbrellas. 174—3 ladies' umbrellas (slight defects). 89—2 ladies' umbrellas. 174-3 ladies' umbrellas (slight defects). 175-3 ladies' umbrellas (slight defects). 90—2 ladies' unibrellas. 91—2 ladies' umbrellas. 92—2 ladies' umbrellas. 93—2 ladies' umbrellas. 176—3 ladies' umbrellas (stight defects).
177—3 ladies' umbrellas (slight defects).
178—3 ladies' umbrellas (slight defects).
179—3 ladies' umbrellas (slight defects).
180—3 ladies' umbrellas (slight defects).
181—3 ladies' umbrellas (slight defects).
182—3 ladies' umbrellas (slight defects). 94—2 ladies' umbrellas. 95—2 ladies' umbrellas. 96—2 ladies' umbrellas. 97—2 ladies' umbrellas. 183—3 ladies' umbrellas (slight defects). 184—3 ladies' umbrellas (slight defects). 98—2 ladies' sunshades. 99—2 ladies' sunshades. 184—3 ladies' umbrellas (slight defects).
185—3 ladies' umbrellas (slight defects).
186—3 ladies' umbrellas (slight defects).
187—3 ladies' umbrellas (slight defects).
188—3 ladies' umbrellas (slight defects).
189—3 ladies' umbrellas (slight defects).
190—3 ladies' umbrellas (slight defects).
190—3 ladies' shopping bags.
191—6 ladies' shopping bags.
192—1 bundle children's books.
193—1 bundle school books. 100—2 ladies' sunshades. 101—3 ladies' sunshades. 102-3 ladies' umbrellas (slight defects). 103-3 ladies' umbrellas (slight defects). 104—3 ladies' umbrellas (slight defects). 105—3 ladies' umbrellas (slight defects). 106—3 ladies' umbrellas (slight defects). 107—3 ladies' umbrellas (slight defects). 108—3 ladies' umbrellas (slight defects). 109—3 ladies' umbrellas (slight defects). 194-1 bundle fiction. 110-3 ladies' umbrellas (slight defects). 111-3 ladies' umbrellas (slight defects). 195—1 bundle religious books. 196—6 ladies' wallets. 112—3 ladies' umbrellas (slight defects). 113—3 ladies' umbrellas (slight defects). 197-12 berets. 198—12 berets. 114-1 ladies' flannel costume. 199-11/2 doz. ladies' hats (assorted). 115-1 case small girl's clothing. 200-1 motor jack. 201.—1 baseball glove. 202.—1 piece table baize (5 feet). 116-1 case men's clothing. 117-1 razor and strop. 117—1 razor and strop.

118—1 pair football boots (size 6).

119—12 pairs ladies' gloves (kid).

120—12 pairs ladies' gloves (kid).

121—12 pairs ladies' gloves (kid).

122—12 pairs ladies' gloves (kid).

123—12 pairs ladies' gloves (kid). 203-2 hockey sticks. 203—2 hockey sticks.
204—2 hockey sticks.
205—12 pairs ladies' gloves (kid).
206—12 pairs ladies' gloves (kid).
207—12 pairs ladies' gloves (kid).
208—12 pairs ladies' gloves (kid).
209—12 pairs children's gloves. 123—12 pairs ladies' gloves (kid).
124—12 pairs ladies' gloves (woollen).
125—12 pairs ladies' gloves (cotton).
126—12 pairs ladies' gloves (cotton).
127—12 pairs ladies' gloves (cotton).
128—12 pairs ladies' gloves (cotton).
129—12 pairs ladies' gloves (cotton).
130—12 pairs children's gloves.
131—3 gent's umbrellas (slight defects).
132—4 gent's umbrellas (slight defects).
133—4 pairs ladies' slippers. 210-12 pairs children's gloves. 211—12 pairs children's gloves (assorted).
212—12 pairs ladies' gloves (assorted).
213—12 pairs ladies' gloves (assorted).
214—12 pairs ladies' gloves (assorted).
215—12 pairs ladies' gloves (assorted).
216—12 pairs ladies' gloves (assorted). 217-3 walking sticks. 133—4 pairs ladies' slippers. 218-3 walking sticks. 219—3 ladies' sunshades. 220—3 ladies' sunshades. 221—2 ladies' umbrellas. 222—2 ladies' umbrellas. 134—2 pairs sandshoes (size 2). 135—1 case ladies' shoes and sandals. 136—1 case boys' clothing. 135—1 case ladies' shoes and sandais.
136—1 case boys' clothing.
137—1 case children's shoes.
138—3 ladies' shopping bags.
140—3 ladies' shopping bags.
141—12 pairs ladies' gloves (kid).
142—12 pairs ladies' gloves (kid).
143—12 pairs ladies' gloves (kid).
144—12 pairs ladies' gloves (kid).
145—12 pairs ladies' gloves (assorted).
146—12 pairs ladies' gloves (assorted).
147—12 pairs ladies' gloves (assorted).
147—12 pairs ladies' gloves (assorted).
149—12 pairs ladies' gloves (assorted).
150—12 pairs ladies' gloves (assorted).
151—12 pairs ladies' gloves (assorted).
152—12 pairs ladies' gloves (assorted).
153—12 pairs ladies' gloves (assorted).
154—12 pairs ladies' gloves (assorted).
155—12 pairs ladies' gloves (assorted).
156—12 pairs ladies' gloves (assorted).
156—12 pairs ladies' gloves (assorted).
157—12 pairs ladies' gloves (assorted).
157—12 pairs ladies' gloves (assorted).
157—12 pairs ladies' gloves (assorted). 223—2 ladies' umbrellas. 224—2 ladies' umbrellas. 225—3 ladies' umbrellas (slight defects). 226—3 ladies' umbrellas (slight defects). 227—6 ladies' umbrellas (slight defects). 228—6 ladies' umbrellas (slight defects). 229—3 gent's umbrellas (slight defects). 230—1 attache case ladies' belts. 231-1 attache case toys. 232-1 attache case toys. 233-1 attache case sundries. 234-1 attache case sundries. 235-1 fishing rod and reel. 236-3 children's raincoats. 237-3 children's raincoats. 238-1 pair binoculars. 239—1 pair horse knee-boots. 240—12 pairs ladies' gloves (assorted). 241—12 pairs ladies' gloves (assorted). 242—12 pairs ladies' gloves (assorted). 243—12 pairs ladies' gloves (assorted). 244—12 pairs ladies' kid gloves. 158-1 case purses. 159-1 case children's handbags. 245—12 pairs ladies' kid gloves. 246—12 pairs ladies' kid gloves. 160—1 case wallets and purses. 161—1 case ladies' handbags. 162—1 case ladies' handkerchiefs. 163—1 case ladies' handbags. 247-1 case tobacco pouches and sundries. 248—1 pair spectacles in case. 164—2 ladies' umbrellas. 165—2 ladies' umbrellas. 249—1 pair spectacles in case. 250—1 pair spectacles in case. 166—2 ladies' umbrellas. 167—2 ladies' umbrellas. 251—1 pair spectacles in case. 252 -1 pair spectacles in case. 168—2 ladies' umbrellas. 169—2 ladies' umbrellas. 253—1 pair spectacles in case. 254—6 pairs sun glasses. 170—2 ladies' umbrellas. 171—2 ladies' umbrellas. 255—6 sets rosary beads. 256-6 sets necklaces,

SALE OF GOODS, PROPERTY, AND EFFECTS—continued.

\mathbf{D} —continued.
Lot. Article.
257—1 wristlet watch.
258—1 wristlet watch.
259—1 wristlet watch.
260—1 wristlet watch. 261—1 wristlet watch.
261—1 wristlet watch.
262—1 wristlet watch.
263—3 rings.
263—3 rings. 264—1 cameo brooch. 265—1 bangle. 266—5 rosary beads.
265—I bangle.
200—3 rosary peads.
267—3 brooches. 268—3 brooches. 269—3 brooches.
269-3 brooks
270—3 brooches
271—3 brooches
270—3 brooches. 271—3 brooches. 272—3 brooches.
273—3 brooches.
274—3 brooches. 275—1 card brooches.
275—1 card brooches.
277—1 attache case—odd gloves.
278—1 attache case—odd gloves.
279—1 attache case—odd gloves.
280—1 attache case—odd gloves.
281—1 attache case—odd gloves.
282—I attache case—odd gloves.
283—1 attache case—odu gioves.
276—1 bangle. 277—1 attache case—odd gloves. 278—1 attache case—odd gloves. 279—1 attache case—odd gloves. 280—1 attache case—odd gloves. 281—1 attache case—odd gloves. 282—1 attache case—odd gloves. 283—1 attache case—odd gloves. 284—12 umbrellas (damaged). 285—12 umbrellas (damaged). 287—12 umbrellas (damaged).
286—12 umbrellas (damaged).
287—12 umbrellas (damaged).
288—12 umbrellas (damaged). 289—3 pairs sunglasses. 290—1 necklace, 2 brooches. 291—1 violin in case. 292—3 ladies' sunshades.
289—3 pairs sunglasses.
290-1 necklace, 2 brooches.
291—1 violin in case.
292—3 ladies' sunshades.
295—2 ladies dimprenas.
294—2 ladies' umbrellas.
295—3 ladies' umbrellas (slight defects). 296—3 ladies' umbrellas (slight defects).
290—3 radies' unibrenas (singut defects).
297—1 case ladies' underclothing. 298—1 case bathers and towels. 299—1 case baby's woollies and pillow.
200—1 case bathers and rolling and nillow.
301—12 pairs ladies' kid gloves.
302—12 pairs ladies' gloves.
303—12 pairs ladies' gloves.
304-12 pairs ladies' gloves.
305—12 pairs ladies' gloves.
300—1 case purses and wantes. 301—12 pairs ladies' kid gloves. 302—12 pairs ladies' gloves. 303—12 pairs ladies' gloves. 304—12 pairs ladies' gloves. 305—12 pairs ladies' gloves. 306—12 pairs ladies' gloves. 307—12 pairs ladies' gloves.
307—12 pairs ladies' gloves.
308—2 shopping baskets.
308—2 shopping baskets. 309—12 ladies' umbrellas (damaged). 310—3 ladies' hats. 311—3 straw hats, 1 cap.
all—2 strong bate 1 can
out—o shaw hats, i cap.

BUSH FIRES ACT, 1937.

Appointment of Bush Fire Control Officer.

Department of Lands and Surveys, Perth, 24th May, 1939. Corres, No. 277/38. IT is hereby notified that the Gnowangerup Road Board has appointed Mr. Cyril Bungey, of Borden, to be a Bush Fire Control Officer for the Gnowangerup Road District.

> 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, 1933-1938, and its regulations:

NORSEMAN

1st June, 1939, at 11 a.m., at the Mining Registrar's Office—

Norseman-Town 92, 405, 478, 728, \$736, 1r. each,

CHIE

7th June, 1939, at 2 p.m., at the Mining Registrar's Office-

†Reedy-Town 180, 1r. 2.7p., £12 10s.

LEONORA.

7th June, 1939, at 2 p.m., at the Mining Registrar's Office-

Leonora—Town 20, 1r., £20; † || 867, 1r., £12 10s. †527, 1r., £12 10s.

MEEKATHARRA.

7th June, 1939, at 11 a.m., at the Mining Registrar's Office-

Meekatharra—Town ¶482, 1r., £10; ¶569, 1r., £12 10s.

NORTHAM.

8th June, 1939, at 11.30 a.m., at the District Lands Office-

‡Baker's Hill-*252, 5a., £10.

PERTH.

9th June, 1939, at 11 a.m., at the Department of Lands and Surveys-Fremantle—Town 1324, 1r. 17p., £40. Greenmount-*141, 27a. 1r., £27; *184, 20a. 0r. 19p., £10. Parkerville—Town 119, 1r., £15.

Rockingham—Town 326, 36p., £12. Serpentine—Town 53, 2r., £10. Wannamal—*50, 6a. 3r. 2p., £20.

BUSSELTON.

14th June, 1939, at 3 p.m., at the Agricultural Bank— \$Augusta—Town 241, 1a. 2r. 2.6p., £15; 242, 1a. 2r. 2.3p., £15.

RUNBURY

14th June, 1939, at 3.30 p.m., at the District Lands Office-

\$Capel—*223, 7a. 2r. 25p., £20. \$Wagerup—Town 21, 3r. 7p., £15. \$Yalup Brook—Town 3, 1r. 17p., £12 10s.

GERALDTON. 14th June, 1939, at 3.15 p.m., at the District Lands

\$Geraldton-Town 137, 2r., £100.

SOUTHERN CROSS.

14th June, 1939, at 3 p.m., at the District Lands Office-

Bullfinch-Town 63, 1r., £10. Westonia—Town 203, 1r., £10.

\$Subject to payment of £50 for improvements if purchased by other than the owner thereof.

*Suburban for cultivation.

†Sold subject to the condition 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.

|| Subject to the payment of £250 for improvements, if purchased by other than the owner thereof.

¶ Subject to the payment of £100 for improvements if purchased by other than the owner thereof.

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

I'lans 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, 1933-1937, for non-payment of rent or other reasons:

Name, Lease No., District, Reason, Corres. No., Plan. Anderson, Thomas; 347/1319; Ninghan 3256; abandoned; 420/37; Lake Harvey, Sheet 2.

Archer, J. W.; 34898/55; Nelson 7799; £60 17s. 5d.; 4644/14; 443A/40, A & B 1 & 2.

Burnham, A. W., and C. A.; 68/3482; Ninghan 3041; £38 13s. 8d.; 994/32; 66/80, D1.

Drake-Brockman, P. G.; 20/1702; Nelson 8297; £631 2s. 6d.; 6667/20; 414D/40, B4.

Fowler, W. E.; 21176/68; Melbourne 1810, 3202; £280 6s. 6d.; 3402/26; 57/80, B2.

Johnson, A. W.; 39990/55; Yilgarn 473; £190 17s. 10d.; 1501/23; Boddalin 1.

is, John; 3117/1493; Kalgoorlie 3150; £1 10s. 0d.; 268/37; Kalgoorlie, Sheet 2.

Lilford, F. A.; 3116/574; Hay 1914, 1915, 1917, 1918, 1919, 1920, 1921, 1922, 1923; non-compliance with conditions; 2166/36; 444/80, A & B3.

Niven, Marian; 3117/1830; Kalgoorlie R975; £1 2s. 6d.; 1721/33; Kalgoorlie.

Peart, Edith; 3117/2236; Kalgoorlie 2518; £0 12s. 6d.; 675/16; Kalgoorlie, Sheet 1.

Thorbjørnsen, H. A.; 5934/153; Nukarni 40; £3 4s. 10d.; 3574/14; Nukarni.

Thorbjørnsen, H. A.; 5953/153; Nukarni 58; £4 2s. 6d.; 1783/30; Nukarni.

Thorbjørnsen, H. A.; 6001/153; Nukarni 38/59; £8 5s. 0d.; 11587/11; Nukarni.

G. L. NEEDHAM, Under Secretary for Lands.

WITHDRAWAL NOTICES.

Department of Lands and Surveys, Perth, 18th May, 1939.

Bridgetown Land Agency.

Corres. 2160/29. (Plan 413C/40, D3.) IT is hereby notified, for public information, that Sussex Locations 2118 and 2119 have now been withdrawn from selection.

Northam Land Agency.

Corr. 11589/09. (Plan 34/80, E4.) IT is hereby notified, for public information, that Avon Locations 11083 and 11061 have now been withdrawn from selection.

Perth Land Agency.

(Plan Peel Estate.)
IT is hereby notified, for public information, that Peel Estate Lots 666 and 667 (Corres. No. 976/38), Lot 673 (Corres. No. 1993/38) and Lots 1035 to 1043, inclusive, and 1086 to 1090, inclusive (Corres. No. 1349/ 38), have now been withdrawn from selection.

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

TENDERS FOR LEASING PEEL ESTATE LOTS 721, 722 and 723.

Perth Land Agency.

Grazing Purposes.

Section 116 of the Land Act, 1933-1938.

Department of Lands and Surveys, 372/37. Perth, 17th May, 1939. Corres No. 1372/37.

TENDERS for the leasing of the land comprised within Peel Estate Lots 721, 722, and 723 (about 4 miles east of Wellard), containing 210 acres 2 roods and 24 perches, are invited.

The above lots will be available for leasing, under section 116 of the Land Act, 1933-1938, for a term of five years, subject to the maintenance of existing improvements and to the condition that no compensation will be paid for any improvements which the lessee may effect.

Tenders for the above, accompanied by one half-year's rent (the minimum annual rental being fixed as follows:—for Lot 721—£7; for Lot 722—£8; for Lot 723—£7), indorsed "Tender for Leasing Peel Estate Lots 721, 722, and 723, shown on Plan 341D/40," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Perth, on or before Wednesday, the 7th June, 1939.

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 341D/40, C3.)

G. L. NEEDHAM, Under Secretary for Lands.

WEDNESDAY, 7th JUNE, 1939.

Section 116 of the Land Act, 1933-1938. Special Leasing.

GERALDTON LAND AGENCY.

Victoria District (Hutt Lagoon, near Pakington). Corr. No. 5702/22. (Plans Pakington and Lynton Townsites and 159/80, C & D2.)

VICTORIA Locations 7028, 7908, portion of Location 4467, excluding portion within Special Lease 3116/625, and portion of Location 4468, excluding portions within Special Leases 3116/625, 3116/631, and 3116/674, containing 1,997 acres 8 perches; 463 acres 1 rood 10 perches; about 380 acres, and about 300 acres respectively. tively, are available for leasing under section 116 of the Land Act, 1933-1938, subject to the regulations governing the granting of leases for the collection and manufacture of salt.

All improvements are the property of the Crown and must not be removed or utilised without the permission of the Hon. Minister for Lands.

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

LAND OPEN FOR PASTORAL LEASING

Under Part VI. of the Land Act, 1933-1938.

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of the Land Act, 1933-1938, on and after the date speci-

WEDNESDAY, 7th JUNE, 1939. ALBANY LAND AGENCY.

South-West Division.

Kent District.

Corres. 1953/37. (Plan 447/80, D3.)

The unsurveyed area, containing about 11,000 acres, bounded on the north by an east and west line passing through Survey Mark P2; on the eastward, southward, and south-westward by the Indian Ocean; on the west by a line in prolongation south of the east boundary of Reserve 21718.

PERTH LAND AGENCY.

Eastern Division.

Bulga District (near Dromedary Hills). Corres. 839/37. (Plan 36 and 41/300.)

These areas of unsurveyed lands, containing about 28,056 acres and 62,000 acres, being J. A. & J. C. O'Leary's and K. J. O'Leary's forfeited Pastoral Leases Nos. 395/826 and 395/825.

North-West Division.

Hardey District (near Capricorn Range).

Corres. 1680/35. (Plan 93/300.)

That area of unsurveyed land, containing about 61,840 acres, being G. H. Parker's forfeited Pastoral Lease No. 394/1191; subject to payment for improvements.

> 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, 1933-1938, 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 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 Depart-ment 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 (about nine miles east of Lake King).

Corr. No. 4995/28. (Plan 389/80, D3, 4.)

Locations 1624, 1625 and part 1626, containing 1,430a. 3r. 30p., 1,429a. 2r., and 400 acres respectively, at 5s. 6d. per acre; classification page 1 of 2920/28; subject to Agricultural Bank and I.A.B. indebtedness and to mining conditions and any necessary survey; being, in respect of Location 1625, W. O. Harvey's forfeited Leuses 55/1346 and 56/238. This cancels the previous Government Gazette notices relating to Locations 1624 and part 1626.

WEDNESDAY, 31st MAY, 1939. ALBANY LAND AGENCY.

Plantagenet District (four miles north-eastward of Marbellup).

Corr. No. 4902/29. (Plan 451/80, B & C4.) Location 4638, containing 2,180a. 0r. 34p.; available

subject to classification and pricing.

The unsurveyed area, containing about 1,700 acres, bounded on the south by Location 4638 aforesaid, on the west by Location 4018 and the production north of its east boundary, on the north by Locations 741, 742, and 836, on the eastward by the Perth-Albany road; available subject to survey, classification, pricing, the usual timber reservation conditions, and to the payment of half survey fee with application.

BEVERLEY LAND AGENCY.

Avon District (about eight miles west of Youraling). Corr. No. 553/35. (Plan 342C/40, E & F3.)

Location 19638, containing 32a. 3r. 13p., at 5s. per acre; classification page 40 of 553/35; subject to payment of full purchase money on approval of application, or in such payments as the Minister for Lands may direct, also subject to the condition that the poison must be cradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, to timber con-ditions, and to exemption from road rates for two years from date of approval of application; being land de-leted from J. H. Butcher's application, Williams District (Noombling Estate—near Caenarvon Hills).

Land open under Part V. of the Land Act, 1933-1938

(as modified by Part VIII.).

Corres. No. 1769/37. (Plan 379C/40, F3 & 4.)

Locations 12524 and 13570, containing 1,050 acres; price per acre—13s. 6d. (excluding improvements); purchase money—£708 15s.; to returned soldiers:—half-yearly instalment next five years, interest only, at 4½ per cent. p.a.—£15 18s. 11d.; half-yearly instalment balance (35 years), principal and interest, at 4½ per cent. p.a.—£19 15s. 2d.; to civilians:—half-yearly instalment over five years, interest only, at 5 per cent. p.a.—£17 14s. 4d.; half-yearly instalment over 35 years, including interest at 5 per cent. p.a.—£21 0s. 5d.; available subinterest, at 5 per cent. p.a.—£21 0s. 5d.; available subject to Agricultural Bank mortgage.

BUNBURY LAND AGENCY.

Wellington District (near Wokalup).

Open under Part V., Section 53.

Corr. No. 4942/14. (Plan 383D/40, C4.) Location 2828, containing 2 acres; purchase price £6, excluding any buildings; available to adjoining holder only. Reserve 15671 (School Site) is hereby cancelled.

GERALDTON LAND AGENCY.

Victoria District (about 14 miles west of Arrino).

Corr. No. 353/37. (Plan 123/80, C4.) Location 6684, containing 1,000 acres, at 1s. 9d. per acre; classification page 14 of 3588/12; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and also to exemption from road rates for two years from date of approval of application; being A. H. Cousins' forfeited Lease 347/1327.

KATANNING LAND ACENCY.

Kojonup District (about 16 miles south of Kojonup).

Corr. No. 1651/30. (Plans 437A/40, B & C2; 437D/40, B & C3.)
Locations 8133 and 8134, containing 1,535a. 3r. 29p., at 1s. 9d. per acre; classification page 3A of 1314/20; subject to payment for improvements and to the consubject to payment for improvements and to the conditions that the poison must be cradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, also subject to timber conditions; being G. W. P. Cherry's forfeited Lease 68/3250.

NARROGIN LAND AGENCY.

Roe District (about 40 miles north-eastward of Lake Biddy).

Corr. No. 2065/30. (Plan 374/80, B4.) Location 1206, containing 1,742a. Or. 26p., at 6s. per acre.

NORTHAM LAND AGENCY.

Avon District (about 101/2 miles south-east of Wyalkatchem).

Corr. No. 1818/26. (Plan 33C/40, E4.) Locations 17481 and 24961, containing 605a. 3r. 34p., at 5s. 6d. per nere; classification pages 7 and 3 of 1818/26; subject to exemption from road rates for two years from date of approval of application; being W. R. Adam's forfeited Lease 21197/68.

Avon District (about two miles east of Elabbin).

Corr. No. 2650/25. (Plan 34/80, F3.)

Location 20262, containing 100 acres, at 10s. per acre; classification page 12 of 11620/12; subject to timber conditions and to exemption from road rates for two years from date of approval of application; being J. T. Chilton's forfeited Lease 41428/55.

Avon District (about five miles south of Gabbin).

Corr. No. 751/37. (Plan 55/80, A3.) Locations 20289 and 20290, containing 834a. 2r. 31p. and 837 acres, respectively, at 7s. 6d. per acre; classification page 23 of 751/37; subject to Agricultural Bank, I.A.B., and Minister for Lands' indebtedness, also subject to survey, if not approved to the same holder as Avon Locations 25487 and 23242. This cancels the previous Government Gasette notice relating to Avon Location 20289 and also S, Veal's forfeited Lease 34100/55.

Avon District (about three miles north-east of Manmanning).

Corr. No. 610/27. (Plan 56D/40, B3.)
Location 24822, containing 1,142a. 2r. 22p., at 3s. 3d.
per acre; classification page 11 of 610/27; subject to
exemption from road rates for two years from date of
approval of application; being E. S. Luseombe's forfeited Lease 68/1000.

Ninghan District (about 12 miles north of Pope's Hill Siding).

Corr. No. 2174/34. (Plan 54/80, A1 & 2.) Location 2817, containing 1,000a. 1r., at 3s. 9d. per acre; classification page 3 of 437/29; subject to exemp-tion from road rates for two years from date of ap-proval of application; being S. R. Butcher's forfeited Lease 348/431.

Ninghan District (near Kirwan Siding).

Corr. No. 1944/36. (Plan 65/80, B4.) Location 3702, containing 2,096a. 3r. 24p., at 2s. 6d. per acre; classification page 8 of 3956/30; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being E. Kuhne's forfeited Lease 348/564.

Avon District (at Culbarting Rock).

Corr. No. 5763/97. (Plan 26A/40, A1.)
The whole of the land comprised in Reserve 4415, containing about 420 acres, the said reserve being hereby cancelled; available to adjoining holders only, subject to survey, classification, and pricing.

PERTH LAND AGENCY.

Jandakot A.A. (near Forrestdale).

Corr. No. 1136/37. (Plan 341A/40, Cl.)
Location 64, containing 107 acres, at 6s. per acre; classification page 3 of 1751/29; subject to payment for improvements and to the marketable timber being reserved to the Crown; being E. G. Howell's forfeited Lease 365/556.

Canning District (near Welshpool).

Corr. No. 5754/09. (Plan 1D/20, S.E.)

Location 1022, containing about 4 acres, at £7 per acre; available subject to survey. Reserve 984 (Municip:1) is hereby reduced.

Swan District (adjoining Chidlow's Well).

Corr. No. 13496/00. (Plan 1B-C/20, Mt. Helena.) The unsurveyed area, containing about 150 acres, bounded by lines commencing at the north-east corner of Location 1735 and extending west along part of its north boundary to an east side of Road No. 1785; thence north along said east side of road to a point in production east of the north boundary of Location 1917; thence east to the production north of the east boundary of east to the production north of the east boundary of Reserve 7647; thence south to and along part of the said east boundary of reserve to the north-west boundary of Reserve 7889; thence south-west along said north-west boundary of reserve to the north side of Stone street; thence west and north along the north side of Stone street and the east boundary of Location 1735 aforesaid to the starting point; available subject to aforesaid to the starting point; available subject to survey, classification, and pricing. Reserves 4967 (Timber) and 7647 (Coolgardie Water Supply) are hereby reduced.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 12 miles south of Garratt).

Corr. No. 4935/29. (Plan 23/80, CD1, 2.)
Location 263, containing 1,274a. 1r. 3p., at 4s. per acre; classification page 3 of 4935/29; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. tion. This cancels the previous notice appearing in the Government Gazette relating to this block.

Jilbadji District (about 12 miles west of Marvel Loch).

Corr. No. 4341/28. (Plan 23/80, Dl, 2.)
Location 272, containing 4,898a. 3r. 2p., at 3s. per aere; classification page 10 of 4341/28; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the Congregate relating to this block the Government Gazette relating to this block.

Jilbadji District (about nine miles south of Moorine

Jibadji District (about nine miles south of Moorine Rock).

Corr. No. 169/27. (Plan 23/80, C2.)

Location 353, containing 1,050a. 1r. 10p., at 8s. per acre; classification page 83 of 5001/22; subject to Agricultural Bank and wire netting indebtedness and to mining and timber conditions. This cancels the previous setting an expensive in the Comment Correct translations. notice appearing in the Government Gazette relating to this block

Jilbadji District (about 15 miles south of Garratt).

Corr. No. 1482/37. (Plan 23/80, D2.)
Location 441, containing 1,478a. 2r. 39p., at 5s. per acre; classification page 74 of 1071/28; subject to mining and timber conditions and to payment for improvements at a capital value of £250. This cancels the previous notice appearing in the Government Gazette relating to this block ing to this block.

Jilbadji District (about 14½ miles south-east of Moorine Rock).

Corr. No. 1676/32. (Plan 23/80, D3.)

Location 459, containing 1,663a. 3r. 21p., at 4s. 3d. per acre; classification page 92 of 1071/28; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the Government Gazette relating to this block.

Jilbadji District (about 151/2 miles south-west of Marvel Loch).

Corr. No. 565/32. (Plan 23/80, D3.)
Location 460, containing 1,882a. 3r. 24p., at 3s. 6d. per acre; classification page 93 of 1071/28, Vol. I.; subject to mining and timber conditions, to exemption from road board rates for two years from date of approval of application, and to payment for improvements. This cancels the previous notice appearing in the Government Gazette relating to this block. ernment Gazette relating to this block.

Yilgarn District (about 91/2 miles north of Burracoppin).

Corr. No. 3876/26. (Plan 35/80, E3.) Location 157, containing 994a. 2r. 26p., at 6s. per aere; classification page 9 of 1510/22; subject to mining and timber conditions and to indebtedness to the Agricultural Bank. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about seven miles north of Westonia).

Corr. No. 1228/33. (Plan 35/80, D.E2, 3.)

Location 291, containing 3,333a. 1r. 24p., at 3s. per aere; classification page 1 of 478/26; subject to mining and timber conditions and to payment for improvements, if any. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about 1½ miles north-west of Garratt).

Corr. No. 7/35. (Plan 36/80, D3.)

Locations 403 and 1009, containing 1,226a. 3r. 39p., at 7s. per acre; classification page 8 of 5032/22; subject to indebtedness to the Agricultural Bank, to the condition that the Government retains the right to resume for railway or other public purposes any land required, for ransway or other public purposes any land required, and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; also subject to Goldfields Water Supply firewood conditions and to timber conditions. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (near Garratt).

Corr. No. 3166/25. (Plan 36/80, D3.)

Locations 431 and 432, containing 996a. 3r. 26p. and 999a. 3r. 27p., respectively, at 7s. 6d. per acre each; classifications pages 6 and 7 of 5033/22; subject to timber and Goldfields Water Supply firewood conditions and to indebtedness to the Agricultural Bank. This cancels the previous notice appearing in the Government Gazette relating to these blocks.

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

Corr. No. 3165/25. (Plan 36/80, C.D3.)

Location 433, containing 999a. 3r. 24p., at 7s. 3d. per acre; classification page 8 of 5033/22; subject to indebtedness to the Agricultural Bank, to Goldfields Water

Supply firewood conditions, and to timber conditions. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (near Keane's Siding).

Corr. No. 472/23. (Plan 36/80, C.D3, 4.)

Location 437, containing 1,000a. 1r. 24p., at 9s. 6d. per acre; classification page 12 of 5033/22; subject to indebtedness to the Agricultural Bank and Industries Assistance Board, to Goldfields Water Supply firewood conditions, and to timber conditions. This cancels the previous notice in the Government Gazette relating to this block.

Yilgarn District (about five miles north of Moorine Rock).

Corr. No. 6329/24. (Plan 36/80, C3.)

Location 440, containing 996a. Or. 2p., at 7s. 6d. per acre; classification page 15 of 5033/22; subject to Goldfields Water Supply firewood conditions, to timber conditions, and to Agricultural Bank and Industries Assistance Board indebtedness. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about nine miles north-east of Bullfinch).

Corr. No. 1687/27. (Plan 53/80, D3.)

Location 663, containing 1,484a. 3r. 1p., at 4s. per acre; classification page 38 of 6875/22; subject to mining conditions and to payment for improvements at a capital value of £80; the Government retains the right to resume free any land required for railways or other public purposes. This cancels the previous notice approxime in the Concernment Graphic relations to this block. pearing in the Government Gazette relating to this block.

Yilgarn District (about eight miles north-east of Bullfinch.)

Corr. No. 3784/27. (Plan 53/80, D3.)

Location 665, containing 1,488a. 3r., at 4s. per acre; classification page 40 of 6875/22; subject to mining conditions and to payment for improvements at a capital value of £55. This caucels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about 4½ miles north of Boddalin). Corr. No. 5088/26. (Plans 35/80, F3 & 4; 36/80, A3 & 4.)

Location 775, containing 3,538a. 3r. 11p., at 3s. 6d. per acre; classification page 28 of 5088/26; subject to payment for improvements and to exemption from road board rates for two years from date of approval of application; also subject to mining and timber conditions and to Goldfields Water Supply firewood conditions. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about 31/2 miles south-east of Westonia).

Corr. No. 4818/27. (Plan 35/80, F4.)

Location 783, containing 1,409a. Or. 15p., at 4s. 3d. per acre; classification page 20 of 4818/27; and Location 793, containing 363a. 2r. 1p., at 5s. 9d. per acre; classification page 13 of 5338/28; subject to mining, timber, and Goldfields Water Supply firewood conditions, and to payment for improvements, if any. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about 121/2 miles north of Boddalin.

Corr. No. 4079/27. (Plans 35/80, F2; 36/80, A2.)

Location 790, containing 624a. 1r. 18p., at 4s. 6d. per acre; classification page 31 of 4079/27; and Location 1003, containing 1,490a. 0r. 39p., at 4s. 9d. per acre; classification page 26 of 427/26; subject to indebtedness to the Agricultural Bank and also subject to mining and timber conditions. This cancels the previous notice appearing in the Government Gazette relating to these blocks.

Yilgarn District (about nine miles north of Moorine Rock).

Corr. No. 6228/27. (Plan 36/80, C2.)

Location 1112, containing 1,599a. 3r. 3p., at 3s. per acre: classification page 8 of 6228/27; and Location 1113, containing 1,591a. 2r. 15p., at 3s. 9d. per acre; classification page 10 of 6193/27; subject to timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the Government Gazette relating to these blocks.

Yilgarn District (about 61/2 miles north of Moorine Rock).

Corr. No. 6154/27. (Plan 36/80, C2, 3.)

Location 1114, containing 1,000a., at 5s. 9d. per acre; classification page 27 of 6154/27; and Location 1297, containing 301a. 2v. 38p., at 3s. 6d. per acre; classification page 10 of 369/29; Location 1114 subject to indebtedness to the Agricultural Bank and Location 1297 to payment for improvements, if any; both blocks are subject to timber conditions. This cancels the previous notice appearing in the Government Gazette relating to these blocks.

Yilgarn District (about seven miles north of Noongaar). Corr. No. 6238/28. (Plan 36/80, A.B3.)

Location 1130, containing 658a. 1r. 38p., at 3s. per acre; classification page 5 of 6238/28; subject to mining, timber, and Goldfields Water Supply firewood conditions, and to exemption from road board rates for two years from date of approval of application; being J. Rose's forfeited Lease 68/1508.

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

Corr. No. 3043/28. (Plan 36/80, C3, 4.)

Locations 1147 and 1286, containing 1,699a. 3r. 28p., at 5s. 3d. per acre; classification page 11 of 3043/28; subject to indebtedness to the Agricultural Bank and to Goldfields Water Supply firewood conditions and to timber conditions. This cancels the previous notice appearing in the Government Gazette relating to this

Yilgarn District (about five miles north-west of Corinthia).

Corr. No. 4527/28. (Plan 36/80, Cl.) Location 1274, containing 1,392a. Ir. 32p., at 3s. per acre; classification page 10 of 4527/28; subject to mining and timber conditions and to payment for improvements. This cancels the previous notice appearing in the Government Gazette relating to this block.

Yilgarn District (about 4½ miles west of Corinthia).

Corr. No. 1144/31. (Plan 36/80, Cl, 2.) Locations 1321 and 1322, containing 2,024a. 3r. 33p., at 3s. 3d. per acre; classification page 8 of 1144/31; subject to timber conditions and payment for improve-This cancels the previous notice appearing in the Government Gazette relating to this block.

WAGIN LAND AGENCY.

Williams District (about 12 miles south-east of Highbury)

Corr. No. 1890/25. (Plan 385C/40, E4.)

Location 14731, containing 193a. 2r. 21p., at 3s. 9d. per acre; classification page 11 of 1890/25; subject to the poison being cradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and also to exemption of road board rates for two years from date of approval of application; being the land surrendered out of J. M. Randell's Grazing Lease 20270/68.

THURSDAY, 1st JUNE, 1939. BRIDGETOWN LAND AGENCY.

Sussex District (about 31/2 miles east of Karridale Siding).

Corr. No. 218/34. (Plan 440D/40, B4.) Location 2666, containing 231a. Or. 24p., at 11s. 6d. per acre; classification page 3 of 1495/31; subject to timber conditions and to payment for improvements,

also subject to exemption from road rates for two years from date of approval of application; being R. Richards' forfeited Lease 55/2652.

(Nelson District (near Mullalyup).

Corr. No. 2130/38. (Plan 414C/40, D3.)

The area, containing about 50 acres, bounded on the east by Locations 591 and 834, on the south by Location 2367 and Reserve 10830 (Racecourse), on the west by a line parallel to and at a distance from about 20 chains from its eastern boundary, and on the north by Location 8786; subject to survey, classification, and pricing. Pastoral Lease 2802/93 is hereby reduced.

Nelson District (near Majenup).

Corr. No. 421/39. (Plan 439A/40, B2.)

(a) The area contained within the closed road passing along the south-western boundary of Location 8563, and (b) the area bounded on the north-eastward by the said closed road, on the westward and south-westward by Road No. 3069, containing together about 3 acres 1 rood; available to adjacent holders only; subject to classification and pricing. Reserve 15972 is hereby reduced.

Wellington District (four miles south of Capel).

Corr. No. 2698/37. (Plans 413B/40, F1 &2; 414A/40, A1 & 2.)
The areas, containing together about 150 acres—(a) bounded on the north by Location 3299, on the east by Location 3096, on the south-westward by Road No. 705, on the west by Location 3834; (b) bounded on the north-eastward by Road No. 705, on the south by Locations 1453 and 4218, on the westward by Road No. 3096. Available at 5s. per acre, excluding survey fee.

OPEN WEDNESDAY, 7th JUNE, 1939.

BUNBURY LAND AGENCY.

Boyanup Agricultural Area (near Strathan School).

Corr. No. 819/91, Vol. 4. (Plan 411D/40, A4.)

Location 278, containing about 36a., at 12s. per acre; area of cultivable land, 20a.; classification page 63 of File 819/91, Vol. 4; available subject to the usual timber reservation conditions. Reserve 2311 (Public Utility) is hereby cancelled.

NARROGIN LAND AGENCY.

Williams District (about five miles south-west of Noman's Lake).

Corr. No. 1294/15. (Plan 385B/40, E & F2.) Location 11554, containing 89a. 2r. 20p., at 6s. per acre; classification page 5 of 1294/15; subject to exemption from road rates for two years from date of approval of application; being S. Hanmer's forfeited Lease 9492/68.

NORTHAM LAND AGENCY.

Avon District (near Beechina).

Corr. No. 1297/33. (Plan 2A/40, A2.)
Location 26666, containing 160a. 0r. 3p., at 5s. 6d.
per acre; classification page 17 of 1297/33; subject to
exemption from road rates for two years from date of
approval of application; also subject to timber conditious; being O. E. J. Mills's forfeited Lease 365/407.

Ninghan District (about four miles north of Cleary). Corr. No. 2489/37. (Plan 66/80, A1, 2.)

Location 2996, containing 4,343a. 1r. 28p., at 3s. per acre; classification page 16 of 5537/27; subject to exemption from road board rates for two years from date of approval of application; being K. V. Smith's forfeited Lease 347/1663.

Ninghan District (about three miles south-east of Bonnie Rock).

Corr. No. 4718/28. (Plan 67/80, B4.)
Location 3080, containing 1,310a. 0r. 14p., at 7s. per acre; classification page 10A of 6319/27; subject to Agricultural Bank indebtedness and to a cropping lease which expires on 28/2/1940; being J. Duncan's forfeited Leases 68/843 and 74/487.

PERTH LAND AGENCY.

Open under Part V. of the Land Act, 1933-1938. Peel Estate.

Corres. No. 4021/29. (Plan 341D/40, B4 & C4.) Lot 385, containing 146a. 0r. 6p.; purchase money, including improvements—£98 10s.; deposit—£2; half-yearly instalments, including interest—civilians, at 5 per cent. p.a.—£3 3s. 5d.; returned soldiers, at 4½ per cent. p.a.—£2 19s. 8d.

Peel Estate (about three-quarters of a mile from Balmanup).

Open under Part V. of the Land Act, 1933-1938.

Corr 1322/38. (Plan Peel Estate.)

Lots 115 and 674, containing 142a. Or. 24p.; purchase money—£96 10s. 7d. (including improvements); first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½, years), including principal and interest—to civilians, at 5 per cent. p.a.—£3 1s. 11d.; to returned soldiers, at 4½ per cent. p.a.—25 17s. 10d.; subject to the conditions applying to this Estate. This caucels the previous notice appearing in the Government Gazette relating to this block.

Peel Estate-Oaklands (about three miles west of Mundijong).

Open under Part V. of the Land Act, 1933-1938.

Corr. 2140/35. (Plan 341D/40, C3.)

Lot 254, containing 114a. 2r. 3p.; purchase money— £209; first half-year's instalment as deposit—£2; halfrearly instalment over the balance (29½ years), including principal and interest—to civilians, at 5 per cent. p.a.—£6 15s. 6d.; to returned soldiers, at 4½ per cent. p.a.—£6 7s. 8d.; subject to the conditions applying to this Estate; being L. Mitchell's forfeited Lease 347/857.

Peel Estate (about 11/2 miles north-west of Wellard).

Open under Part V. of the Land Act, 1933-1938.

Open under Part V. of the Land Act, 1933-1938.

Corr. 1404/32. (Plan 341D/40.)

Lot 621, containing 121a. 2r. 4p.; purchase money—
£397 19s. 11d.; first half-year's interest as deposit—
£2; half-yearly instalment over the balance (29½
years), including principal and interest—to returned soldiers, at 4½ per cent. p.a.—£12 4s.; to civilians, at 5
per cent. p.a.—£12 18s. 8d.; subject to the conditions applying to this Estate; being C. C. Lewis's forfeited Lease 55/2376.

Swan District (about 25 miles west of Wannamal).

Corr. No. 1203/37. (Plan 30/80, F3.)
Location 2497, containing 359a. Or. 20p., at 4s. per acre; classification page 5 of 2698/18; and Location 2557, containing 240a. 2r. 19p., at 3s. 6d. per acre; classification page 3 of 5942/19; subject to exemption from road board rates for two years from date of approval of application; being C. H. Wells's forfeited bearse 347/1417 Lease 347/1417.

Oldfield District (about 12 miles north-west of Ravensthorpe).

Corr. No. 1437/27. (Plan 405/80, E3.)

Locations 350 and 351, containing 1,000a., at 8s. 9d. per acre; classification page 40 of 1437/27; subject to mining conditions, to exemption from road board rates for two years from date of approval of application, and to payment for improvements. This cancels the previous notice appearing in the Government Gazette relat. ing to this block.

Swan District (six miles north-west of Muchea).

Corr. No. 492/39. (Plan 28/80, B3.)

The unsurveyed area, containing about 1,000 acres, bounded on the north and east by lines commencing at a point situate about 14 chains south and about 76 chains west of the south-west corner of Location 2480 and extending west about 100 chains and south about 100 chains, the opposite boundaries being parallel and equal; available subject to survey, classification, pricing, and to the payment of the full cost of survey with application.

Swan District (9 miles south of Gingin).

Corr. No. 8204/07. (Plan 28/80, C2.)

Location 2366, containing 100a., and Location 4149, containing about 100a, at 2s. per acre each lot; classifications pages 25 and 26 of File 8204/07; subject to survey of necessary road and to payment of quarter survey fee with application.

SALMON GUMS LAND AGENCY.

Esperance District (about 14 miles south-west of Gibson).

Corr. No. 2554/24. (Plan 423/80, A, B3.)

Location 405, containing 100a.; subject to classifica-tion and pricing and to payment for improvements; being G. W. Baker's forfeited Lease 13013/56.

Esperance District (about five miles east of Caitup Siding).

Corr. No. 524/34. (Plan 423/80, E3.)

Location 810, containing 1,079a.; classification page 56 of 9885/12, Volume 2; subject to pricing and to Agricultural Bank indebtedness; being J. H. Reid's forfeited Lease 347/527.

THURSDAY, 8th JUNE, 1939.

BRIDGETOWN LAND AGENCY.

Wellington District (about two miles west of Donnybrook).

Corr. No. 320/31. (Plan 414A/40, B1.)

Location 1446, containing 53a. 3r. 23p., at 12s. per acre; classification page 1 of 654/18; subject to payment for improvements; being W. Crowley's forfeited Lease 74/1247.

Nelson District (near Walpole).

Corr. No. 211/39. (Plan 453C/40, E4.)

Corr. No. 211/39. (Plan 4050/40, E4.) Location 10206, containing 187a. 1r. 18p.; purchase money—£499 19s. 2d. (including interest on improvements and survey fee); half-yearly instalments—first five years, interest only—survey fee, 5s. 9d.; improvements, £5 19s.; total—£6 4s. 9d.; balance of term (25 years)—£10; classification page 2 of File 1043/31.

WEDNESDAY, 14th JUNE, 1939.

BEVERLEY LAND AGENCY.

Avon District (about 14 miles east of South Kumminin).

Corr. No. 1817/36. (Plan 345/80, D2.) Location 23561, containing 1,499a. 3r., at 7s. 9d. per acre; classification page 24 of 1817/36; subject to Agri-cultural Bank indebtedness; being E. O. Wagner's for-feited Lease 347/1313.

KATANNING LAND AGENCY.

Kojonup District (about 15 miles south-east of Dumbleyung).

Corr. No. 940/37. (Plan 408D/40, C4.)
Location 6327, containing 600 acres, at 6s. 6d. I acre; classification page 5 of 940/37; subject to exention from road board rates for two years from date approval of application; being E. J. Kenward's forfeix Lease 348/675

NARROGIN LAND AGENCY.

Williams District (about 21/2 miles east of Cuballing).

Corr. No. 4907/29. (Plan 378D/40, C4.)
Location 13413, containing 5a. 3r. 31p., at £1 per acre; subject to payment of full purchase money on approval of application or in such instalments as the Minister for Lorde many direct, being T. T. 20. ister for Lands may direct; being J. E. Bailey's for-feited Lease 57/405.

NORTHAM LAND AGENCY.

Avon District (about eight miles south-west of Nukarni).

Corr. No. 11508/09. (Plan 34/80, E4.)

Location 11083, containing 540 acres, at 6s. per acre; Location 11083, containing 540 acres, at 6s. per acre; and Location 11061, containing 340 acres, at 7s. 6d. per acre; classifications pages 28 and 37 of 2928/08; subject to indebtedness to the Agricultural Bank, Industries Assistance Board, and the Minister for Lands, and to timber conditions; Location 11083 is subject also to a cropping lease which expires on 28th February, 1940. This cancels the previous notice appearing the Government Gazette relating to these blocks. Avon District (about eight miles south of Wyola Siding).

Corr. No. 612/39. (Plan 3B/40, D1.) Location 15007, containing 100 acres; subject to classification and pricing. This cancels the previous Government Gazette notice relating to this block.

Melbourne District (about two miles north-east of Piawaning).

Corr. No. 499/39. (Plan 57/80, A & B 2 & 3.) Location 3263, containing 3,227a. Or. 15p., at 1s. 9d. per acre; classification page 20 of 4349/26; subject to Agricultural Bank indebtedness; being E. Chrisp's cancelled application.

Ninghan District (about seven miles north-west of Bonnie Rock).

Corr. No. 1986/36. (Plan 67/80, A2.)
Location 3185, containing 2,424a. 2r. 5p., at 3s. per acre; classification page 17 of 5967/27; subject to exemption from road board rates for two years from date of approval of application and to payment for improvements; being W. A. Smith's forfeited Lease 347/1247.

Ninghan District (about 20 miles north-east of Kulja). Corr. No. 3949/30. (Plan 87/80, Locations near Lake Harvey.)

Location 3264, containing 2,640a. 2r. 3p., at 4s. 3d. per acre; classification page 1 of 2532/29; subject to Agricultural Bank indebtedness; being E. S. W. Thomas' forfeited Lease 68/2790.

PERTH LAND AGENCY.

Peel Estate (about half a mile west of Wellard). Open under Part V. of the Land Act, 1933-1938.

Corr. No. 1859/36. (Plan 341D/40, B3.) Lot 616, containing 95a. 1r. 37p.; purchase money— £246; first half-year's instalment as deposit:—£2; half-yearly instalment over the balance (29½ years), includper cent. p.a.—£7 10s. 6d.; to civilians, at 5 per cent. p.a.—£7 19s. 7d.; subject to the conditions applying to this Estate and to grazing rights; being J. Willows' forfeited Lease 347/1182.

Peel Estate (near Balmanup).

Open under Part V. of the Land Act, 1933-1938.

Open under Part V. of the Land Act, 1933-1938.

Corr. No. 976/38. (Plan Peel Estate.)
Lot 666, containing 25a. 3r. 32p.; price per acre—£2 15s.; purchase money—£71 7s. 3d.; deposit—£2; half-yearly instalment over 29½ years, including interest:—to civilians, at 5 per cent. p.a.—£2 5s. 9d.; to returned soldiers, at 4½ per cent. p.a.—£2 2s. 11d.; Lot 667, containing 39a. 1r. 11p.; price per acre—£1 4s.; purchase money—£47 3s. 8d.; deposit—£2; half-yearly instalment over 29½ years, including interest:—to civilians, at 5 per cent. p.a.—£1 10s.; to returned soldiers, at 4½ per cent. p.a.—£1 8s. 1d.; if these lots are selected together the deposit will be £2, and the instalments will be:—Civilians £3 16s. 6d.; returned soldiers £3 12s.; subject to Agricultural Bank indebtedness diers £3 12s.; subject to Agricultural Bank indebtedness and to the conditions applying to this Estate. This cancels the previous Government Gazette notice relating to these blocks.

Peel Estate (near Balmanup).

Open under Part V. of the Land Act, 1933-1938.

Corr. No. 1993/38. (Plan Peel Estate.)

Lot 673, containing 61a. 0r. 3p.; purchase money—£15 5s. 1d.; deposit—£2; half-yearly instalments over the balance (29½ years), including interest:—to returned soldiers, at 4½ per cent. p.a.—8s. 5d.; to civilians, at 5 per cent. p.a.—9s. 2d.; subject to the conditions applying to this Estate. This cancels the previous Government Gazette notice relating to this block.

Peel Estate (about one mile south-east of Karnup). Open under Part V. of the Land Act, 1933-1938.

Corr. No. 1349/38. (Plan 341D/40,) Lots 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1086, 1087, 1088, 1089, 1090, containing 1,065a. 0r. 10p.; purchase money—£1,135 13s.; first half-year's

instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£34 18s. 2d.; to civilians, at 5 per cent. p.a.—£36 19s. 5d.; also Lots 1033 and 1034, containing 123a. 1r. 16p.; purchase money—£153; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 13s. 2d.; to (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 13s. 2d.; to civilians, at 5 per cent. p.a.—£4 18s. 11d.; subject to the conditions applying to this Estate and to grazing rights; being the cancellation of the previous Government Gazette notices relating to Lots 1035 to 1043, inclusive, and Lots 1086 to 1090, inclusive, and in respect of Lots 1033 and 1034, being the forfaited Tages 247/1485 of the and 1034, being the forfeited Lease 347/1485 of the W.A. Trustee, Executor, and Agency, Co., Ltd., Executor of the Will of W. Asmus, deceased.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 21/2 miles south of Westonia). Corr. No. 5513/24. (Plan 35/80, E4.)

Location 285, containing 554a. 1r. 35p., at 4s. 6d. per acre; classification page 20 of 5513/24; subject to payment for improvements, also to mining, G.W.S. firewood and timber conditions; being P. J. Lindley's forfeited Lease 19894/68.

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

Corr. No. 3126/27. (Plan 36/80, D1.)
Location 1087, containing 1,063a. 3r. 13p., at 2s. 6d. per acre; classification page 6 of 3126/27; subject to mining, timber, and Goldfields Water Supply firewood conditions, and to payment for improvements, if any; being A. Greensill's forfeited Lease 22201/68.

THURSDAY, 15th JUNE, 1939.

BRIDGETOWN LAND AGENCY.

Nelson District (about nine miles east of Jarrahwood).

Corr. No. 1282/32. (Plan 414D/40, C3.) Location 8991, containing 20a. 3r. 38p., at 15s. per aere; classification page 34 of 2840/26; subject to the payment of the full purchase money on approval of application, or in such instalments as the Minister for Lands may direct; also subject to timber conditions and to payment for improvements, if any; being E. R. Roberts' forfeited Lease 57/612.

Sussex District (about 11 miles east of Metricup).

Open under Part V. of the Land Act, 1933-1938.

Corr. No. 2160/29. (Plan 413C/40, D3.) Location 2118, containing 106a. 2r. 6p.; purchase price—£103 16s.; half-yearly instalment over 30 years, price—£103 16s.; half-yearly instalment over 30 years, including interest:—to civilians, at 5 per cent. p.a.—£3 5s. 6d.; to returned soldiers, at 4½ per cent. p.a.—£3 2s.; and Location 2119, containing 96a. 3r. 7p.; purchase price—£266 16s.; half-yearly instalment over 30 years, including interest:—to civilians, at 5 per cent. p.a.—£8 8s. 5d.; to returned soldiers, at 4½ per cent. p.a.—£7 19s. 4d.; subject to the conditions that the lessee shall maintain the improvements to the satisfaction of the maintain the improvements to the satisfaction of the Minister for Lands and that the Government does not guarantee a continuance of the drainage maintenance. This cancels the previous Government Gazette notice relating to these blocks.

Wellington District (about 12½ miles north of Kulikup).

Corr. No. 1615/22. (Plan 415B/40, D1, 2.) Locations 3263 and 1965, containing 360 acres, at 6s. 6d. per acre; classification page 4 of 1615/22; subject to exemption from road rates for two years from date of approval of application, to payment for improvements, if any, and to the condition that the poison must be eradicated to the satisfactoin of the Minister for Lands before the Crown grant will issue; being A. G. W. and M. W. S. Greatorex's forfeited Lease 16112/68.

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

THE ROAD DISTRICTS ACT, 1919-1934.

Department of Lands and Surveys Perth, 26th May, 1939.

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

Geraldton.

L.S. 2888/92, Vol. 2; M.R. 242/37.

No. 172: Widening:—Portion of the surveyed road passing along the western boundary of Narra Tarra Estate Lot 10 and portion of Lot 33 bounded by lines commencing at the south corner of the former lot and extending (as shown O.P. 5263) northward 6 chains 20.8 links along part of its western boundary; thence 272deg, 28min, 18 chains 47.5 links and 254deg, 26min. 1 chain 1.1 links to the northern side of the present road and eastward along said side of the present road. road and eastward along said side of the present road to the starting point.

Deviation:—A strip of land, one chain wide (widening at its terminus), leaving an angle in the present road on the southernmost boundary of Lot 7 about 40 chains from the lot's south-west corner and extending (as shown said O.P.) westward through Lot 8 to its west boundary, continuing to and through Lot 10 to rejoin the present road (as above described) on the western boundary of the last-mentioned lot.

4a. 1r. 24p. being resumed from Narra Tarra Estate Lot 33.

3a, 2r. 18p. being resumed from Narra Tarva Estate Lot 8.

3r, 16.6p. being resumed from Narra Tarra Estate Lot 10. (Plan 157D/40, C3.)

Upper Chapman.

L. & S. 2888/92; M.R. 276/38.

No. 4215: Widenings:

- (a) That portion of Narra Tarra Estate Lot 18 bounded by lines commencing at a point on the lot's western boundary situate 359deg. 13min. 7 chains 42.6 links, 23deg. 20min. 6 chains 17.5 links, 26deg. 43min. 7 chains 28.4 links from its south-west corner and extending (as shown Diagram 59500) 10deg. 25min. 14 chains 67.9 links to the eastern side of the present road and southward along it to the starting point and southward along it to the starting point.
- (b) That portion of Lot 17 bounded by lines commencing at a point on the lot's eastern boundary situate 230deg. 2 chains 50.6 links, 206deg. 31min. 15 chains 22.8 links and 190deg. 1min. 13 chains 33 links from the southern corner of Lot 32 and extending (as shown said Diagram) 201deg. 28min. 1 chain 29.5 links to the western side of the present road and northward along it to the starting point.
- (c) That portion of Lot 17 bounded by lines commencing at a point on the lot's eastern boundary situate 163deg. 56min. 3 chains 47.4 links from its north-east corner and extending (as shown Diagram 59005) 176deg. 53min. 3 chains 17.9 links and 196deg. 3 chains 28.6 links to the western side of the present road and northward along it to the starting point.
- (d) That portion of Victoria Location 6867 bounded by lines commencing at a point on the western side of the present road situate 343deg, 55min. 2 chains 55.4 links and 353deg. 20min. 3 chains 51.5 links from the intersection of the location's south boundary and extending (as shown Diagram 60502) 346deg. 17min. 7 chains 85.8 links to the said side of road and southward along it to the starting point.
- (e) Those portions of Locations 6866 and 6867 bounded by lines commencing at the intersection of the western side of the present road with the north boundary of the latter location and extending (as shown said Diagram) 169deg. 11min. 2 chains 48.4 links along part of said side of road; thence 346deg. 11min. 1 chain 7.6 links and 339deg. 45min. 2 chains 60.7 links to said western side of road and southward along it to the starting point.
 - (f) Those portions of Lot 16-
 - 1. Bounded by lines commencing at a point on the western side of the present road situate 13deg. 7min. 5 chains 5.3 links from the intersection of the north boundary of Loca-

tion 6866 and extending (as shown Diagram 59499) 8deg. 50min. 3 chains 33.6 links to said side of road and southward along it to the starting point.

- 2. Bounded by lines commencing at a point on the western side of the present road situate 176deg. 42min. 4 chains 3.6 links from the south-east corner of Location 2390 and extending (as shown said Diagram) 182deg. 40min. 5 chains 92.5 links to said side of road and northward along it to the starting point.
- 3. Bounded by lines commencing at the junction of the south boundary of Location 271 with a south-eastern side of the present road and extending (as shown said Diagram) 204deg. 2min. 2 chains 82.8 links to an eastern side of said road and northward and north-eastward along said sides of road to the starting point.

2r. 27.5p. being resumed from Narra Tarra Estate Lot 18.

1r. 0.6p. being resumed from Narra Tarra Estate Lot 17.

1r. 0.3p. being resumed from Victoria Location 6867.2.6p. being resumed from Victoria Location 6866.

24.6p. being resumed from Narra Tarra Estate Lot 16. (Plan 157D/40, B3 and 4.)

Marradong.

5136/14.

No. 5650: Deviation:—A strip of land, varying from about 1 chain 10 links to about 2 chains in width and narrowing to a point at terminus, leaving the present road on west boundary of Williams Location 7801 and extending (as shown on Diagram No. 60103) eastward through the Pinjarra-Narrogin railway reserve to rejoin said road on its south boundary. (Plan 379C/40, D4.)

Bruce Rock.

L. & S. 2265/13; M.R. 830/37.

No. 6367: Extension:—A strip of land, one chain wide (plus widenings on the western boundary and at the north-west corner of Avon Location 13345, as shown on Diagrams Nos. 53384 and 58789), leaving the terminus of the present road at the north corner of Location 20060 and extending (as surveyed), northward along part of the western boundary of Location 13345 to a surveyed road at its north-west corner.

Widening:—Portion of Avon Location 20060 bounded by lines commencing at the junction of the western side of the present road with the south boundary of said location and extending (as shown on Diagram No. 58788) 275deg. 22min. 9 chains 64.1 links along the said boundary; thence 70deg. 6min. 14 chains 30 links, 64deg. 2min. 2 chains 80 links, 49deg. 57min. 2 chains 49 links, 38deg. 11min. 1 chain 30 links and 22deg. 59min. 8 chains 98.8 links, through said location; thence southward along the western side of the present road to the starting point.

 $5a.\ 0r.\ 25.5p.$ being resumed from Avon Location 13345.

4a. 3r. 35p. being resumed from Avon Location 20060. (Plan 4/80, C3.)

Kalgoorlie.

1669/01.

No. 9959:—A strip of land, 150 links wide, commencing at Balfour street and extending (as shown on Plan Kalgoorlie 77/73), southward along western boundaries of Kalgoorlie Lots 1838, 1831, 1796, and 1795 to Turner street. (Plan Kalgoorlie Townsite, Sheet 1.)

Darling Rauge.

2568/20.

No. 9961:—A strip of land, one chain wide, leaving a surveyed road at south-eastern corner of Canning Location 767 and extending in a general northerly direction (as shown on O.P. No. 2164) along eastern boundaries of Canning Locations 767, 693, 774, 775, and 776, and eastward and northward along southern and eastern boundaries of Location 768 to a surveyed road

at the north-eastern corner of the last-mentioned location. (Plan 1C/40, E4.)

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

By order of His Excellency the Lieutenant-Governor,

F. J. S. WISE,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

WE, W. B. Clarke and M. M. Easton, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Upper Blackwood Road Board to close the said portion of road, viz.:—

Upper Blackwood.

2077/38.

B. 453:—The surveyed road passing along the west boundary of Nelson Location 2810; from Road No. 3860 at its south-west corner to a closed road at its north-west corner. (Plan 415D/40, C4.)

W. B. CLARKE. M. M. EASTON.

I, Percival Dicey Forrest, on behalf of the Upper Blackwood Road Board, hereby assent to the above application to close the road therein described.

P. D. FORREST,

Chairman Upper Blackwood Road Board. 13th May, 1939.

FORESTS ACT, 1918.

Forests Department, Perth, 19th May, 1939.

THE Hon. Minister for Forests has approved of Friday, the 7th of July, 1939, being set apart as Arbor Day, for the planting of trees in this State, pursuant to section 72 of the Forests Act, 1918.

S. L. KESSELL, Conservator of Forests.

TRANSFER OF LAND ACT, 1893.

Application No. 762/1939.

TAKE notice that Clara May Jameson of South Gabbin married woman 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 Avon district and being

part of Avon Location 312 containing 2 roods

Bounded on the north-west by the south-east boundary of Lot 19 on Plan 3115 deposited in the Office of Titles measuring 5 chains.

On the north-east by part of the south-west boundary of Hunt road measuring 1 chain.

And on the south-east and south-west by lines forming north-west and north-east boundaries of another part of the said Location 312 measuring 5 chains and 1 chain respectively.

The land is more particularly defined on Diagram 1023 deposited in the Office of Titles.

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 30th June 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 16th May, 1939.

Ackland & Watkins, Perth, Solicitors for the Applicant.

TENDERS FOR PUBLIC WORKS.

Date of Notice.		Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.		
193	9.		1939. (2·30 p.m. on Tuesday)			
May	24	Brookton Hospital—New Bath- room (8932)	13th June	Contractors' Room, Perth; Water Supply Office, Northam, and Brookton Hospital, Brookton, on and after Tuesday, the 30th May, 1939.		
May	24	Manjimup School—Additions and Alterations (8933)	13th June	Contractors' Room, Perth; P.W.D., Bunbury, and Court House, Busselton, on and after Tuesday, the 30th May, 1939.		
May	25	Perth Hospital—Temporary Operat- ing Theatre—Exhaust Air Sys- tem (8934)	13th June	Contractors' Room, Perth, on and after Friday, 26th May, 1939.		

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Barracks, St. George's terrace, Perth," and must be indorsed "Tender." The lowest or any tender will not necessarily be accepted.

W. S. ANDREW. Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1938. Katanning Road Board.

Department of Public Works, P.W. 1214/29. Perth, 25th May, 1939. IT is bereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the construction and provision of Road Board stock on Katanning Town Lots 531, 532, 533, 534, 535, and 540 as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1938, by the Katanning Road Board.

(Sgd.) W. S. ANDREW, Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1938.

Yilgarn Road Board.

Department of Public Works, Perth, 25th May, 1939. P.W. 1288/34. IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the building and equipping of a swimming pool, to-gether with necessary buildings and fencing, labour, and preliminary expenses in connection therewith as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1938, by the Yilgarn Road Board.

(Sgd.) W. S. ANDREW, Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-1938.

By-laws for the Management and Use of the Yarloop Hall.

P.W. 1425/37. F.W. 1422/37.
WHEREAS by the Road Districts Act, 1919-1938, the Road Board of any district is empowered to make bylaws for all or any of the purposes mentioned in the said Act; and whereas the Harvey Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every authority enabling it in that behalf, doth hereby make and publish the following hy-laws: lish the following by-laws:

- 1. Interpretation clause:—In the construction of these by-laws:
 - (a) The word "Board" shall mean the Harvey Road Board
 - (b) The word "Committee" shall refer to the Committee appointed as described hereunder, to act for the Board in the management and control of the hall.
 - (e) The word "Hall" shall mean the Yarloop Hall, and shall include any room, corridor, stairway, or annex of such hall.
 - (d) The word "Chairman" shall include a vicechairman or person acting in that behalf.

- 2. A Committee shall be appointed, under the control of the Board, to represent the Board in matters pertaining to the hiring, maintenance, and general control of the hall. Such Committee shall consist of five members, to be nominated by the Board, and, in addition to this number, the two members representing the North Ward on the Board shall be ex officio members of the Com-
- The chairman of the Committee shall be the chairman of the Board, as provided by section 137 (2) of the Road Districts Act, and the vice-chairman shall be one of the members of the Board for the North Ward.
- The vice-chairman shall preside at all meetings, except when the chairman is present, and, in the absence of both, the members of the Committee present shall elect one of their number to act.
- The Committee shall elect one of its number to act as secretary.
- 6. A quorum shall consist of a majority of the members. Meetings shall be held as often as necessary, and bers. Meetings shall be held as often as necessary, and at least once a quarter in each year. Special meetings may be called under the direction of the chairman, or on the written request of two-thirds majority of the members of the Committee, and also at the written members of the Committee, and also at the request of ten ratepayers of the North Ward.

Any member of the Committee other than a Road Board member who is absent from three consecutive ordinary meetings of the Committee shall forfeit his seat, which shall automatically become vacant, and the Board shall proceed to appoint another member to fill the vacancy for the unexpired portion of the retired member's term.

- The duties of the secretary shall be to attend all meetings of the Committee and keep a correct record of the minutes of same; to summon members to attend meetings of the Committee; to conduct all correspondence on behalf of the Committee; to keep a proper account, in an approved manner, of all moneys received and disbursed on behalf of the Committee; to prepare a report and balance sheet when required to do so; to carry out the reasonable instructions given at Commit-tee meetings and recorded in the minutes; and to do all things within reason for the benefit of the Committee.
 - The duties of the Committee shall be:-
 - (a) to do all things for the proper administration, maintenance, control, and preservation in good order of the hall;

(b) to control the hiring of the hall;

(c) to receive rents accruing from such hiring, and to hand such money to the Board at regular periods, not exceeding seven days;
(d) to recommend to the Board for approval any suggestions for the better management and

- control of the hall and/or furnishings;

 (e) particularly to obtain the Board's approval before incurring any financial liability for these purposes or entering into any contract.
- Applications for the hire of the hall and furniture shall be made to a person appointed by the Committee for the purpose, and such application shall be accom-

panied by the sum of ten shillings as part payment of the hire-charge, and such deposit shall be forfeited to the Committee if the applicant does not use the hall; provided that, in the ease of the proprietor of a travelling entertainment making application for the hire of the hall, the full amount of the hire charge shall be paid in cash at the time such application is made, and such charge shall be forfeited to the Committee if the applicant does not use the hall.

- 10. The name and place of abode of the actual and responsible person or persons hiring the building and furniture shall be given at the time the application is made for hire.
 - 11. Hire fees shall be as set out in attached Schedule.
- 12. The hours for which the building and furniture shall be hired shall be:—Day—9 o'clock a.m. until 7 o'clock p.m.; (b) evening—7 o'clock p.m. until 12 o'clock p.m.; (c)—extension of time may be granted by arrangement with the Committee and on payment of the additional charge set out in attached Schedule for such extension.
- 13. Hirers may decorate the hall, using only fixtures especially provided for the purpose, and no person shall drive a nail into any part of the wall or windows or doors, floors, etc., or otherwise deface the building. All decorating must be done during daylight, otherwise a charge of 2s. per hour shall be made for the use of the light. All decorations used in connection with any entertainment must be removed from the premises within 24 hours from the commencement of the hiring period.
- 14. The Committee may at any time demand that the hirer shall prior to the term of engagement deposit an amount estimated to cover any damage that might occur during the term of such engagement.
- 15. The Committee reserves the right to refuse to let any building and furniture to any applicant for the hiring of same, without assigning any reasons for such refusal.
- 16. The Committee may at any reasonable time cancel any agreement made for the hiring of the hall and furniture, by giving such reasonable notice in writing as may be possible but which shall not be less than three days.
- 17. In the event of two or more applications being made for the hire of the hall and furniture at the same date and hour, the Committee may, without considering priority of application, determine to which applicant the hire of the hall and furniture shall be granted.
- 18. The hirer of the hall shall comply with the provisions of the Health Act, Entertainment Tax Act, and any other Act in force for the time being applicable to such hirings and use of the hall. If in the opinion of the Committee all the necessary actions have not been taken to comply with the provisions of the Acts above-mentioned or any other Acts in force, the Committee may at any time prior or during the term of engagement forbid and prevent the use of the hall.
- 19. (1) The hirer must accept full responsibility in the event of any dispute arising in connection with compliance with the provisions necessary under this by-law.

 (2) In the event of the use of the hall being for
- (2) In the event of the use of the hall being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire of the hall as if the hire had been duly fulfilled, and the Committee shall not be responsible to the hirer for any loss or damage incurred by the hirer.
- 20. No spirituous liquors, wine, ale, beer, porter, cider, or sherry shall be brought into and consumed in the hall during the term of engagement, except when permitted by the Committee in writing.
- 21. No person shall, except at a banquet or smoke social where those present comprise men only, smoke any tobacco, cigar, cigarette, or other objectionable substance, nor strike nor otherwise ignite any light in the hall during any ball or public entertainment, or at any gathering of persons in the hall, whether such persons have been admitted by the payment of money or otherwise.
 - 22. No person shall, in any part of the hall:-
 - (a) enter or be allowed to enter whilst intoxicated;
 - (b) use profane or improper language;
 - (c) be guilty of any misbehaviour whatsoever;
 - (d) damage, mark, or deface any wall or other part of the building; (Any person who does, permits, or suffers any such damage shall be

- liable to pay the cost of such damage in addition to any penalty imposed by these by-
- (e) stand, loiter or cause any obstruction whatsoever in the entrance hall, exits, or passageways of the hall. (Any person so doing shall immediately disperse on being requested so to do by the secretary or other person duly authorised by the Committee or Police, whether in uniform or otherwise.)
- 23. No offensive impersonations or representations of living persons, or anything calculated to produce a disturbance, riot, or breach of the peace shall be permitted in the hall.
 - 24. The hirer of the hall shall be responsible for:-
 - (a) maintaining good order and the due observance of these by-laws by persons in, upon, or about the hall;
 - (b) any damage done to the building, fixtures, fittings, furniture, or crockeryware, or other parts of the hall.
- 25. The chairman and secretary of the Committee, or other person duly authorised by the Committee, or police constable, shall be permitted to have free ingress to the hall or any part thereof, and every facility shall be given them for enforcing these by-laws.
- 26. Any person desiring to notify the Committee of any matter pertaining to the control and management of the hall shall do so in writing addressed to the secretary of the hall.
- 27. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these by-laws, or commits or permits any breach or neglect thereof, shall be deemed to be guilty of an offence against these by-laws, and shall be liable to a penalty not exceeding £20 for each such offence.

Schedule of Hire Charges.

3.		£	s.	đ.
Dances:—Main Hall, Supper Room, kitch and crockery—from 7 o'clock p.m. uni	til 1			ek 6
p.m		1.	1	U
For each hour, or part thereof, after		٥	-ب	Λ
o'elock p.m		0	5	0
Other Entertainments: - Supper Room only	٠	0	5	0
Supper Room and Kitchen		0	7	6
Meetings:-Main Hall, day		0	10	0
" " night		1	1	0
Supper Room, day or night		0	5	0
Concerts:—Local		1	5	0
Travelling shows		2	0	0
Community singing		1	0	0
(One hour for practice or decorating	to			
be allowed free one night before enterta	ıin-			
ment.)				
Bazaars:—Day and night		2	0	0
Dinners:—Main Hall		1	7	6

Any article of crockeryware damaged or not accounted for shall be paid for at ruling prices.

Hirers using electric lights other than those installed in the hall to be charged for actual current consumed.

Passed at a meeting of the Harvey Road Board held at Harvey on the 12th day of December, 1938.

JACK LOWE, Chairman.

H. D'ARCY EVANS,
Acting Secretary.

Recommended-

(Sgd.) E. H. GRAY, Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of May, 1939.

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

THE ROAD DISTRICTS ACT, 1919-1938. Melville Road Board—By-law.

P.W. 658/36.

WHEREAS by the Road Districts Act, 1919-38, the Road Board of any district is empowered to make by-laws for all or any purposes in the said Act mentioned, the Melville Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, do hereby make and publish the following by-laws:—

BUILDING BY-LAWS.

Part 1.—Operation and Definitions.

1.—Application.

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

2.—Commencement.

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

3.-Repeal.

From the date of coming into operation of this bylaw, all previous by-laws made by the Board relating to buildings are repealed.

4.—Definitions.

In this by-law, subject to the context-

- "Act" means the Road Districts Act, 1919-1938.
- "Alteration" means any work made or done for any purpose in, to, or on a building (except that of necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which any building or erection or any part thereof shall be used.
- "Approved" means approved by the Board in writing or, in case where the surveyor is authorised by the Board to do so, approved by the surveyor in writing.
- "Area" applied to a building means the sum of the superficies of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls and such portion of the party walls as belong to the building.
 - "Board" means the Melville Road Board.
- "Building" means and includes erection, structure, detached room, outbuilding, hoarding and every structure of whatever kind capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by roofs or not, and every part of such structure and any addition or alteration thereto.
- "Builder" means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.
- "Dwelling-house" means a building used or adapted to be used wholly or principally for human habitation.
 - "District" means the Melville Road Board District.
- "Fire-resisting" used with reference to any materials includes:—
 - (a) brickwork constructed of good bricks (well burnt hard and sound), properly bonded and solidly put together with good lime or cement mortar;
 - (b) any stone suitable for building purposes by reason of its solidity or durability;
 - (c) sheet metals or other similar materials which are in the opinion of the Board fire-resisting;
 - (d) iron or steel (when used for columns, girders, or wall framing) encased in cement concrete or other incombustible or non-conducting external coating;
 - (e) slate, tiles, brick, and terra cotta, when used for covering, or corbels;
 - (f) concrete composed of broken bricks, stone chippings, or ballast and lime cement or calcined gypsum.

"External wall" means an outer wall of a building, not being a party wall, even although it adjoin a wall of another building

of another building.

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

- "Garage" means any building used for the housing of a motor or motor vehicle (not being a garage carried on as a business undertaking).
- "Height," in relating to any building, means measurement taken from the level of the footway (if any) immediately in front of the centre of the building or, when there is no such footway, from the level of the ground before excavation to the level of the ceiling or tie of the topmost storey.
 - "Height" in relation to storeys, means-
 - (a) in the case of the topmost storey, the measurement between the floor and the ceiling there of or between the floor and the under-surface of the tie of the roof, or, if there is no tie, then up to the level of half the vertical height of the rafters or other support of the roof;
 - (b) in the case of every storey other than the topmost storey, the measurements between its floor and the floor above.
- "Hoarding" includes any erection or structure erected, built, constructed, or used or that may be used for the purpose of writing, painting, pasting or posting thereon notices, advertisements, placards, or other printed, painted, or written matter are printed, written, painted, pasted, or posted, but shall not apply to a hoarding erected in a street for the purpose of carrying on building operations only, or to any dwelling-house or shop or any fence 7 feet or under in height, or to "To-Let or For Sale" boards not exceeding 20 square feet in area.
- "Main rooms" mean and include all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms or kitchens.
 - "New building" includes-
 - (a) any building erected or commenced to be erected after the date of this by-law coming into operation;
 - (b) any building which for more than half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-creeted or commenced to be re-creeted wholly or partially on the same site after the date of this by-law coming into operation;
 - (c) any space between walls and/or buildings which is roofed or commenced to be roofed after the date of this by-law coming into operation;
 - (d) any building removed or transported wholly or in sections into the district or from one part of the district to another part after the date of this by-law coming into operation.
- "Outbuilding" means any building on the curtilage of any dwelling, shop, or combined shop and dwelling used as a work shop or storeroom, not being a building for the storage of inflammable materials, nor for the housing of any animal or animals, including birds, and not exceeding 329 feet in area or 15 feet in height.
- "Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common use.
 - "Person" includes corporation.
 - "Public place" has the same meaning as in the Act.
- "Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in resistance to shear.
- "Right of way" means any lane or right of way, not a road, over which any person other than the owner thereof has a right of carriage way.
 - "Road" has the same meaning as in the Act.
- "Surveyor" means the building surveyor or acting building surveyor for the time being of the Board or other officer having for the time being the administration of this by-law.

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

"Square" applied to the measurements of any area means the space of 100 square feet.
"Surface" or "ground level" means the mean level

of the ground as determined by the surveyor.

"Wood or wooden buildings" means buildings of wood or having wooden frames,

5.—Classes of Buildings.

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

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

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

Class C .- "Public building class," which includes all buildings designed to accommodate an assemblage of people such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms, and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building belongs.

Part 2.—Notice of intention to Build or Demolish and Lodging of Plans.

6.—Notice to be given.

No builder shall commence any building or any addition or alteration to any building without first delivering at the Office of the Board a written application in the form of the First Schedule hereto, before so commencing and delivering to the surveyor,

Plans and specifications:

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

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

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

Drainage:

(d) Particulars of the proposed method of drainage.

Further particulars:

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

7.—Tracing Retained.

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

on the plans and specifications and signed by the Board.

8.—Plans, etc., to be kept at Building.

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

9.—Permits and Fees.

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

10.—Area of new Building.

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

11.—Permits shall lapse after Six Months,

A permit obtained pursuant to this by-law shall lapse and be of no effect, unless the building for which such permit was granted shall be commenced within three months and completed within six months from the date of such permit, unless the special permission of the Board is obtained for an extension of time for the completion of the building, and no building which is intended to be used as a dwelling-house, and no addition to any such building shall be built within 25 feet, measured horizontally from the road the building fronts, unless a building line at a different distance from such road has been fixed by the proper authority, and no building intended to be used as a dwelling-house, and no addition to any such building, shall be built within 3 feet, measured horizontally, from the boundary of the allotment on which the building is creeted.

12.—The Surveyor may enter and inspect.

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

13.—The Surveyor may stop Work if contrary to any By-law.

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

14.—Demolition or removal of Building.

When a building is to be demolished or removed the owner or contractor shall give 48 hours' notice to the Board of such intended demolition or removal.

15.-Nuisance to be avoided.

Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method.

Part 3.—Outbuildings and Garages.

16.-Materials.

Outbuildings may, subject to the limitations herein, be built and constructed of brick or other materials approved by the Board.

17.—No wooden Building to be extended within 8 feet of Outbuildings.

No wooden building may be extended in such a manner that an outbuilding and dwelling shall thereafter be within 8 feet of each other, but this provision shall not prevent the owner of a building on land adjoining that on which such outbuilding has previously been erected in different occupation from extending such building, subject to the provisions of this by-law.

18.—Outbuildings on Corner Blocks.

No outbuilding shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or if there is no adjoining building, at a less distance than 25 feet

19.—Stables erected with Walls of Brick.

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

20.—Distance of Stables from Boundaries.

No stable may be erected nearer than 50 feet to any dwelling nor than 10 feet to the boundary of land not in the same occupation.

21.—Fowl-houses.

Fowl-houses of not more than two squares in area and not more than 6 feet in height may be creeted at rear of any dwelling and not less than 4 feet from the boundary of land not in the same occupation; provided that the nearest portion of such fowl-house is at least 80 feet from any road and 30 feet from any dwelling-house, church, schoolroom, hall or factory. The walls and roof covering of such fowl-houses must be of iron or other fire registing material approved by the Board or other fire resisting material approved by the Board. Fowl-houses of more than two squares in area must comply with the regulations for buildings generally, and not be nearer to the boundary of land not in the same occupation than 5 feet and not exceed 7 feet in height.

22.—Position of Building.

Where the Board has prescribed a building line, no building shall be erected on any parcel or allotment of land, unless it is erected at the prescribed minimum distance of the street alignment.

Where the Board has not declared a building line, no building shall be erected closer to the street boundary parcel or allotment of land than 25 feet; provided that, where a building line has been prescribed or not, no building on any lot between the nearest street corners to the land or allotment in question, on the same side of the street, shall be erected closer to the street than the mean distance which the nearest existing buildings on the same side of the street are set back from the street boundary.

23.—Doors of Garages.

The doors of any garage when open shall not encroach on any road.

24.—Materials for Garages.

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

25.—Garage incorporated with Dwelling.

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

26.—Garages on corner Blocks.

No garage shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or, if there is no adjoining building, at a less distance than 25 feet from such road.

Part 4.—Materials.

27.—Quality of Materials.

All materials used in any building must be of good quality and shall be subject to the approval of the Board, and the Board shall have the power to condemn and to order the removal of or to remove at the expense of the owner any material which in its opinion is not suitable for use for the purpose for which it considers it is intended to use same, and no person shall use any material so condemned for any building, alteration, or addition addition.

28.—Second-hand Material.

 N_{0} old or second-hand material may be used unless approved in writing by the Board.

29.—Bricks.

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

30.-Sand.

Sand used for mortar and concrete in any building shall be clean and sharp, free from loam, dirt, salt, and organic matter.

31.-Lime and Mortar.

Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least 1 part by measure of line and not more than 3 parts by measure of line intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand. Cement mortar consisting of one part sement to 5 parts of sand may be subing of one part cement to 5 parts of sand may be substituted for lime mortar.

32.—Cement.

Cement mortar shall be composed of clean broken stone or other hard material, approved by the Board, mixed with clean sharp sand in the proportion of at least 1 part by measure of cement and not more than 4 parts by measure of sand, and shall be used before initial setting has commenced.

33.—Concrete.

Concrete for foundations shall be composed of clean Concrete for foundations shall be composed of crean broken stone or other hard material approved by the Board, broken to a gauge not exceeding 2 inches, and sand well mixed on a wooden floor or in an approved concrete mixer with cement in the proportions of 1 part by measure of cement to not more than 5 parts of the other materials. Concrete for purposes other than foundations shall be as specified above event that for walks dations shall be as specified above, except that for walls less than 6 inches in thickness and for reinforced work the stone used shall be broken to a gauge not exceeding three-quarters of an inch.

34.—Timber,

All timbers and wooden beams used in any building shall be good sound material, free from large or loose knots, slakes, or other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spaces as set forth in clause 62 of this by-law, subject, however, to clause 36 hereof.

35.—Lintels.

All lintels cast in concrete shall have the brand of the manufacturer stamped thereon, such manufacturer to be approved of by the Board. Builders casting lintels in position shall submit to the Board a plan showing position and details of reinforcements and specification of materials to be used, such design to be approved at the same time as the plan. Lintels up to 6 feet span shall be three courses in depth; lintels from 6 to 8 feet span shall be four courses in depth. All door and window heads shall be by concrete lintel or cement mortar joint brickwork, with camber bar.

All such lintels shall be reinforced with at least 31/4 inch bars and shall have a proper bearing at each end.

36.—Dimensions of Timber.

The timber used in brick dwelling-houses shall conform to not less than the following minimum sizes:—

Bottom wallplates 3in. by 2in.

Floor joists 4in. by 2in. at 1ft. 6in. centres. Floor Joists 4in. by 2in. at 1ft. 6in. centres.
Bearers 4in. by 3in., not exceeding 6ft. centres, and shall be at least 6in. clear of the ground.

Top plates 4in. by 1½in.
Rafters 4in. by 2in. at 2ft. centres for other than iron roof, or 3ft. centres for iron roof.
Purlins 4in. by 3in. for tile roof well strutted.
Ceiling joists 4in. by 2in. at 2ft. centres.
Ceiling hangers 6in. by 1½in.
Collar ties 4in. by 1½in.

Collar ties 4in. by 1½in. Ridge 7in. by 1½in.

Hips and valleys 8in. by 11/2in.

Part 5.—Construction.

37.—Exeavations and inspection of Trenches.

All excavations for footings shall be taken down to a solid foundation, to be approved by the Board, but not less than 12 inches below the natural surface of the ground, except in cases of special construction of foundation approved by the Board. No footing shall be placed in position until at least 24 hours' notice shall have been given to the Board that the trenches are ready for inspection.

38.—Drainage under Floors.

The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside and evenly graded to prevent any accumulation of water or drainage beneath the floors, and such surface shall, if required by the Board, be covered with properly mixed tar composition laid to a uniform thickness of not less than 2 inches in every part, rolled, ranned, and finished so as to be impervious to water and other inhalations.

In all wet or bad ground subsoil drainage shall be provided and laid as directed in writing by the Board.

39.-Walls to have Footings.

Unless with the consent of the Board every external wall and every party wall not carried on a "bressummer" and every pier and storey post shall have footings.

40.—Dimensions of Footings.

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

41.

In the case of wooden buildings the foundations thereof for all walls shall be in accordance with clause 62 of this by-law.

42.—External Walls.

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

43.—Construction of External Walls.

Every wall constructed of brick, stone, or other simihar materials shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it, except to the extent of 9 inches and as approved by the Board, and provided that the projection is well and solidly corbelled out and that the inside of the wall currying such corbelling is carried up vertically in continuation of the lower face thereor. All return walls shall be properly bonded to-

44.—Damp Course.

Every wall or fireplace of brick, stone, or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand or other approved impervious material, at least 6 inches above the surface of the ground below the lowest floor, and, in cases where it is not desirable to place the same throughout the building at one uniform level, then the said damp-proof course must be laid in horizontal layers connected at the end by a vertical course of the same materials and shall not be less than half an inch thick,

45.-Hollow Walls.

External walls shall be constructed as hollow walls and constructed in accordance with the following rules, unless the permission of the Board is first obtained to build the wall in solid foundation:-

- (a) The inner and outer parts of the wall shall be separated by a cavity, which shall throughout be of a width not exceeding 2in, or less than one inch.
- (b) The inner and outer parts of a wall shall be securely tied together with suitable bonding ties of adequate strength, formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distance apart not exceeding 3 feet horizontally and at least every fifth course vertically.
- (c) The thickness of each part of the wall shall throughout be not less than 41/2 inches.
- (d) The aggregate thickness of the two parts, excluding the width of the cavity, shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.
- (e) No hollow wall of not more than eleven inches in thickness shall be greater in superficial extent than three squares in any one storey, unless strengthened by a partition wall, fireplace, or projection pier, to the satisfaction of the Board.

46.

Concrete blocks shall contain not less than 1 part cement to 5 parts mixed aggregate, and shall be kept dump for a period of not less than 4 days and shall not be used green. Unless with the approval of the Board, no block shall be used within 14 days of the date of construction. The blocks shall be bedded and jointed in cement mortar.

47.—Thickness of Walls-Domestic Class.

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

Table A. Puildings of Domostic Class

Bunangs or	Domestic Ci	ass.
Length of Wall.	No. of Storeys.	Thickness of Wall—inches.
Walls built with Lime Mortar:	·	
Not exceeding 30 feet	1	9
-	2	9 9
Exceeding 30 feet	1	$13\frac{1}{2}$
0	2	$13\frac{1}{2}$ $13\frac{1}{2}$
Walls built with Cement Mortar:		72
Not exceeding 30 feet	1	9
,,	2	9 9
Exceeding 30 feet	1	9
	2	131/2 9
	48.	-

If any storey exceeds in height 18 times the thickness prescribed for the walls of such storey, thickness of each external and party wall throughout such storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one fourth part of the length of the wall. No increase in thickness of brick walls shall be less than 4½ inches.

49.

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

50,-Thickness of Walls-Warehouse Class,

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

Table B.

Buildings of the Warehouse Class. Length of Wall. No. of Thickness of Storeys. Wall-inches.

Walls built with Lime Mortar: Not exceeding 75 feet 131/2 13½ 2 18 3 18 18 $13\frac{1}{2}$ Exceeding 75 feet 18 0 18 3 221/2 18 18 Walls built with Cement Mortar: 131/2 Not exceeding 75 feet 2 $13\frac{1}{2}$ 131/3 3 1.8 $13\frac{1}{2}$ $13\frac{1}{2}$ Exceeding 75 feet 1 $13\frac{1}{2}$ 18 131/2

3 51.—Thickness of Walls under certain conditions.

18

18

 $13 \frac{1}{2}$

Walls under 75 feet in length may be constructed 9in. thick: provided they are strengthened with 41/2 in. piers, equally spaced, of which the collective widths amount to one fifth of the length of the wall. The height shall not exceed 12 feet when built with lime mortar or 13 feet 6 inches when built with cement mortar.

The thickness of walls under twenty feet in length may be two-thirds the thickness required for external or party walls, as stated in Tables A and B, but in no case no less than 9 inches.

53.

If in any storey of a building of the warehouse class the thickness of the wall as determined by the provisions of this Part of this by-law is less than one sixteenth part of the height of such storey, the thickness of the wall shall be increased to one sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one fifth part of the length of the wall. No increase in thickness of brick walls shall be less than 4½ inches.

The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

54.-Lengths-How measured.

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

55.—Cross Walls.

The thickness of a cross wall shall not be less than two thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than 9 inches, and no wall subdividing shall be deemed to be a cross wall unless it is carried up to the plate level of the topmost storey and unless in each storey the aggregate extent of the vertical faces or elevations of all the recesses and that of all the openings therein taken together does not exceed one half of the whole extent of the vertical face or elevation of the wall. If a cross wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the Board, it shall be deemed to be a cross wall in accordance with this regulation. But in one storey buildings of the domestic class 4½-inch cross walls will be permitted, provided the unsupported length of any wall does not exceed 25 feet.

56.—Cross Wall becoming external Wall.

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

57.—Internal and partition Walls.

(1) All external bearing walls and partition walls shall be constructed in such a manner as may be approved by the Board and shall be of brick, stone, concrete or cement block.

All such walls shall be not less than $4\frac{1}{2}$ inches thick: provided that where such walls form a division between flats, then such walls shall be not less than 9 inches thick.

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

58.—Isolated Piers.

No isolated brick or stone piers shall exceed in height 8 times the least diameter of same, if built of lime mortar, and 12 times, if built of cement mortar.

59.—Parapet to Walls on Boundary.

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

Parapet, Warehouse class:

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

60.—Party Walls.

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

61.

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

62.—Buildings wholly or partly in Wood.

The external walls of all wooden buildings shall not exceed in height 15 feet, measured from the floor level to the top of the wall plates. Every such building shall be wholly in one occupation, or be constructed or adapted so to be.

The following conditions shall apply as to scantlings and spacing of timber:—

Stumps (jarrah) 4in. by 4in. spaced not more than 4ft. apart, sunk not less than 18in. below natural surface of the ground, and tarred to a height of not less than 12in. above surface of ground.

Sole plates (jarrah)—12in, by 6in, by 11/2in.

Bottom plate and bearers—4in. by 3in, hardwood or jarrah.

Floor joists—4in. by 2 in. hardwood or jarrah, 18in. centres, supported at least every 5ft.

Vermin plate-4in, by 2in, hardwood or jarrah.

Bearers-4in. by 3in.

Studs-4in. by 2in., 2ft. centres.

Angle studs-4in, by 4in,

Top plates, wooden buildings-4in. by 2in.

Rafters—4in. by 2in., 2ft. centres for tiles, or, for iron roof, 3ft. centres.

Under purlins-4in, by 3in, for tile roof,

Purlins-3in. by 11/2in. for iron roof.

Ceiling joists-4in. by 2in., 2ft. centres.

Ceiling hangers—8in. by 11/4in., not more than 7ft. apart.

Collar ties-4in, by 1½in.

Ridge—7in. by 11/4in.

Hips-8in. by 11/4in.

Fascia-9in. by 1in.

Flooring boards-lin. thick by varying widths.

Weatherboards—11/4 in. lap.

Washhouses, w.c.'s, and wood sheds not under main roof to be of not less than 3in. by 2in. framing. W.C. shall be constructed not less than 5ft. by 3ft. internal dimensions.

63.—Vermin Plates.

Vermin plates must be used in the construction of all wooden buildings, except sheds, and must be of at least 8in. by 8in.

64.-Rougheast.

Stucco or roughcast work must be done with not less than 1½in. by 14-gauge mesh, unless applied to brickwork.

65.—Interior of Walls.

The interior of all walls and ceilings of every wooden building which is intended to be used or shall or may be used as a dwelling-house shall be constructed of plaster sheets, or of approved wood, or fire-resisting materials.

66.—Roofs.

The roof of every building shall be constructed of tiles, slates, metal or other material approved by the Board.

67.—Reinforced concrete Buildings.

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

68.—Public Buildings.

In any case in which the plans of any proposed building are required by law to be approved by the Public Works Department such approval shall be obtained before such plans are submitted for the Board's approval.

69.—United Buildings.

Buildings not to be united:

Buildings shall not be united, except where they are wholly in one occupation, but doorways may be allowed in party structures opening on to staircases, landings, or passages provided they are protected with iron-cased or tin-clad doors. Such doors shall be hung so as not to block the staircases, landings, or passages.

Buildings shall not be united if, when so united and considered as one building only, they would not be in conformity with the provisions of this by-law.

71.—Buildings ceasing to be in one Occupation.

Whenever any buildings which have been united cease to be in one occupation, all openings made for the purpose of uniting the same in any party wall between the buildings or in any external wall, where such wall is over 8½ inches in thickness, shall be stopped with over 872 lines in therefores, shall be stopped with materials similar to that of which the wall is constructed, or material approved by the Board. Openings in all walls shall be stopped as above to the full thickness of the wall. Any timber placed in the wall shall be removed if it would no longer comply with the provisions of this bylaw. of this by-law.

72.—Notice to Board.

Whenever any buildings which have been united cease to be in one occupation, the owner thereof, or, if the buildings are the property of different owners, then each of such owners, shall forthwith give notice to the Board, and shall cause any openings made in the party or external walls to be stopped, as provided in the last procedure clause. preceding clause.

73.—Buildings deemed to be United.

Buildings shall be deemed to be united when any opening is made in the party wall or the external walls dividing such buildings, or when such buildings are so connected that there is access from one building to the other without passing into the open air; provided that buildings shall not be deemed to be united when they are connected only by an open gangway.

ALTERATIONS, ADDITIONS, ETC.

74.—Alterations.

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

75.—Rebuilding party or external Walls.

Unless in any case the Board otherwise allows, where a party or external wall not in conformity with this bylaw has been taken down, burnt, or destroyed to the extent of one half thereof (measured in superficial feet), every remaining portion of the old wall not in conformity with this by-law shall either be made to conform therewith or be taken down before the rebuilding thereof.

76.—Additions or Alterations.

Every addition to or alteration of a building and any other work made or done for any purpose in or upon a building (except that of necessary repairs not affecting the construction of any external cross or party wall) shall, so far as regards such addition or alteration or other work, be subject to the provisions of this by-law relating to new buildings.

Part 6.-Ventilation, Lighting, and Drainage.

77.—Height of Rooms.

The rooms in all buildings shall be in every part not less than 10 feet from floor to ceiling.

Attic rooms.—Provided that, in the case of buildings of more than one storey, living rooms wholly or partially in the roof may be not less than 8 feet 6 inches in height from floor to ceiling over two-thirds of the floor

78.—Minimum area of Rooms.

No room shall have less floor area than 100 sq. ft.; provided this clause shall not apply to bathrooms, store rooms, pantries, and kitchens.

79.—Windows and Ventilators.

All rooms in a building intended to be used as a dwelling shall have one or more windows opening directly into the external air, the area of such widows to be equivalent to at least one tenth of the floor area, and shall be ventilated by ventilators communicating directly with the outside air placed near the ceiling of each room and of an area satisfactory to the Board.

80.—Application to Shops.

- (a) The provisions of this Part of this by-law relat-(a) The provisions of this Part of this by-law relating to the height, lighting, and ventilation of main rooms in dwellings shall, as far as applicable, apply to all shops, save that the windows need not be constructed so as to open if other approved provision for ventilation be made and that the minimum height of walls in shops shall be 12 feet.
- (b) The width of all shops shall be at least 20 feet as measured along the frontage to the roadway and not as measured diagonally to the frontage of the roadway.

81.-Floors.

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

82.—Space under Floors.

The space under the ground floor of every building shall have a sufficiency of openings through all walls under the floor thoroughly to ventilate same.

83.—Water not to be allowed to drip on any Public place.

Roofs, gutters and flashings of any building, and of any projection therefrom, and also balconies, verandahs, and shop fronts shall be so arranged and constructed and supplied with gutters and pipes as to prevent the water therefrom dropping or running over any public way. All such pipes, gutters, flashings shall be made of metal and shall be maintained in good conditions.

84.—Permit may be refused if Drainage not satisfactory.

The Board may refuse to approve the plan of any building, or of any addition or alteration to any building, until it is satisfied that the proposed building or addition or alteration and the site and the curtilage thereof will be properly drained.

85.—Septie Tanks.

The plans for a new building where a public sewer is not available shall include provision for the proper disposal of sewerage by means of the septic tank system, excepting that area west of the Road Board Offices and properties where the M.W.S. S. & D. Department mains are not available for service.

86.—Drainage waste Water.

Every person who shall erect a building shall provide proper drains, sufficient for carrying away all waste waters into properly constructed soak wells, in accordance with the Health Act by-laws.

87.—Drains, Baths, Sinks, etc.
Waste water pipes from baths, sinks, and wash troughs shall be of wrought iron, with trap fittings at all right angles, and shall discharge over a proper earthenware "P" trap with 4in. glazed earthenware drain-pipes properly cemented at joints and communicating with a properly constructed soak well at least 20ft. from any dwelling.

88.—Roof Water disposal.

All buildings shall be provided with pipes for carrying off rain water from the roof thereof to at least 2ft. clear of the foundations, to the satisfaction of the Board.

The total floor areas of all buildings on any lot shall not amount to a greater area than half the area of the lot or parcel of land on which the buildings are erected, and no dwelling shall be erected on a less area than 6,000 square feet; provided that this restriction to 6,000 square feet; provided that this restriction to 6,000 square feet for each availage shall not apply where a square feet for each dwelling shall not apply where a Certificate of Title has been issued for a lot or parcel of land of smaller area prior to the date of the by-laws.

Part 7.—Removal of Buildings.

90.

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

Part 8.-Verandahs, Projections, Signs, Hoardings,

- (a) No person shall erect, or cause or permit to be erected, any portice or vermudah over the footway of any road in the district, without first obtaining the consent road in the district, without first obtaining the consent of the Board in writing, and such portice or verandal shall be of the shape, figure, dimensions, and materials as set forth on the plan and specifications for the time being adopted by resolution of the Board, but the lowest part of the frieze or rails of such portice or verandal shall in no case be of less height than 9ft, above the level of the outer edge of the footway.
- (b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass, protected underneath with a fine mesh wire netting or armoured glass, to the satisfaction of the
- (c) No verandah, portico, or awning shall be erected over any portion of any public street or way, excepting of the cantilever type.

92.—Porch, Landing, etc.

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

93.—Shop Windows.

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

94.—Woodwork abutting on Roads.

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

95.—Signboard, Hanging Lamp, etc.

No signboard, Hanging Lamp, etc.

No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any road, unless the permission in writing of the Board be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction, and design approved by the Board, and shall be in no part less than 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft. nor, unless attached to a verandah, project over the footpath or road.

96.—Unsightly, dangerous Fence.

When any fence abutting on or within 10ft, of any road or public place within the district is in a dangerous or unsightly state, the Board may by notice in writing to be served on the owner of such fence require such owner within 14 days from receipt of such notice to take down or repair such fence, as the case may require, and such owner shall comply with such notice.

97.—Fences and Walls.

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

Part 9.—Chimneys, Flues, Fireplaces, and Heating Apparatus.

98.—Foundations, Footings, etc.

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

(2) Chimneys may be corbelled out 14 inches from walls 9 inches in thickness on corbels of stone or other incombustible material not less than 10 inches in depth and of the full width of the jambs.

99.—Chimneys with soot Doors.

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

Position of soot Doors:

(2) All soot doors shall be distant at least 15 inches from any woodwork.

100.—Arches.

An arch of brick or stone of sufficient strength shall the breast thereof. Every camber arch shall have the abuttments tied in by an iron bar or bars of sufficient strength turned up or down at the ends and built into the jamb for at least 41/2 inches on each side.

101.—Flues.

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

102.—Flues in connection with Engines.

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

103.—Lining, etc., of Flues.

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

104.—Jambs.

The jambs of every fireplace opening shall extend at least 9 inches on each side of the opening thereof.

105.--Incombustible Material in certain Cases.

The breast of every chimney shall be of incombustible material at least 4 inches in thickness, and the brickwork surrounding every smoke-flue shall be at least 4½ inches in thickness. Provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wythe of cast-iron not less than one inch in thickness.

106.—Backs of Fireplaces.

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

107.—Thickness of Flues.

The thickness of the upper side of every flue when its course makes with the horizon an angle of less than 45 degrees shall be at least 9 inches.

108.—Height.

Every chimney, flue, or chimney shaft shall be carried up in brick or stonework at least 4 inches thick through-out to a height of not less than 3ft. above the roof, flat, or gutter adjoining thereto, measured at the high-est point in the line of junction with such roof, flat, or gutter.

109.

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

110.—Chimney Shafts.

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

111.—Slabs.

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

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

112.—Hearths, etc.

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

113.—Flues in party Walls.

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

114.—Cutting into Chimney Shaft.

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

- (a) letting in or removing or altering pipes, flues, or funnels for the conveyance of smoke, hot air, or steam;
- (b) forming openings for soot doors, each opening to be fitted with a close iron door and frames;
- (c) making openings for the insertion of ventilating valves: provided that an opening shall not be made nearer than 12 inches to any timber or combustible substance.

115.—Position of Timber Work.

Timber or woodwork shall not be placed-

- (a) under any chimney opening within 6 inches from the upper surface of the hearth of such chimney opening;
- (b) within 2 inches from the face of the brickwork or stonework of any chimney or flue, unless the face of such brickwork or stonework is rendered.

116.—Position of Wooden Plugs.

Wooden plugs shall not be driven nearer than 3 inches to the inside of any flue or chimney opening, nor any iron holdfast or other iron fastening nearer than 2 inches thereto.

117.—Ironwork.

No iron or steel joists or other ironwork shall be placed in any flue, except in so far as the same may be required for insuring stability.

118.—Floors above Furnaces or Ovens.

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

Part 10.—Exempted Buildings.

119.—Ferneries, Aviaries.

This by-law shall not apply to any greenhouse, fernery, aviary, or to an outbuilding, if such outbuilding is on an area of not less than 5 acres, used for agricultural or similar purposes only, or to temporary and removable offices and sheds used by builders during the construction of any building at or about the site of such building for a period not exceeding six months.

Part 11.—Enforcement of By-laws and Penalties. 120.—No Building may be creeted except in compliance with this By-law.

No person shall erect, build, or construct, or remove, or make any alteration or addition to, or cause to be erected, built, or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this by-law.

121.—Penalty for Breach.

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

122

If the surveyor shall certify in writing to the Board that any building has been removed into or erected or re-erected in the district or occupied contrary to the provisions of this by-law, or that any building is in such a dilapidated, ruinous, or unsafe condition as to be dangerous to the public safety, the Board or any officer thereof may give to the owner, occupier, or builder, or leave upon the site of such building a notice in writing requiring such owner to alter or repair, or to remove or pull down such building within such time as is limited by such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

123.—Notice to make Building conform to By-law.

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

124.—Power of Board where Building or erection is contrary to By-law.

If default shall be made in complying with any notice mentioned in the last two preceding clauses, then, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said Board by its surveyor, officer, or other authorised agent or agents to enter upon any building and on the site thereof, with a sufficient number of workmen, and for that purpose, to break down any fence surrounding the land on which the building is situate, and to demolish and pull down the said building, or any part or parts thereof and to do any other Act that may be necessary for the purpose and to remove the materials thereof to some convenient place, and if the Board in its discretion thinks fit to sell the same, in such manner as it thinks fit, and all expenses incurred by the Board, its surveyor, officer, or other authorised agent or agents in demolishing and pulling down the said building or any part thereof and selling the same, and in doing other acts as aforesaid, and all fees and penalties due by the owner, occupier, or builder thereof, may be deducted and retained by the Board out of the proceeds of the sale, and the Board shall restore the surplus if any, arising from such sale to such owner, occupier, or builder, or other person legally entitled thereto on demand, and any deficiency shall be made good and penalties the owner, occupier, or builder to the Board on demand.

FIRST SCHEDULE.

B.P. No...... Year

Form of Application.

I, ..., of ..., as owner or builder, hereby make application for a permit to erect a ..., in Ward ..., on allot. ..., situated in ... street, for

Frontage of allot......feet, depth.....feet.

Building to be used for....

No. of rooms.....; height of walls.....feet, first storey; second storey.....walls to be built of; linings to be of......

Distance from street, frontageside boundaries to face of outer wall.		. fro	un
Outbuildings to be erected as follows:— Used as, height of walls To be built of; roof Distance from nearest building on allot. is Drainage: I propose to drain building by to	 	 	
Cost of buildings	st o	of r ut a	on py ny
Signed	٠.,		
Approved Date			
Received on			
Referred to Board			
and the second of the second o			

SECOND SCHEDULE.			
Prescribed Fees.		s.	
New buildings of an area two squares or less	0	5	0
New buildings of an area of more than two squares, 2s. 6d. per square.			
Addition or alteration to buildings—			
Where the value of the addition or altera-			
tion does not exceed £50	0	5	()
Where the value of the addition or altera-			
tion exceeds £50 but does not exceed £100	0	10	0
Where the value of the addition or altera-	•		
tion exceeds £100, at the rate of 10s.			
per £100.			
Erection of garage, bungalow, or detached room or outbuildings, two squares or less	0	5	()
Removal of buildings—		~	
For inspection only of a building not in the district—whether removal is approved or not—Minimum £2 2s. up to 10 miles; over 10 miles, £2 2s. plus 1s. per mile for each mile over. For inspection of a building within the			
district, whether removal is approved	-		
or not		. 2	0

Adopted by the Melville Road Board at a meeting held on the 4th day of April, 1939.

(Fees for permit additional to inspection fee.)

E. F. EDWARDES, Chairman.

E. C. TOMPKINS, Secretary.

Recommended-

(Sgd.) E. H. GRAY, Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of May, 1939.

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

THE ROAD DISTRICTS ACT, 1919-1933.

Harvey Road Board. Proposed Loan No. 19.

Notice of intention to borrow £4,500.

NOTICE is hereby given that the Harvey Road Board proposes to borrow the sum of £4,500, to be expended upon works and undertakings within the Harvey Road District, such works and undertakings being the bitumen surfacing of approximately four miles six chains of roads in Harvey.

The plans and specifications of such works and undertakings, an estimate of the cost thereof, and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, have been prepared and are open for inspection of ratepayers at the offices of the Board, Harvey, between 9 a.m. and 4 p.m. on week days and

between 9 a.m. and 12 noon on Saturdays, within one month from the last publication hereof.

The amount of £4,500 is proposed to be raised by the sale of debentures repayable by forty equal half-yearly instalments, inclusive of interest, over a period of twenty years from the date of the issue thereof, in lieu of the formation of a sinking fund.

Interest at the rate of £4 10s, per centum per annum will be payable on the amount of the Loan and will be payable half-yearly in the instalments as aforesaid.

be payable half-yearly in the instalments as aforesaid. The amount of the said debentures, inclusive of interest, will be payable at the Bank of New South Wales, Harvey.

The works and undertakings for which the proposed Loan is intended to be raised are in the opinion of the Board of special benefit to portion only of the said Road District, namely, the Central Ward as defined in the Government Gazette of the 10th day of August, 1933.

Dated the 15th day of May, 1939.

J. LOWE, Chairman.

W. R. ECKERSLEY, Secretary.

THE ROAD DISTRICTS ACT, 1919-1933.

Harvey Road Board.

Proposed Loan No. 20.

Notice of intention to borrow £4,000.

NOTICE is hereby given that the Harvey Road Board proposes to borrow the sum of £4,000, to be expended upon works and undertakings within the Harvey Road District, such works and undertakings being the bitumen surfacing of approximately four and a-half miles of roads in Cookernup and Yarloop.

The plans and specifications of such works and undertakings, an estimate of the cost thereof, and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, have been prepared and are open for inspection of ratepayers at the Offices of the Board, Harvey, between 9 a.m. and 4 p.m. on week days and between 9 a.m. and 12 noon on Saturdays, within one month from the last publication hereof.

The amount of £4,000 is proposed to be raised by the sale of debentures repayable by forty equal halfyearly instalments, inclusive of interest, over a period of twenty years from the date of the issue thereof, in lieu of the formation of a sinking fund.

Interest at the rate of £4 10s, per centum per annum will be payable on the amount of the Loan and will be payable half-yearly in the instalments as aforesaid.

The amount of the said debentures, inclusive of interest, will be payable at the Bank of New South Wales, Harvey.

The works and undertakings for which the proposed Loan is intended to be raised are in the opinion of the Board of special benefit to portion only of the said Road District, namely, the North Ward as defined in the Government Gazette of the 10th day of August, 1933.

Dated the 15th day of May, 1939.

J. LOWE, Chairman.

W. R. ECKERSLEY, Secretary.

THE ROAD DISTRICTS ACT, 1919-1933.

Harvey Road Board.

Proposed Loan No. 21.

Notice of intention to borrow £2,500.

NOTICE is hereby given that the Harvey Road Board proposes to borrow the sum of £2,500, to be expended upon works and undertakings within the Harvey Road District, such works and undertakings being the bitumen surfacing of approximately 200 chains of roads in Brunswick.

The plans and specifications of such works and undertakings, an estimate of the cost thereof, and a

statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, have been prepared and are open for inspection of ratepayers at the Offices of the Board, Harvey, between 9 a.m. and 4 p.m. on week days and between 9 a.m. and 12 noon on Saturdays, within one month from the last publication hereof.

The amount of £2,500 is proposed to be raised by the sale of debentures repayable by forty equal half-yearly instalments, inclusive of interest, over a period of twenty years from the date of the issue thereof, in lieu of the formation of a sinking fund.

Interest at the rate of £4 10s, per centum per annum will be payable on the amount of the Loan and will be payable half-yearly in the instalments as aforesaid.

The amount of the said debentures, inclusive of interest, will be payable at the Bank of New South Wales, Harvey.

The works and undertakings for which the proposed Loan is intended to be raised are in the opinion of the Board of special benefit to portion only of the said Road District, namely, the Brunswick Ward as defined in the Government Gazette of the 10th day of August, 1933

Dated the 15th day of May, 1939.

J. LOWE, Chairman. W. R. ECKERSLEY, Secretary.

Public Works Act, 1902-1933.

P.W.W.S. 271/39; Ex. Co. No. 1073.

LAND RESUMPTION.

Lake Hinds Agricultural Water Supply.

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 Melbourne District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 25th day of May, 1939, been set apart, taken or resumed for the purposes of the following public work, namely:—Lake Hinds Agricultural Water Supply.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28915 (L.T.O. Diagram 11259), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in His Majesty 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 casements whatsoever.

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 28915.	Owner or Reputed Owner.	Description.	Quantity.	
1	Mathew Thomas Bowen	portion of Melbourne Location 1957 (Certificate of Title Volume 1004, Folio 898)	a. r. p. 0 2 33·6	

Certified correct this 22nd day of May, 1939.

H. MILLINGTON,
Minister for Works.

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 25th day of May, 1939.

Public Works Act, 1902-1933.

P.W.W.S. 706/37; Ex. Co. No. 1072.

LAND RESUMPTION.

Bridgetown Auxiliary Water Supply Pump House Site with access thereto.

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 Nelson District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 25th day of May, 1939, been set apart, taken or resumed for the purposes of the following public work, namely:—Bridgetown Auxiliary Water Supply Pump House Site with access thereto.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28916 (L.T.O. Diagram 11263), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in His Majesty 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. 28916.			${\it Description}.$		Quantity.	
1 2	Bridgetown Golf Club (Incorporated) Piers Edward Egerton-Warburton		portion of Nelson Location 6799 (Certificate of Title Volume 1032, Folio 795) portion of Nelson Location 1266 (Grazing Lease 68/3869, Crown Lease 1329/33)	a. 1	r. 0 2	p. 36·8 24·2

Certified correct this 22nd day of May, 1939. H. MILLINGTON, Minister for Works.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

THE LAND DRAINAGE ACT, 1925.

Drainage Board Elections.

Water Supply Department, Perth, 26th May, 1939.

IT is hereby notified, for general information, in accordance with section 35 of the Land Drainage Act, 1925, that the following gentlemen have been elected members of the undermentioned Drainage Board:—

	Date of	Members Elected.			
Drainage Board.	Election.	Surname.	Christian Name.		
Stirling	April, 1939	Moriarty Hutton	Edward Frederick George		

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

THE TRAFFIC ACT, 1919-35.

Municipality of Albany-Traffic By-laws.

P.W. 469/37 THE Albany Municipal Council, pursuant to an Order in Council made under section 48 of the Traffic Act, 1919-35, and in exercise of the powers thereby conferred, doth hereby make the following by-laws to regulate the standing of vehicles and the driving thereof in one specified direction within the Municipality of Albany:—

- No person in charge of any vehicle shall at any time cause or permit such vehicle:-
 - (a) to be parked on the eastern side of York street, except diagonally according to lines painted on the road surface with the forcpart of the vehicle towards the gutter in a downhill or south-easterly direction;
 - (b) to be parked within 100 feet of the Monument now standing at the intersection of York street, Perth road, Middleton road, and Lockyer avenue.
- 2. No person shall ride, drive, or park any vehicle or cycle, or cause or permit the same to be ridden, driven, or parked at any time upon the lawn, or any extension or part thereof, at Middleton Beach, or upon the footpath in front of the Zephyr Hostel at Middleton Beach.
- 3. No person shall ride or drive any vehicle, or ride, drive, or be in charge of any animal on the North avenue of Peel place, between Council and Aberdeen streets, being the separate macadamised roadway on the northern portion of Peel place nearest the build-ing line, except when proceeding in an easterly direc-tion tion.
- 4. Any person committing a breach of any of the foregoing by-laws, either by act or omission, shall on conviction be liable to a penalty not exceeding twenty pounds or to imprisonment not exceeding one month.

Made and passed by resolution of the Albany Municipal Council at a meeting held on the 24th day of April, 1939.

> H. J. C. HANRAHAN, Mayor.

> R. HOUGHTON, Town Clerk.

Recommended-

E. H. GRAY, Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of May, 1939.

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

THE TRAFFIC ACT, 1919-1935.

Drakesbrook Road Board. Heavy Traffie By-law.

P.W. 1679/37.

THE Drakesbrook Road Board, pursuant to an Order in Council under section 48 of the Traffic Act, 1919-1935, and in exercise of the power thereby conferred, doth hereby make the following by-law to have effect in the Drakesbrook Road District:—

The carriage by any vehicle of a load (including the weight of the vehicle) exceeding five tons over the Harvey River bridge on Coronation road, at the western corner of Location 872, is hereby prohibited.

Passed by a resolution of the Drakesbrook Road Board at a meeting held on the 14th day of April, 1939.

> C. H. HENNING, Chairman.

> J. SMETHURST, Secretary.

Recommended-

(Sgd.) E. H. GRAY, Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 4th day of May, 1939.

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

MUNICIPAL CORPORATIONS ACT, 1906-1938.

Municipality of Cottesloe-Sale of Land.

Department of Public Works, Perth, 25th May, 1939. P.W. 102/36. IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has consented, under the provisions of section 209 of the Municipal Corporations Act, 1906-1938, to the sale by the Municipality of Cottesloe of all that piece of land, being Cottesloe Lot 197, containing 1 acre 2 roods 16.8 perches, and being the whole of the land comprised in Certificate of Title No. 1057, Folio 906.

> (Sgd.) W. S. ANDREW, Under Secretary for Public Works.

BAYSWATER TOWN PLANNING SCHEME.

NOTICE is hereby given that the Road Board of Bayswater on 3rd May, 1939, passed the following resolu-

Resolved that the Board, in pursuance of section 7, subsection (4) of the Town Planning and Development Act, 1928, amplify and amend the Bayswater Town Planning Scheme (T.P.B. 448/33, gazetted on 12th April, 1935), in so far as it applies to Shopping Areas, by including Lots 1, 2, 3, 4, and 7, Diagram 2875, Location W, situated on the south side of Guildford road, between Garratt road and Adelia street, also Lots 23, 24, 25, 26, 27, Diagram 2212, Location W, situated on the north side of Guildford road between Garratt road and Mahdi street, Bayswater, in the Shopping Area, and which are shown on the Plan No. 1 by a red

border around the abovementioned lots.
And notice is hereby further given that Plan No. 1 referred to in the above resolution has been deposited at the Town Hall, Slade street, Bayswater, and will be open to inspection by all persons interested, without payment of any fee, between the hours of 10 a.m. and 4 p.m., Mondays to Fridays, and 10 a.m. to 12 noon, Saturdays.

Any objection to the above proposed amendment should be sent in writing to the secretary of the Bayswater Road Board before 15th June, 1939. Notified for public information.

Dated this 23rd day of May, 1939.

DAVID L. DAVIDSON, Chairman Town Planning Board.

ROAD DISTRICTS ACT. 1919-1934.

Form 90

Notice of Presentation of Petition for Sale of Land for Non-payment of Rates.

In the Local Court at Northam.

In the matter of the Road Districts Act, 1919-1934, and in the matter of an Application by the Meckering District Road Board for Sale of Land for unpaid Rates.

NOTICE is hereby given that a Petition has been presented to the Local Court at Northam by the Meckering District Road Board praying that the lands described in the Schedule to the Petition may be ordered to be sold for non-payment of rates.

A copy of the said Schedule is hereunto attached. And notice is further given that Thursday the twentieth (20th) day of July, 1939, at 10 o'clock in the forenoon, has been appointed as the time when the Magistrate will inquire at the said Court concerning the various matters mentioned in the said Schedule and also whether all notices required by law to be given have been given.

Attention is directed to the following provision of the Act:-

Rule 7. Third Schedule.—Any person who is an owner or ratepayer of any land proposed to be sold or taken possession of, or who is interested in the same as mortgagee or otherwise may, on filing an affidavit proving his title to attend under this rule (of the filing of which affidavit the Clerk shall give the Board notice), attend on the making of the inquiries; but if the Magistrate shall be of opinion that there was no substantial reason for his attendance, the Magistrate may order him to pay the costs occasioned thereby.

Dated the 18th day of May, 1939.

E. P. FOREMAN, Clerk of the Court.

THE SCHEDULE.

No. Description of Land.	Reference to the Volume Folio of the Title to the Land if under the Transfer of Laud Act, 1893.	the Names and Addresses, so far as	The Rates due to the Board and in Arrear on the Land.
	Vol. Fol.		£ s. d.
1 Cunderdin Lot 252	805 34	Charles William Lofthouse, of Cunderdin, builder	
2 Cunderdin Lot 253	805 34	Charles William Lofthouse, of Cunderdin, builder	
3 Cunderdin Lot 12	449 194	William James Stewart, of Northam, store-	
4 Tammin Lot 1.0	584 116	Martin Lavelle, of Northam, plasterer	
5 Tammin Lot 33	406 126	Albert Slade, of Tammin, labourer—The National Bank of Australasia, Limited.	
6 Tammin Lot 34	269 92	as Mortgagee	$\begin{array}{cccc} 12 & 3 & 4 \\ 3 & 0 & 10 \end{array}$

THE FACTORIES AND SHOPS ACT, 1920-37.

Department of Labour,
56 James street,
Perth, 16th May, 1939.

F. & S. 155/31.

NOTICE is hereby given that, at a Poll taken in the Lower Blackwood Shop District on the 9th May, 1939, under the provisions of section 106 of the Factories and Shops Act, 1920-37, on the Resolution "Do you vote that shops generally throughout the District shall close at one o'clock p.m. on Saturdays," 112 electors voted "Yes" and 100 voted "No." The resolution was therefore carried in the affirmative by a majority of 12.

therefore carried in the affirmative by a majority of 12. Shops generally in this district are therefore required to close at one o'clock p.m. on Saturdays and may observe the late trading night on Fridays.

(Sgd.) E. H. GRAY, Acting Minister for Labour.

THE NOXIOUS WEEDS ACT, 1924.

Northampton Road District By-laws.

NOTICE is hereby given that the Northampton Road Board, being a local authority within the meaning and for the purposes of the Noxious Weeds Act, 1924, and exercising the power in that behalf conferred upon the said Board by section 26 of the Noxious Weeds Act, 1924, did, at a meeting of the said Northampton Road Board duly held at Northampton, in Western Australia,

on Saturday, the 13th day of May, 1939, by resolution duly passed, make a by-law under and for the purposes of the Noxious Weeds Act, 1924, and in respect of the Northampton Road District, as follows:—

- 6. (a) When the owner or occupier of any land has received in respect of such land a notice under section 7 of the Noxious Weeds Act, 1924, and such owner or occupier is not exempt from compliance with the requirements of such notice by section 9 of the said Act, such owner or occupier shall not remove, or cause or suffer to be removed from the said land any sheep, cattle, or other animal or any vehicle or other chattel likely to act as a carrier of the seed of any noxious weed from the said land, unless and until such owner or occupier has received from the inspector or other officer of the Board authorised to give the same, either a certificate in writing that all the requirements of the said notice have been carried out to the satisfaction of such inspector or other officer, or a permit in writing from such inspector or other officer for the removal from the said land of the sheep, cattle, or other animal, or the vehicle or other chattel specified in such permit.
- (b) Any person who contravenes paragraph (a) of this by-law shall be guilty of an offence and shall be liable to a penalty of any sum not exceeding five pounds.

Dated this 13th day of May, 1939.

(Sgd.) C. T. LAUDER, Chairman.

C. F. FRASER, Secretary Northampton Road Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

			-	Accepted Tenders.		
Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
259/39	1939. May 19	White Rock Quarrics, Ltd.	125a, 1939	Granite Sercenings for Midland Junction - Merredin-Southern Cross Road 1001, Merredin Eastward for 31 miles, approx. 3,640 eub. yds., at your Quarry, Doodlakine (Railway	Main Roads	4s. 6d. cub. yd.
322/39	do.	Mungedar Pastoral Co., Ltd.	152a, 1939	Truck Measurement) Sercened Quartz Gravel Screenings for Pt. Moore Lighthouse Road, as per Item 1, approx. 145 cub. yds., F.O.R. Gerald-	do	18s. 11d. cub. yd.
280/39	do.	Pike Bros	142a, 1939	ton Siding Groceries for Kalgoorlic District Hospital, for the period from 1st June, 1939, to 30th No- vember, 1939, as per Items 1	Medical	Rates on appli- eation.
163/39	do.	Agent General, London	82a, 1939	to 61 inclusive Hollow Stay Bolt Steel, \{\bar{a}\)in. diameter, "Dunic," as per Item 1, C.I.F. Fremantle	Railways	£44-10s. ton.
148/39	do.	The North British Rubber Co., Ltd.	76a, 1939	(payment in London) Vacuum Brake Material for Railways from 1st July, 1939, to 30th June, 1940, as per Items 1, 2, 3, 4, 5, 11, 12, 15.	do,,	Rates on appli- cation.
.,	do.	Dunlop-Perdriau Rub- ber Co., Ltd.	. 7	17, and 20, F.O.R. Perth Vacuum Brake Material for period from 1st July, 1939, to 30th June, 1940, as per Items 6, 7, 8, and 9, F.O.R.	do	do.
,.	do.	A. Spooner	7.	Perth Double Flanged Piston Bushes, I.R., for 15in., 18in., and 21in. cylinders, for period from 1st July, 1939, to 30th June, 1940, as per Item 13,	do	23s. 6d. per 100.
,,	do.	The Leyland & Birmingham Rubber Co., Ltd., per W. M. Couper & Co.	.,	F.O.R. Perth Vacuum Brake Material for period from 1st July, 1939, to 30th June, 1940, as per Items 10, 14, 16, 18, 19, and	do	Rates on application.
239/39	do.	Harris, Scarfe & Sandovers, Ltd.	110a, 1939	21, C.I.F. and E. Fremantle Zine White in Oil, and Brushes, for period from 13th June, 1939, to 30th June, 1940, as follows— Item 4—Zine White in Oil (Borthwick's Genuine): (a) In 28lb. containers (b) In 14lb. containers	Various	45s. per cwt. 47s. 9d. per cwt.
				(c) In 7lb. containers Item 6—Brushes: (a) Calcimo, 6in. Zevenbooms Superex, No. 36		49s. 9d. per ewt. 29s. each.
,,	do.	George Evans & Co	2.	(b) Roofing, 3½in., Zeven- booms, No. 25 Ready Mixed Paint, Putty, Var- nish and Gold Size, as per Items	do.	8s. 11d. each.
				2, 5, 7, 8, 9 and 12:— Item 2—Ready Mixed Paint "Evanco," during July, September, November, 1939; January, March		Rates on application.
				and May, 1940 Item 5—Putty "Evanco," during July, September, November, 1939; Jan- uary, March and May,		do. do.
				1940 Item 7—Varnish, Special Oak (" Evanco," made by		do. do.
				B.A.L.M. Co., N.S.W.) Item 8—Varnish, Hard Oak ("Evanco," made by B.A.L.M. Co., N.S.W.)		do. do.
				Hem 9—Varnish, Copal ("Evanco," made by B.A.L.M. Co., N.S.W.)	,	do. do.
				Item 12—Gold Size ("Evanco," made by B.A.L.M. Co., N.S.W.) Items 7, 8, 9 and 12 for period from 13th June, 1939, to 30th June, 1940		do. do.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders-continued.

Fender Board No.	Date.	Contractor.	Sche- dule No.	Particulars	Department concerned.	Rate.
239/39	1939. May 19	Clarksons (W.A.), Ltd.	110A, 1939	Varnish (Carriage) and Terebine, for period from 13th June, 1939 to 30th June, 1940, as per Items 10 $(a, b, \text{ and } c)$ and 13 $(a, b, \text{ and } c)$	Various	Rates on applica- tion.
	do.	Gourley Oil and Colour Works, Ltd.	7.0	Ready Mixed Paint, Putty and Stainers, as per Items 2, 5, and 11, as follows:— Item 2—Paint, "Titanie" Item 5—Putty, "Titanie" During period from 13th to 30th June, and August, October, December, 1939: February, April, June, 1940 Item 11—Stainers, "Bergers" for period from	do	do. do. do. do.
,,	do.	W. Drabble, Ltd	25	gers for period from 13th June, 1939 to 30th June, 1940 Red Oxide in Oil and Paint Brushes, for period from 13th June, 1939 to 30th June, 1940, as follows:— Item 3 (a, b, c, d, e)—Red Oxide in Oil, "United" Item 6 (b, c, d, e, f, g)—Brushes (Stanford & Pilley)	do. 	do. do. do. do.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	dule No. Supplies required.							
1939. Mar. 28 Apl. 27	112A, 1939, to 116A, 1939 150A, 1939	Bitumen, 80/100 penetration, 5,000 tons; Fluxed Trinidad Lake Asphalte, 80/90 penetration, 500 tons	1939. (12 noon) May 31						
May 11 May 16	163A, 1939 115	Reflux Valves, 12in. dia., 2 only: 24in. dia., 1 only Corkboard, 3ft. x 1ft. x 3in., 24,000 sheets Furniture, Bedsteads, Bedding, Holland Blinds and Duck Blinds during the period ending 30th June, 1940	June I June I June I						
May 16 May 18 May 18 May 22	169A, 1939 170A, 1939 177A, 1939 179A, 1939	Tobacco, Cigarettes and Cigarette Papers during the year 1939–40 Fruit and Vegetables for Caves House, Yallingup, during a period of 6 months Hay Sweeps, 25 only	June 1 June 1 June 1						
May 22 May 22 May 23 May 23	181a, 1939 182a, 1939 171a, 1939 172a, 1939	daring Weir Circular Rip Saws, 66in. diameter x 6 G. x 56 teeth, 2 only No. 188 Elevator Chain, "Hercules" or similar, 612ft Guttering, Down Pipe, Ridgecap, etc., during a period of 6 months Bolts and Nuts, Coach Screws and Nuts, during a period of 6 months	June 1 June 1 June 1 June 1 June 1 June 1						
Apl. 6 May 23 Apl. 27 May 18	126A, 1939 180A, 1939 149A, 1939 174A, 1939	Economisers, 6 only Cartage of Coal from Claremont Station to the Old Men's Home, during the year 1939-40 Heat Treatment Furnaces, 4 only Sewage Pumping Machinery, comprising Motor and Centrifugal Pump in	June 8 June 8 June 22						
May 25	184A, 1939	duplicate complete with Switch Gear, etc	June 29						
May 25 May 23	185a, 1939 183a, 1939	Used Sump Oil, 600 gallons, and Used Gear Oil, 200 gallons, as it now lies at East Perth Plant Depot, where inspection can be made Houses, as they now stand on Jilbadji Locations 429 and 439, where inspection can be made	June 1 June 1 June 8						

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.

E. TINDALE,

Dated the 25th day of May, 1939.

Chairman W.A. Government Tender Board.

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.

APPOINTMENT

(under section 5 of the 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, 23rd May, 1939. R.G. No. 25/37.

IT is hereby notified, for general information, that Mr. W. Y. R. Gannon has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Murchison Registry District, to reside at Cue, vice Mr. I. W. Thomas; appointment to date from 13th May, 1939.

S. BENNETT, Registrar General.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office Cue, 20th April, 1939.

Cue, 20th April, 1939. TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) W. O. MANSBRIDGE,

To be heard at the Warden's Court, Cue, on Friday. the 16th day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

MURCHISON GOLDFIELD.

Cue District.

Alluvial Claim.

361-Johns, Wilfred Charles; Tuckanarra; no Miner's Right and non-fulfilment of conditions.

Extended Alluvial Claim.

363—Woodhams, Hector Stephen; Wiluna; no Miner's Right and non-fulfilment of conditions.

Garden Areas.

31—Armstrong, Mary; Big Bell; non-payment of rent. 34—Stansfield, Samuel Bernard; Big Bell; non-payment of rent.

Machinery Area.

32-Moloney, Francis William; Tuckanarra; non-payment of rent.

Mineral Claims.

18—W.A.E. Syndicate, Limited; c/o Ackland & Watkins, Solicitors, 89 St. George's terrace, Perth; non-payment of rent.
19—W.A.E. Syndicate, Limited; c/o Ackland & Watkins, Solicitors, 89 St. George's terrace, Perth;

non-payment of rent.

Residence Areas.

312—Sheedy, Florence Lyla; Day Dawn; no Miner's Right.

314-Peken, Mabel; Cue; no Miner's Right.

Tailings Area.

31-Moloney, Francis William; Tuckanarra; non-payment of rent.

Water Right.

53-Moloney, Francis William; Tuckanarra; non-payment of rent.

Day Dawn District.

Garden Areas.

20D—Sheedy, Daniel Gladstone; Day Dawn; non-payment of rent.

21D—Sheedy, Daniel Gladstone; Day Dawn; non-payment of rent.

82D—Keoghan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.
83D—Keoghan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.
84D—Keoghan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Mount Magnet, 24th April, 1939.

TAKE notice that it is the intention of the Warden of TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should be desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection and on the containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) W. O. MANSBRIDGE,

Warden.

To be heard at the Warden's Court, Wiluna, on Friday, the 2nd day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

EAST MURCHISON GOLDFIELD.

Lawlers District.

Garden Area.

63-McPherson, Charles; Lawlers; non-payment of rent.

Water Rights.

5—Pinnacles Proprietary, Limited; Pinnacles Station, Leonora; non-payment of rent.

36-Pinnacles Proprietary, Limited; Pinnacles Station, Leonora; non-payment of rent.

Wiluna District.

Machinery Area.

4J-Waratah Gold Mines, No Liability; Mt. Vernon; non-payment of rent.

Tailings Area.

4J--Waratah Gold Mines, No Liability; Mt. Vernon; non-payment of rent.

Garden Area.

13J—Frank Baseden, Limited; Wotton street, Wiluna; non-payment of rent.

Water Rights.

Water Rights.

24J—Coolgardie Brilliant, No Liability; c/o A. E.
Weston, Airways House, St. George's terrace,
Perth; non-payment of rent.

25J—Coolgardie Brilliant, No Liability; c/o A. E.
Weston, Airways House, St. George's terrace,
Perth; non-payment of rent.

28J—Linden (W.A.) Gold, No Liability; Box 306,
P.O., Wiluna; non-payment of rent.

29J—Linden (W.A.) Gold, No Liability; Box 306
P.O., Wiluna; non-payment of rent.

30J—Linden (W.A.) Gold, No Liability; Box 306,
P.O., Wiluna; non-payment of rent.

Residence Areas.

59J—Bonomi, Frank; Wiluna; no Miner's Right. 61J—Wharton, William Thomas; Wiluna; non-compliance with conditions. 85J—Stazzonelli, Lazzarro;

Wiluna; non-compliance with conditions.

-Matheson, William Henry; Wiluna; no Miner's

Right.

90J—Walton, Sidney Leon; Wiluna; no Miner's Right.

98J—Dorn, William; Wiluna; no Miner's Right and non-compliance with conditions.

120J—Tagliaferri, Jacimo; Lakeside, Wiluna; no

120J—Tagliaferri, Jacimo; Lakeside, Wiluna; no Miner's Right. 129J—Kaljzich, Joze; Wiluna; non-compliance with

conditions.

130J-Zanga, Luigi; Wiluna; non-compliance with con-

ditions.
131J—Masarei, Lucia; Wiluna; non-compliance with conditions.

conditions.

137J—Honner, Richard Anicetti; Wilnna; non-compliance with conditions.

159J—Castiglioni, Eric; 131 Ascot road, Victoria Park; non-compliance with conditions.

190J—Giltrap, Harold; Wiluna; no Miner's Right.

196J—Thomson, Elizabeth Ann; Wiluna; non-compliance with conditions.

ance with conditions.

203J-Gneck, Luka; Lakeside, Wiluna; no Miner's Right.

211 J-Worrall, Marion Pauline; Wiluna; non-compliance

with conditions.
219J—Smith, James; c/o Jack Scott, Red Hill; no
Miner's Right and non-compliance with conditions.

221J—Baker, Joseph; Wiluna; no Miner's Right. 235J—Commons, William; Red Hill; non-compliance with conditions.

264J—Wallace, William John; Wiluna; no Miner's Right.

266J—Mainwaring, William; Lakeside, Wiluna; non-compliance with conditions. 278J—King, Albert; Wiluna; no Miner's Right. 293J—Jeffries, Frederick George; Wiluna; no Miner's

Right.
-O'Brien, Andrew; Wiluna; no Miner's Right.

306J—Pribicevich, George; Wiluna; no Miner's Right. 307J—McCutcheon, Reginald; Wiluna; non-compliance with conditions

315J-Hogan, Alfred Arthur; Lakeside; no Miner's Right.

319J-Lock, John George; Wiluna; non-compliance with conditions.

329J-Bull, George Hector; Wiluna; non-compliance with conditions

336J-Moore, Arthur Thomas; Wiluna; non-compliance with conditions.

with conditions.

340J—Anderson, Edward Keenor; Wiluna; non-compliance with conditions.

353J—Lani, Guiseppe; Lakeside; no Miner's Right.

360J—Terrell, Ellis White; Wiluna; non-compliance with conditions.

386J-Donnelly, Arthur; P.O. Box 181, Wilma; no Miner's Right.

400J-Worrall, Harold Charles; Fourth street, Lakeside; no Miner's Right and non-compliance with conditions.

Joseph; Wiluna; non-compliance with 401J—Gibson, conditions.

-Davis, Robert Walter; Wiluna; non-compliance

with conditions.
414J—Bekayac, Yozo; Wiluna; no Miner's Right and

non-compliance with conditions.

420J—Dudley, Harold; Wiluna; non-compliance with conditions.

conditions.

424J—Gencheff, Dimitar; Box 63, P.O., Wiluna; no Miner's Right.

427J—Gardiner, Alfred John; Sixth street, Lakeside; no Miner's Right.

431J—Baker, Elsie; 22 Fifth street, Lakeside; non-compliance with conditions.

pliance with conditions.
433J—Agnew, Samuel; Seventh street, Lakeside; noncompliance with conditions.

To be heard at the Warden's Court, Meekatharra, on Thursday, the 8th day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

MURCHISON GOLDFIELD.

Meekatharra District.

Business Area.

224N—Garland, Ethel Kate; Bilyuin Pool; non-payment of rent; Miner's Right not in force. Residence Areas.

230N—Brooks, Edmund Albert Charles; Meekatharra; Miner's Right not in force.

232N-Brooks, Edmund Albert Charles; Meekatharra; . Miner's Right not in force.

Machinery Areas.

22N-Quinns Gold Mines, Limited; 89 St. George's terrace, Perth; non-payment rent.

25N-Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not in force.

Tailings Area.

24N-Quinus Gold Mines, Limited; 89 St. George's terrace, Perth; non-payment rent.

Water Rights.

29N-Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not in force.

30N-Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not

33N-Nicholich, Clem; Nicholich, Roy; Meekatharra; non-payment rent; Miner's Right not in force. 36N-Quinns Gold Mines, Limited; 89 St. George's

terrace, Perth; non-payment rent.
39N—Bell, Leonard Fletcher; Naunine; non-payment rent; Miner's Right not in force.

PEAK HILL GOLDFIELD.

Machinery Area.

15P-Australian Machinery and Investment Company, Limited; 321 Murray street, Perth; Miner's Right not in force.

Garden Area.

12P-Purcell, Edward; Peak Hill; Miner's Right not in force.

Water Rights.

37P—The Western Machinery Co., Ltd.; c/o Messrs.
O'Dea & O'Dea, St. George's terrace, Perth;
Miner's Right not in force.
52P—Australian Machinery and Investment Company,
Limited; 321 Murray street, Perth; non-payment rent; Miner's Right not in force.

To be heard at the Warden's Court, Mount Magnet, on Tuesday, the 13th day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

EAST MURCHISON GOLDFIELD.

Black Range District.

Garden Area.

28B-Green, Matilda; Sandstone; non-payment of rent.

MURCHISON GOLDFIELD.

Mount Magnet District.

Machinery Areas.

10M-Males, Lindsay John; Mt. Magnet; non-payment of rent

13M—Seaman, Reginald John; Haworth, Thomas Lear; Evans, Edward William Samuel; all of Mt. Magnet; non-payment of rent.

Garden Areas.

30M-Smith, Sidney John; Mt. Magnet; non-payment of rent.

31M—Grose, Jessie; Mt. Magnet; non-payment of rent. 32M-Ahearn, James Roy; Mt. Magnet; non-payment of rent.

33M-Temme, Edward Albert; Mt. Magnet; non-pay-

ment of rent. -Mason, William Henry; Mt. Magnet; non-payment of rent.

37M-Johnson, August; Mt. Magnet; non-payment of rent.

38M—Massan, John; Mt. Magnet; non-payment of rent. 39M—Passmore, Mervyn; Mt. Magnet; non-payment of rent.

40M-Gardner, Leslie Russell; Mt. Magnet; non-payment of rent.

41M-Shadlow, Roy; Mt. Magnet; non-payment of rent.

YALGOO GOLDFIELD.

Business Areas.

61—Seaman, Thomas; Wurarga; non-payment of rent. 66—Seaman, Thomas; Wurarga; non-payment of rent. 119—Green, William John; Payne's Find; non-payment of rent.

174—Green, William John; Payne's Find; non-payment of rent.
179—Green, William John; Payne's Find; non-payment

of rent. 180—Green, William John; Payne's Find; non-payment of rent.

Machinery Area.

23-Arkle, James Vere; 688 Beaufort street, Mt. Lawley; non-payment of rent.

Tailings Areas.

13-Arkle, James Vere; 688 Beaufort street, Mt. Law-

ley; non-payment of rent.
-Nevill, Philip William; Yalgoo; non-payment of rent.

Garden Area.

14-Dowd, Timothy; Payne's Find; non-payment of

Mineral Claim. 3—McCulloch, James; Yorkshire House, St. George's terrace, Perth; non-payment of rent.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Laverton, 4th May, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the authorising the caucellation of registration of the undermentioned mining tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted then submitted.

(Sgd.). T. H. HANNAH,

Acting Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 22nd day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Business Areas.

698T—Georgiados, Dimitrious; 8 Money street, Perth; non-payment of rent; no Miner's Right.

701T-Harris & Leonard, Limited; Laverton; non-payment of rent.

703T—Hosbach, Edna; Laverton; non-payment of rent: 707T—Richards, Roderick David; Laverton; non-payment of rent.

708T-Allen, Frederick Christopher; Laverton; non-

payment of rent.
710T—Dunne, Matthias; Beria; non-payment of rent.
714T—Griffen, Kenneth; Laverton; non-payment of rent; no Miner's Right.
715T—Harris & Leonard, Limited; Laverton; non-pay-

ment of rent.

716T—Runge, Hugo Adolph Wilhelm; Beria; Cairnes, Harry Montgomery; Laverton; non-payment of rent.

717T-Webb, Herbert George; Leonora; non-payment of rent.

722T—Gardiner, Joseph; Massara, Salvadore; Beria;

non-payment of rent.

723T—Adelaide Timber Company, Limited; Beria; non-payment of rent; no Miner's Right.

724T—Adelaide Timber Company, Limited; Beria; non-

payment of rent; no Miner's Right. 736T—Power, Raphael Martin; Laverton; non-payment

of rent. 740T-Vlasich, Andy; Parentich, Jack; Beria; non-

payment of rent.

741T—Vlasich, Andy; Parentich, Jack; Beria; non-payment of rent.

743T—Hedley, John McKenzie; Laverton; non-payment of rent. 745T—Runge, Dora Louisa; Beria; non-payment of

rent.

747T—McInery, James; Cox's Find; non-payment of rent; no Miner's Right.
 748T—Runge, Hugo Adolph Wilhelm; Beria; non-pay-

ment of rent.

753T—Rosich, Steve; P.O., Upper Swan; non-payment of rent; no Miner's Right.

754T—Giovanazzi, Argia; Beria; non-payment of rent.

760T—Power, Raphael Martin; Beria; non-payment of rent.

763T-Tomich, Tomica Kate; Beria; non-payment of rent.

- 765T-Rodin, Joseph; Osborne Park; non-payment of rent.
- 768T-Potter, Oswald Lethbridge; Beria; non-payment of rent
- 773T-Yukich, Mirka; Medich, Nicolas; Beria; nonpayment of rent.
- 774T-Lamb, Annie; Beria; non-payment of rent; no Miner's Right.
- 779T—Hedley, John McKenzie; Beria; non-payment of rent.
- 780T-Pavlovich, Milka; Beria; non-payment of rent. 781T—Parin, Marin Roko Ukich; c/o A. Trcin, Beria; non-payment of rent; no Miner's Right.
- 783T—Potter, Oswald Lethbridge; Beria; non-payment of rent.
- 785T—Trein, Anti; Beria; non-payment of rent.
- 786T—Harris & Leonard, Limited; Laverton; non-payment of rent.
- 798T-Smith, Arthur; 396 St. Kilda road, Melbourne, Victoria; non-payment of rent; no Miner's Right.
- 801T—Pavlovich, Robert; Beria; non-payment of rent. 802T—Bumbak, Everest Albert; Beria; non-payment of

Residence Areas.

749T—Fitz-Henry, James; Beria; no Miner's Right.

750T—Bianchi, Francesco; Beria; no Miner's Right.

761T-Budd, Harry; Beria; no Miner's Right.

762T-Baletich, Anti; Beria; no Miner's Right,

777T-Triat, Lucien John; A.W.U. Hall, Boulder; no Miner's Right.

788T-Turner, James Godfree; Beria; no Miner's Right.

789T-Walton, Jack; Beria; no Miner's Right.

791T-Kempin, Frank; Beria; no Miner's Right. 794T-Cundini, Marina; Beria; no Miner's Right.

796T-Grljusich, Joe; Beria; no Miner's Right.

Water Rights.

- 38T-Mt. Margaret Road Board; Laverton; non-payment of rent.
- 54T—Leonard, William Boulton; Laverton; non-payment of rent.
- 168T-Runge, Hugo Adolph Wilhelm; Beria; Turner, James Kinninmont; Laverton; non-payment of rent.
- 171T-Mt. Crawford Pastoral Company, Limited; Laverton; non-payment of rent.
- 169T-Harris & Leonard, Limited; Laverton; non-payment of rent.
- 179T-Mt. Crawford Pastoral Company, Limited; Laverton; non-payment of rent.
- 183T—Western Mining Corporation, Limited; Erlistoun; non-payment of rent.
- 185T—Western Mining Corporation, Limited; Erlistoun; non-payment of rent.

Tailings Area.

11T-Ida H. Gold Mining Company, Limited; Laverton; non-payment of rent; no Miner's Right.

Garden Areas.

- 4T—Leonard, William Boulton; Laverton; non-payment of rent.
- 38T-Price, Thomas Brimblecom; Beria; non-payment of rent.
- 40'T-Hasham, Rita; Laverton; non-payment of rent; no Miner's Right.
- 42T—Ross, William Alexander; Laverton; non-payment of rent.
- 43T-Morrow, Harold; Laverton; non-payment of rent.

Mt. Morgans District.

Water Rights.

- 82F-Yundermindera Pastoral Company, Limited; Yundermindera; non-payment of rent.
- 90F-Yundermindera Pastoral Company, Limited; Yundermindera; non-payment of rent.
- 91F-Farrell, John Patrick; Mt. Morgans; non-payment of rent.

92F—Solly, Keith Harold; Murrin Murrin; non-pay-ment of rent and non-possession of Miner's Right.

Machinery Areas.

- 12F—Schenk, Rodolphe Samuel; Mt. Margaret Mission, Mt. Morgans; non-payment of rent.
- 13F-Norton, Alex.; 49 Hannan street, Kalgoorlie; non-payment of rent, and non-possession of Miner's Right.
- 14F-Crocker, Clifford Clyde; Yundermindera; non-payment of rent.
- 15F-Bindah Gold Mines, Limited; 321 Murray street, Perth; non-payment of rent and non-possession of Miner's Right.

THE MINING ACT, 1904.

Regulation 180.

Warden's Office, Coolgardie, 27th April, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the under-mentioned mining tenements, in accordance with regu-lation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> (Sgd.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Coolgardie, on Monday, the 12th day of June, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Residence Area.

507-Wilson, George; Spargoville; no Miner's Right in force

Business Areas.

- 457-The West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
- 508-O'Callaghan, Patrick Anthony; Widgiemooltha; non-payment of rent.

- Machinery Areas. 85—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
- 92-Paul, Allan William; Paul, John Ronald; Coolgardie; non-payment of rent.
- 97-Kingswood, Richard; Widgiemooltha; non-payment of rent.

Tailings Areas.

- 87-Bermingham, James; Bermingham, John Patrick; Higginsville; non-payment of rent.
- 93-Paul, Allan William; Paul, John Ronald; Cool gardie; non-payment of rent.

Garden Area.

84-Hewitt, Holdsworth Joel; Coolgardie; non-payment of rent.

Water Rights.

- 559—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
- 560-Wavic Gold Development, No Liability; Higginsville; non-payment of rent.
- 561-Bermingham, James; Bermingham, John Patrick: Higginsville; non-payment of rent.

- 562—Bermingham, James; Bermingham, John Patrick; Higginsville; non-payment of rent.
- 563-Bermingham, James; Bermingham, John Patrick; Higginsville; non-payment of rent.

Kununalling District.

Water Rights.

- 568-Crawford, Robert; Carbine; non-payment of rent.
- 598-West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
- 608-West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
- 65S-Crawford, Robert; Crawford, James Miller; Pimley, Elizabeth Mary; Carbine; non-payment of rent.
- 748-Hill, Alfred John; Kununalling; non-payment of
- 81S-Wisbey, Horace William; Norton, Eric Trafford; Dunnsville; non-payment of rent.

Business Area.

1188-Crawford, Robert; Carbine; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Southern Cross, 8th May, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Southern Cross, on Tuesday, the 4th day of July, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

YILGARN GOLDFIELD.

Southern Cross District.

Machinery Areas.

- 32-Symonds, Joseph; Marda; non-payment of rent. 35-Winton, Philip George; Mount Jackson; non-payment of rent.
- 37—Stubbs, Philip Strawson; Koolyanobbing; non-payment of rent.

Tailings Area.

46-Guidice, Joseph Santino; Marvel Loch; non-payment of rent.

Garden Area.

28-Capelli, Andrew; Bullfinch; non-payment of rent.

Business Areas.

- 127—Kalgoorlie Brewing & Ice Co., Ltd.; Brookman street, Kalgoorlie; non-payment of rent and no Miner's Right.
- 157—Northam Brewing Co., Ltd.; Yellowdine; no Miner's Right.
- 871—Connolly, Patrick Andrew; McNeill Chambers, 9
 Barrack street, Perth; non-payment of rent and no Miner's Right.
- 879—Gorman, Thomas; 141 Walcott street, Mount Lawley; non-payment of rent and no Miner's Right.

- 880-Gorman, Henrietta; 141 Walcott street, Mount Lawley; non-payment of rent and no Miner's Right.
- 957—Mountstephen, William Percival; Nevoria; non-payment of rent.
- 968-Mountstephen, William Percival; Nevoria; nonpayment of rent.
- 981-Hewitt, George Midland; Southern Cross; nonpayment of rent and no Miner's Right.
- 982-Proctor, Frank; Nevoria; non-payment of rent. 984-Houston, David Henry; Nevoria; non-payment of
- 986-McAuliffe, James; Nevoria; non-payment of rent. 997-Hooper, Rose Ellen; Burbidge; non-payment of
- 1029-Turner, Linda Gladys; Nevoria; non-payment of rent.
- 1038—Dunkeld, Gordon Allan; Nevoria; non-payment of rent and no Miner's Right.
- 1041-Bennett, Gordon Howard; Nevoria; non-payment of rent.
- eDonald, Patrick; Nevoria; non-payment of rent and no Miner's Right. 1042-McDonald,
- 1049—Collins, Bertha Wilhemina; Nevoria; non-payment of rent and no Miner's Right.
- 1055—Leggett, Janey; Nevoria; non-payment of rent and no Miner's Right.
- 1056-Burn, Bert; Nevoria; non-payment of rent.
- 1067-Dunkeld, Gordon Allan; Nevoria; non-payment of rent and no Miner's Right.
- 1068—Francis, Jack Richard; Nevoria; non-payment of rent and no Miner's Right.
- 1070—Chadwick, John; Nevoria; non-payment of rent and no Miner's Right.
- 1076—Airey, George Frederick; Nevoria; non-payment of rent and no Miner's Right.
- 1079—Brearley, Stanley James; Nevoria; no Miner's Right.

Residence Areas.

- 813-Egan, Mary Ellen; Yellowdine; no Miner's Right.
- 818-Cruse, Mary Adelaide; Westonia; no Miner's Right.
- 949-Ovens, James Henry; Marvel Loch; no Miner's Right.
- 954—Roberts, Leonar Miner's Right. Leonard Shilton; Marvel Loch; no
- 960-Blum, Hugh; Marvel Loch; no Miner's Right.
- 967-Edwards, Thomas; Burbidge; no Miner's Right. 1014-Barger, Kathleen; Marvel Loch; no Miner's
- Right.
- 1015-Douglas, William Stuart; Burbidge; no Miner's Right.
- 1030-Jones, Thomas; Burbidge; no Miner's Right.
- 1044-Hutchison, Charles; Nevoria; no Miner's Right.
- 1045—Smith, Clifford James; Marvel Loch; no Miner's Right.
- 1047-Cook, Herbert Edward; Marvel Loch; no Miner's Right.
- 1050-Norton, Edward O'Reilly; Donovan's Find; no Miner's Right.
- 1053-Monti, Victor Bartholomew; Marvel Loch; no Miner's Right.
- 1058—Hartshorn, Ray; Marvel Loch; no Miner's Right.
- 1060—Morany, Frederick Adolphus Cesborne; Ghooli; no Miner's Right.
- 1062—Thornton, Stanley Miner's Right. James; Marvel Loch; no
- 1063—Holland, Richard Clavering; Burbidge; no Miner's
- 1065-McAuliffe, William; Marvel Loch; no Miner's Right.
- 1072—Castelletti, Madge; Bullfinch; no Miner's Right.
- 1077-McLaren, David; Marvel Loch; no Miner's Right. 1078-Grover, Lionel Joseph; Marvel Loch; no Miner's
- Right.
- 1081—Ryan, John James; Marvel Loch; no Miner's Right.
- 1082—Ecclestone, Roy Elliott; Marvel Loch; no Miner's
- 1083-King, Arthur Bert; Nevoria; no Miner's Right.

1085-Davey, Neil; Burbidge; no Miner's Right.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Leonora, 3rd May, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Leonora, on Friday, 23rd June, 1939.

Nature of Holding, No. of Arca, Name of Registered Holder, Address, Reason for Resumption.

MOUNT MARGARET GOLDFIELD.

Mt. Malcolm District.

Business Areas.

- 164C-Roe, Albert Alfred; Foulkes-Taylor, Charles;
- Leonora; non-payment of rent.

 259C—Mackey, Denis; Wilson's Patch; non-payment of rent.

Garden Areas.

- 22C-Bordoni, Vittoria; Gwalia; non-payment of rent. 25C-Miller, Louise Bertha; Leonora; non-payment of rent.
- 40C—Mudgedeen, Clara; c/o Raz Mahomet, Leonora; non-payment of rent.
- 49C-Poletti, Guiseppina; Leonora; non-payment of
- 61C-Newbon, Arthur; Leonora; non-payment of rent. 64C-Smith, Bernard Desmond; Leonora; non-payment
- of rent.
- 68C-Thomas, Stanley; Leonora; non-payment of rent.
- 69C—Sutherland, James; -; non-payment of rent. 70C-Stokes, Ethel Cecilia; Leonora; non-payment of
- rent
- 71C-Bonney, Harry William; Leonora; non-payment of rent.
- 72C-Hobart, Jessie; Leonora; non-payment of rent.

Machinery Area.

11C-Park, David; Mt. Clifford; non-payment of rent.

Tailings Area.

14C-Park, David; Hunt, Eric Ray; Mt. Clifford; nonpayment of rent.

Water Rights.

- 190C—Stock, David William; Mt. Malcolm; non-payment of rent.
- -Willis, Frederick William; Leonora; non-payment 208Cof rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Norseman, 18th May, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Norseman, on Thursday, the 20th day of July, 1939.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

DUNDAS GOLDFIELD.

Garden Areas.

12-Lymn, Rosetta Robins; Norseman; non-payment of

rent.
-Carter, Joseph Mathew; Norseman; non-payment of rent.

Norseman: non-pay-

Polkinghorne, Abner Smith; Norseman; non-payment of rent.

15-Clarke, Terence; Norseman; non-payment of rent.

Machinery Area.

44-South Norseman Gold Mines, No Liability; Norseman; non-payment of rent.

Water Rights.

218—Mitchell, Alexander James; Norseman; non-payment of rent.

222-Howe, Euston Lynne; Norseman; non-payment of rent.

-South Norseman Gold Mines, No Liability; Norse-

man; non-payment of rent. 224—South Norseman Gold Mines, No Liability; Norseman; non-payment of rent. 225—South Norseman Gold Mines, No Liability; Norse-

man; non-payment of rent.

INDUSTRIAL AGREEMENT.

No. 6 of 1939.

(Registered 24/4/1939.)

Between the Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch, and the Wyndham Freezing, Canning, and Meat Export

AGREEMENT made in pursuance of the Industrial Arbitration Act, 1912-1935, this fifteenth day of April, one thousand nine hundred and thirty-nine, between The Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch, of the one part (hereinafter referred to as the "Union"), and The Wyndham Freezing, Canning, and Meat Export works, of the other part (hereinafter referred to as "the Management"), whereby it is mutually agreed by it is mutually agreed:-

1.—Scope.

This Agreement shall apply to all members of the Clerical Staff employed by the Wyndham Freezing, Canning, and Meat Export Works, hereinafter referred to as "the employees."

2.—Hours.

Ordinary working hours shall be forty-four per week and, unless otherwise mutually agreed, shall be worked between the hours of 7.30 a.m. and 4.30 p.m., from Monday to Friday, inclusive, with one hour off for lunch, and between 7.30 a.m. and 11.30 a.m. on Saturdays. Unless otherwise mutually agreed, lunch hour shall be from 11.30 a.m. to 12.30 p.m.

3.—Overtime.

All time worked in excess of ordinary working hours

tallying beef from the freezing chambers into trucks shall be paid for at the rate of time and a half.

Except as provided in the foregoing paragraph, employees required by the Management to work outside the ordinary working hours defined in clause 2 herein shall not be entitled to any extra payment for performing such work.

4.—Wages.

Males:

Wyndham Rates:

- (a) The wages in this section are calculated on a basic wage of £4 15s. 2d. per week at Wyndham.
- (b) The rate of wage payable to a male clerk 23 years of age and over shall be not less than £2 17s. 6d. per week margin over the Wyndham basic wage.

(c) Juniors: The weekly rates of pay for clerks under 23 years of age whilst at Wyndham shall be:—

·			•/							
		£	s.	d.				$^{\pounds}_{ m T}$		
			Bas	e				W		
								per		
Over 15 and	under	1						•		
16 years								2	5	0
Oven 16 and	under									
17 years								2	15	0
Over 17 and	under									
18 years								3	5	0
Over 18 and	under									
19 years								3	15	0
Over 19 and	under									
20 years		4	15	2				4	5	0
Over 20 and	under									
21 years		4	15	$\overline{2}$	0	4	10	5	0	0
Over 21 and	under									
22 years		4	15	2	1	4	10	6	0	0
Over 22 and	under									
23 years		4	15	2	1	19	10	6	15	0

(d) Wages shall be paid_fortnightly and shall commence from date of leaving Fremantle for Wyndham, at the rates specified above.

- (e) The wages in this section are calculated on a basic wage of £4 1s. 1d. per week at Perth.
- (f) The rate of wage payable for a male clerk 23 years of age and over shall be not less than £2 4s. 9d. margin over the basic wage.

(g) Juniors: The weekly rates of pay for clerks under 23 years of age whilst at Perth shall be:—

20 years of age	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	per	Bas We	e ek.	I	Mar abo Bas	gin ve e.	T W per £	age We	s ek.
Over 15 and										
16 years								Τ	3	1.0
Over 16 and								7	10	Λ
17 years						٠.		Т.	10	U
Over 17 and								0	10	0
18 years			٠.			٠.		Z	10	Ü
Over 18 and										0
19 years			٠.			٠.		3	3	U
Over 19 and									7.0	^
20 years						٠.		3	13	0
Over 20 and										
21 years		4	1.	1	0	3	11	4	5	0
Over 21 and	under									
22 years		4	1.	1	0	13	11	4	15	0
Over 22 and										
23 years		$_4$	1	1	1.	8	11	5	10	0

Females:

(h) The wages in this section are calculated on a basic wage of £2 3s. 9d. per week at Perth:-

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			Bas	e	\mathbf{M}	[arg	gin	W	ago	es
		nei	W	eek				per		
				h.]	3as	e.	at I	Per	th.
								£		
Over 15 and	under									
16 years								1	4	6
Over 16 and	under									
17 years								1.	9	3
Over 17 and	under									
18 years								1	18	1
Over 18 and										
19 years								2	2	7
Over 19 and	under									
20 years		2	3	9	0	4	9	2	8	6
Over 20 and	under									
21 years		2	3	9	0	8	7	2	12	4
Over 21 and	under									
22 years		$\overline{2}$	3	9	0	12	õ	2	16	2
Over 22 and	under									
23 years		2	3	9	0	16	3	3	0	. 0
Over 23 and	under									
24 years		2	3	9	1	0	1	3	3	10
Over 24 and	under									
25 years		2		9				3		
Over 25 years		2	3	9	1	9	- 8	3	13	5
(1) An allow	0000 0	£ 2	Λe	mol:	33704	ıl.	i 11	odditi	ion	tο

(i) An allowance of 30s, per week in addition to above rates for females shall be made whilst engaged in Wyndham.

5.—Travelling Allowance.

In addition to the wages payable during the journey to and from Wyndham, saloon passages shall be provided together with a travelling allowance each way of 15 per cent. of the single steamer farc.

6.—Holidays.

- (a) Employees shall be allowed twelve days annual leave after each continuous year of service. If the term of employment be less than one year, holidays shall be paid for on a pro rata basis of one day for each month of service.
- (b) Employees remaining at Wyndham during the whole of the period during November 1st to March 31st, inclusive, shall be allowed one week's holidays in addition to their annual leave.
- (c) Employees called upon to work on New Year's Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Foundation Day, Wyndham Cup Day, Christmas Day, Boxing Day, or Sundays shall be allowed one day in lien of each day worked, such day or days in lien thereof to be added to their annual leave as defined in clause 6 (a) hereof.
- (d) In the event of any employee not being able to take his or her annual leave in the year in which it accrues because the convenience of the Management renders his or her absence undesirable, the written consent of the Management allowing his leave to accumulate shall be obtained by the employees: provided that such accumulation shall not exceed leave due for three years' service.

7.—Long Service Leave.

Employees engaged under this Agreement shall be entitled to long service leave in accordance with the conditions appended hereto.

8.—Mess.

The charge for Mess shall be £1 10s, per week for clerks 22 years of age and over.

For juniors the charge for Mess shall be:-

\$\text{\$\xi\$ s. d.}\$
Over 15 and under 16 years ... 0 15 0 per week.

Over 16 and under 17 years ... 0 16 0 ,, ,,

Over 17 and under 18 years ... 0 17 0 ,, ,,

Over 18 and under 19 years ... 0 18 0 ,, ,,

Over 19 and under 20 years ... 0 19 0 ,, ,,

Over 20 and under 21 years ... 1 1 0 ,, ,,

Over 21 and under 22 years ... 1 3 6 ,, ,,

Employees shall be provided with customary accommodation without extra charge.

Preference of employment shall be given to members of the Federated Clerks' Union of Australia, W.A. Branch, provided they are competent and qualified to perform their duties to the satisfaction of the Management. Employees engaged who are not already members of the Union shall become members upon being engaged.

10.—Engagement.

The termination of engagement of any employee shall be subject to two months' notice by either party, if the employee is at Wyndham, and one month's notice by either party, if the employee is at Perth; such notice to expire on the usual pay day.

11.—Arbitration.

- (a) Should any dispute arise as to the construction of meaning of this Agreement, or touching anything arising out of its operation, the work is nevertheless to be carried on without interruption, and the matter in dispute shall be submitted to a conference between the Management and representatives of the Union, such conference to be held at the Meatworks as soon as can be arranged.
- (b) In the event of a settlement not being arrived at by discussion (referred to in clause 11 (a)), the matter in dispute shall be submitted to the arbitration of an umpire at Wyndham, to be chosen by two representatives appointed for that purpose by the Management and two representatives appointed for that purpose by the Union, and the decision of such Umpire shall be final and conclusive. The umpire may determine by whom the costs of the arbitration shall be paid and may fix such costs.

(c) In the event of the representatives referred to in clause 11 (b) failing to agree on an umpire, the matter in dispute shall be referred to a Board of Reference consisting of two representatives of the Management and two representatives of the Union and a chairman to be mutually agreed upon by the representatives or, in default of such agreement, to be appointed by the Court.

12.—Insurance.

The Management shall cover all employees engaged under this Agreement against accident and/or death arising out of his or her employment.

In the event of an accident to an employee while on duty the compensation payable shall be the same as that provided for in the case of a claim payable under the provisions of the Workers' Compensation Act, Western Australia.

13.—Term.

The term of this Agreement shall be for twelve calendar mouths as from 1st April, 1939.

14.—Accrued Rights.

Nothing herein contained shall affect any rights or privileges accrued to any officer prior to this Agreement.

In witness whereof the parties hereto have hereunto set their hands and seals.

Signed for and on behalf of the Wyndham Freezing, Canning, and Meat Export Works, in the presence of—

> J. Cook, Witness.

> > J. J. FARRELL,

General Manager Wyndham Freezing, Canning, and Meat Export Works.

Signed for and on behalf of the Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch, in the presence of—

S. F. Schnaars,

Witness.

[L.S.]

W. D. WRIGHT,

President.

V. ULRICH,

Secretary.

INDUSTRIAL AGREEMENT.

No. 7 of 1939.

(Registered 4/5/1939.)

THIS Agreement, made pursuant to the Industrial Arbitration Act, 1912-1935, the sixth day of April, one thousand uine hundred and thirty-nine, between Manjimup Dairy Produce Company, Limited; Great Southern Co-operative Butter Company, Limited; the Capel Dairy Company, Limited; South-West Co-operative Dairy Products, Limited; MacFarlane and Company, Limited; Cartwright's Dairy Produce Company; Foggitt Jones Proprietary, Limited; Watson's Supply Stores; The Westralian Farmers, Limited (hereinafter called "the employers"), of the one part, and Dairy Factories Employees' Industrial Union of Workers (hereinafter called "the Union"), of the other part, witnesseth that, for the considerations hereinafter appearing, the parties hereto mutually covenant and agree the one with the other as follows:—

(1)—Area.

This Agreement shall have effect over that portion of the State of Western Australia known as the South-West Land Division of the State: Provided that it shall not apply to workers who are at present provided for in any Award of the Court of Arbitration of Western Australia or in any Industrial Agreement registered in accordance with the Industrial Arbitration Act, 1912-1935, to which another Industrial Union of Workers is a party.

(2)—Term.

This Agreement shall come into operation as from its date and shall remain in force for a period of three (3) years: Provided that, at any time after the expiration of the first twelve (12) months from that date, and after the expiration of any subsequent period of twelve (12) months, application may be made to the Court by leave of the Court obtained by any party to the Agreement for a review of any of the provisions of the Agreement, and the Court shall have power to vary or reseind such provisions.

(3)—Wages.

The minimum rate of wages payable under this Agreement shall be as follows:—

(a) Basic wage—Adult males—£4 2s. 2d. per week.

M	argin	per
	TXYOOT	-

	W	eek	
(b) Adults:	£	s.	d.
(i) Tester, grader, and butter-maker,			
multiple certificate and position	1	1	0
(ii) Butter-maker, with certificate		19	- 0
(iii) Grader of cream for butter-making,			
with certificate	0	19	0
(iv) Tester of cream for butter-making,			
with certificate	0	19	0
(v) Pasteuriser of cream for butter-			
making, assistant butter-maker,			
and/or weighers of cream for			
butter-making		8	
(vi) All other workers		Nil.	
(c) Junior male workers: % of Male Ba	sic	Wa	ge.
	1.67	7	
16 to 17 years of age 37	7.00)	
17 to 18 years of age 49	33.6	3	
	1.66		
	1.00		
20 to 21 years of age 86	3.33	3	

(d) Casual hands:

The rates prescribed therein plus ten per cent. (10%).

and thereafter the prescribed adult rate.

(4)—Hours.

- (a) Forty-eight hours shall constitute a week's work.
- (b) No day's work shall exceed a spread of ten and a half $(10\frac{1}{2})$ hours.
- (c) Each worker shall be entitled to one half day off duty in each week; such half day off duty shall be granted on the afternoon of the day considered most suitable by the employer. Where practicable, the half day off duty shall be granted on a Saturday.

(5)—Overtime.

- (a) All time worked in excess of forty-eight (48) hours shall be deemed overtime and shall be paid for at the rate of time and a half.
- (b) Work performed on Sunday, Christmas Day, Good Friday, Anzac Day, Labour Day, and the worker's afternoon off, referred to in clause (4) (c) shall be paid for at the rate of time and a half.
- (c) Overtime shall be limited to sixteen (16) hours in any one (1) week, nuless the overtime is necessitated through a breakdown in the plant.
- (d) Work performed outside the daily spread shall also be deemed overtime and shall be paid for at the rate of time and a half.
- (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 (1) hour, he shall be provided with any meal required, or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof, providing it is necessary to purchase a meal outside his home or regular boarding house.

(6)—Holidays.

(a) All workers, except casual workers, shall be entitled to two (2) weeks' annual leave on full pay at the expiration of each twelve (12) months' service: Provided that, if the contract of service is terminated during the year, the worker shall be entitled to holiday pay in the proportion as his length of service bears to the full year's employment. As to any public holiday other than those specified in clause (5) (b), if work is performed, ordinary rates shall apply.

(b) Where a worker is dismissed for misconduct, or where the worker illegally severs his contract of service, he shall lose all rights under this clause.

(7)—Higher Duties.

A worker who is required to do work which carries a higher rate under this Agreement than that which he usually performs, shall be entitled to payment at such higher rate whilst so employed.

(8)—Absence through Sickness

- (a) A worker other than a casual 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 calcudar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act. A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default. No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.
- (b) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay under the preceding provision, shall not count for the purpose of determining his right to holidays.
- (c) In the event of a national insurance scheme coming into operation, liberty to apply for a review of the provisions of this clause is reserved to any employer bound by this Agreement.

(9)—Time and Wages Record.

The employer shall keep or cause to be kept at the Factory Office a record, in which shall be entered—

- (a) the name of each worker to whom this Agreement applies;
- (b) the nature of the work he is doing;
- (e) the hours worked each day;
- (d) the amount of wages and overtime (if any) received by each worker each week;
- (e) the ages of junior workers.

The said record shall be open to the inspection of an accredited representative of the Union at any time during the ordinary working hours, and he shall be allowed to take necessary extracts therefrom.

(10)—Representative Interviewing Workers.

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

(11)—General.

(a) The employer shall provide the worker with not less than three washable garments each year, such garments shall remain the property of the employer and shall be returned to the employer when the worker leaves the service of the employer.

(12)-Junior Workers.

(a) Junior workers may be employed in all the classifications covered by this Agreement in the proportion of one (1) junior worker to every three (3) or fraction of three (3) workers receiving the full adult rate of pay prescribed by this Agreement. No junior worker under the age of seventeen (17) years shall be allowed

to work overtime. This subclause, limiting the number of junior workers, shall not operate or be so construed as to require the discharge of any person employed at the date of this Agreement, or to prevent the employment or engagement as a junior worker of any person who at the date hereof was employed in the industry.

(b) A junior worker under seventeen (17) years of age shall not be engaged in weighing or tipping cream or packing bulk butter.

(13)—Contract of Service.

- (a) A casual worker shall mean a worker employed for less than six consecutive working days and who may be discharged or leave the employer's service without notice.
- (b) The contract of service of workers other than casual workers shall be terminable by one week's notice, given on either side: Provided that such notice shall not apply in the case of a worker summarily dismissed for misconduct or dereliction of duty.

(14)-Full Weekly Wage.

Subject to subclause (a) of clause (6), all permanent employ es shall be paid the full weekly wage, irrespective of the hours worked, not exceeding forty-eight (48) hours per week, but 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.

(15)-No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Agreement is being paid a higher rate of wage than the minimum prescribed in this Agreement for his class of work.

(16)—Junior Workers' Certificate.

Junior workers shall furnish the employer with a certificate showing the following:—

- (i) Name in full.
- (ii) Age and date of birth.
- (iii) Name of each previous employer.
- (iv) Period of employment with each previous employer.

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 or period of employment with a previous employer being wrongly stated on the certificate.

(17)—Aged and Infirm Workers.

- (a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.
- (b) In the event of no agreement being arrived at the matter may be referred to the Board of Reference for determination.
- (c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for or be employed at the proposed lesser rate.

(18) Board of Reference.

- (a) The Court may appoint, for the purpose of the Agreement, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Agreement, the functions of:—
 - (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Agreement or any of them;
 - (ii) classifying and fixing wages, rates, and conditions for any occupation or calling in butter manufacturing not specifically mentioned in this Agreement;

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

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1935, which for this purpose are embodied in this Agreement.

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

Signed for and on behalf of Manjimup Dairy Produce Company, Limited, in the presence of—

T. R. Alderson.

R. A LOCK. G. MENGLER.

Signed for and on behalf of Great Southern Co-operative Butter Company, Limited, in the presence of—

E. Kenny.

W. J. CORRIGAN.

Signed for and on behalf of the Capel Dairy Company, Limited, in the presence of—

J. A. Beckett.

J. R. STRONG.

Signed for and on behalf of South-West Co-operative Dairy Products, Limited, in the presence of—

W. D. Ganfield.

R. C. WILLIAMS.

L. M. BENTLEY.

H. F. JOHNSTON,

Secretary.

Signed for and on behalf of Mac-Farlane and Company, Limited, in the presence of—

Robt. Hyland.

JAS. M. MacFARLANE.

Signed for and on behalf of Cartwright's Dairy Produce Company, in the presence of—

P. A. Fox.

Cartwright's Dairy Produce Co.

H. A. CARTWRIGHT.

K. H. CARTWRIGHT.

H. J. CARTWRIGHT.

Signed for and on behalf of Foggitt Jones Proprietary, Limited, in the presence of—

R. Richardson.

Foggitt Jones Proprietary, Limited.

C. P. MASSEY,

Attorney.

Signed for and on behalf of Watson's Supply Stores, in the presence of—

P. A. Fox.

H. A. WATSON.

Signed for and on behalf of The Westralian Farmers, Limited, in the presence of—

L. I. Dingle.

C. W. HARPER,
Director.

R. L. DUNMAN, Secretary.

Signed for and on behalf of the Dairy Factories Employees' Industrial Union of Workers, in the presence of—

T. J. Brittain.

C. W. TOBIN,
President.

D. M. KELLY, Secretary.

LOST CASH ORDERS (FERTILISER SUBSIDIES).

Agricultural Bank, Perth, 22nd May, 1939.

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

C/O No. 1636; value £1; R. C. Bandy; 16/3/39; Perth.

C/O No. 1238; value £1 5s.; R. Henry; 23/1/39;

C/O No. 612; value £1 10s.; J. W. Spurgeon; 16/2/39; Perth.

C/O No. 99672; value £4 10s.; W. R. Taylor; 7/2/39;

Perth.
C/O No. 1007; value £7; Kiro, Spiro; N. Dhimitri, and L. George; 12/1/39; Perth.

C. ABEY, General Manager.

THE COMPANIES ACT, 1893.

The Dartnell Corporation Proprietary, Limited. NOTICE is hereby given that the Dartnell Corporation, Proprietary, Limited, a Company incorporated in the State of Victoria, has been registered under the provisions of Part VIII. of the Companies Act, 1893, and that the Registered Office of the said Company is situate at the offices of Messrs. Dwyer & Thomas, Solicitors, National House, 49 William street, Perth, and that Fred Russell Thomas has been appointed Attorney of the said Company in Western Australia. The hours during which the office of the Company is accessible to the public are:—On week days (other than Saturdays and holidays) from 10 a.m. to 12 noon and from 2 p.m. to 4 p.m. and on Saturdays from 10 a.m. to 12 noon.

Dated this 17th day of May, 1939.

The Dartnell Corporation Proprietary, Limited,

F. R. THOMAS,

Attorney.

Dwyer & Thomas, National House, William street, Perth, Solicitors for the Company.

Western Australia.
THE COMPANIES ACT, 1893.

Wm. Haughton & Co. Proprietary, Limited.Presented for Filing by Roy Robertson Smith.Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Wm. Haughton & Co. Proprietary, Limited, in the State of Western Australia, is situate at St. George's House, St. George's terrace, Ferth, in the said State.

Dated this 4th day of May, 1939.

R. R. SMITH, Agent.

THE COMPANIES ACT, 1893.

Empire Art Company Pty., Limited.

NOTICE is hereby given that the Registered Office of Empire Art Company Pty., Limited is now situate at

Empire Art Company Pty., Limited, is now situate at the offices of Messrs. A. J. McLaren & Co., First Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth.

Dated at Perth this 9th day of May, 1939.

A. J. McLAREN, Attorney.

A. J. McLaren & Co., Chartered Accountants (Aust.), English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of Brokensha & Shaw, Limited, has been removed and is now situated at 65 Murray street ("Mirror" and "Call" Office), Perth, and is open to the public between the hours of 8.30 a.m. to 5.30 p.m. week days and 8.30 a.m. to 12.30 p.m. Saturday.

Dated this 25th day of May, 1939.

L. FELTON, Secretary.

THE COMPANIES ACT, 1893.

Moyle and Petersen, Limited.

NOTICE is hereby given that the Registered Office of Moyle & Petersen, Limited, is situate at 40 Francis street, Perth, and is open and accessible to the public between the hours of 10 a.m. and 4 p.m. on week days and between the hours of 10 a.m. and noon on Saturdays (holidays excepted).

Dated the 18th day of May, 1939.

HARDWICK, SLATTERY & GIBSON, Solicitors for the abovenamed Company, Victoria House, St. George's terrace, Perth.

Western Australia,

THE COMPANIES ACT, 1893.

Ozone Service Station, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at 12 Nestle House, Perth, in the State of Western Australia, where all legal proceedings may be served upon and all notices addressed or given to the Company. The said office is open for business between the hours of 9 a.m. and 5 p.m. on ordinary week days and from 9 a.m. to 12 noon on Saturdays.

Dated this 19th day of May, 1939.

I. R. SMITH, Secretary pro tem.

THE COMPANIES ACT, 1893.

Golden Mile, Block 45, No Liability.

Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed and is now situate at 17-24 A.N.A. House, St. George's terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 18th day of May, 1939.

MICHAEL T. WILLIAMS, Attorney for the Company in Western Australia.

Joseph, Muir, & Williams, 17-24 A.N.A. House, St. George's terrace, Solicitors for the abovenamed Company in Western Australia.

THE COMPANIES ACT, 1893.

British Tantalite Company, Limited.

NOTICE is hereby given that the office or place of business of the abovenamed Company in the State of Western Australia, where all legal proceedings may be served upon and all notices addressed or given to the said Company, is situated at the office of Messrs. Rankin & Morrison, Accountants and Auditors, Colonial Mntual Buildings, 53 St. George's terrace, Perth.

Dated the 23rd day of May, 1939.

ABBOTT & ABBOTT, Solicitors for the said Company, 42 St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of the Companies Act, 1893, and in the matter of Mt. Keith Pastoral Company, Limited (in liquidation).

THE creditors of the abovenamed Company are required, on or before the 23rd day of June, 1939, 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. Joseph Samuel Foulkes, the Liquidator of the said Company and a member of the firm of Messrs. Ford, Rhodes, and Davies, Chartered Accountants (Australia), St. George's House, Perth, and if so required by notice in writing from the said Liquidator are by their Solicitors or otherwise to prove their said debts or claims, at the office of the Liquidator in St. George's House, Perth, at such time

as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 19th day of May, 1939.

J. S. FOULKES, Liquidator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

(No. 4 of 1939.)

(Companies Act, winding-up.)

In the matter of the Companies Act, and in the matter of Greater Bonnie Doone (1935), Limited.

NOTICE is hereby given that a Petition for an Order for the winding-up of the abovenamed Company was on the 24th day of May, 1939, presented to the Court by John George Cutter, of Kellerberrin, Carpenter, a shareholder in and contributory and a creditor of the said Company: And the said Petition is directed to be heard on the 6th day of June, 1939, and any creditor, contributory, or shareholder, of the said Company desirous to oppose the making of an Order for the winding-up of the said Company under the above Act should sappear at the time of hearing, by himself or his Counsel, for that purpose, and a copy of the Petition will be furnished to any creditor, contributory, or shareholder, of the said Company requiring the same, by the undersigned, on payment of the regular charge for the :same.

S. E. TIPPETT, West Australian Chambers, St. George's terrace, Perth, Solicitor for the Petitioner.

IN THE MATTER OF THE COMPANIES ACT. 1893. and in the matter of Vulcan Tin Mines, Limited. NOTICE is hereby given that, at an extraordinary general meeting of Vulcan Tin Mines, Limited, held on the 16th day of May, 1939, the following special reso-lution was duly carried:—That the Company be wound up voluntarily and that Alexander John McLaren, of E.S. & A. Bank Chambers, St. George's terrace, Perth, Chartered Accountant, be appointed Voluntary Liquidator thereof.

> L. B. GOOLD, Chairman of the said meeting.

IN THE MATTER OF THE COMPANIES ACT, 1893. and in the matter of Elliott and Kiesey, Limited, 380-2 Murray street, Perth (in liquidation).

NOTICE is hereby given that, at an extraordinary general meeting of Shareholders of Elliott and Kiesey, Limited, held at the office of O. L. Haines and Company, 89 St. George's terrace, Perth, on Friday, the 19th day of May, 1939, the following special resolution was duly passed:—That the Company be voluntarily wound up under the provisions of the Companies Act, 1893, and that Clive Henry Evans, Chartered Accountant (Australia), be and is hereby appointed Liquidator for the purpose of such winding-up.

Dated at Perth this 19th day of May, 1939.

A. H. KIESEY, Chairman.

O. L. Haines and Company, Chartered Accountants (Australia), 89 St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Mt. Keith Pastoral Company, Limited.

NOTICE is hereby given that at an extraordinary general meeting of the abovenamed Company, duly coneral meeting of the abovenamed Company, duty convened and held at St. George's House, Perth, on Friday, the 19th day of May, 1939, the following special resolution was duly passed:—That Mt. Keith Pastoral Company, Limited, be wound up voluntarily and that Mr. Joseph Samuel Foulkes, Chartered Accountant (Australia), be and he hereby is appointed liquidator for the purpose of such winding-up.

Dated at Perth this 19th day of May, 1939.

H. G. LINDQUIST, Chairman.

Messrs. Ford, Rhodes, and Davies, Chartered Accountants (Australia), St. George's House, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893 (56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorpora-tion as a Limited Company has this day been issued to Ozone Service Station, Limited.

Dated this 19th day of May, 1939.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893 (56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorpora-tion as a Limited Company has this day been issued to Moyle & Petersen, Limited.

Dated this 18th day of May, 1939.

T. F. DAVIES. Registrar of Companies.

Supreme Court Office, Perth, W.A.

ASSOCIATIONS INCORPORATION ACT, 1895.

The Little Citizens League.

I, ETHEL ROSE PATERSON JOYNER, of Rheola street, West Perth, in the State of Western Australia, Married Woman, a Trustee of or person authorised by The Little Citizens League, do hereby give notice that I am desirous that such League should be incorporated under the provisions of the Associations Incorporation Act, 1895.

ETHEL ROSE PATERSON JOYNER.

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 Little Citizens League.
- 2. Object or purpose of the Institution:-To form youths' schools of citizenship, to educate little citizens, to build their citizenship on the solid foundation of thought for others, and to broadcast the knowledge that physical, mental, and spiritual education are the truest pathways to the goal of true citizenship, and to encourage little citizens to know that each individual has the power of broadcasting thoughts that can create a new world, to encourage little citizens to love the world and interest themselves in its life, and to teach little citizens that thought can become a habit and habit creates a character, and to encourage little citizens to give messages of love and goodwill.
- 3. Where Situated or Established:-At 170 Fitzgerald street, Perth, with such branches as the Directors should decide upon.
- 4. The Name or Names of the Trustee or Trustees are:—Ethel Rose Paterson Joyner, Agnes Robertson Robertson, and Helen Beattie.
- 5. In whom the Management of the Institution is Vested and by what means:—In the Directors for the time being (who under the rules of the League are also Trustees of the League) under the provisions of the rules forming the constitution of the League.

Lohrmann & Tindal, 89 St. George's terrace, Perth, Solicitors for the said Association.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Robert Rands Coulsen, late of Forrest House, St. George's terrace, Perth, and c/o Cecil Dent, Limited, 62 St. George's terrace, Perth, and sometimes of Mandurah, in the State of Western Australia, Retired Labourer, deceased.

ALL persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars of the same in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 26th day of June, 1939, at the expiration of which time the Executor will proceed to 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 this 17th day of May, 1939.

HUBERT PARKER,

of 15 Howard street, Perth, Solicitor for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Thomas Crick (sometimes known as Jack Crick), late of Boogardie, in the State of Western Australia, Mineowner, deceased.

ALL persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars of the same in writing to the Executor, care of John M. Hagne, Solicitor, Monnt Magnet, on or before Monday, the 26th day of June, 1939, at the expiration of which time the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, without reference to any claims or demands of which he shall not then have had notice.

Dated this 17th day of May, 1939.

HUBERT PARKER,

Solicitor, of 15 Howard street, Perth, Agent for John Meyrick Hague, of Mount Magnet, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Peter Williams, formerly of Charles street, Bunbury, in the State of Western Australia, but late of Northam, in the said State, Retired Bookseller and Newsagent, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, in the State of Western Australia, on or before the 26th day of June, 1939, and that at the expiration of that date the Executor will distribute the assets of the said deceased among the persons lawfully entitled thereto, having regard only to such claims or demands of which the Executor shall then have had notice.

Dated the 12th day of May, 1939.

NORTHMORE, HALE, DAVY, & LEAKE, Halsbury Chambers, Howard street, Perth, Agents for Slee & Anderson, of Bunbury, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Edward Thomas Brady (sometimes known as Thomas Edward Brady), late of 87 Townshend road, Subiaco, in the State of Western Australia, Tramway Employee, deceased (intestate).

NOTICE is hereby given that all persons having claims and demands against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Administrator, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 26th day of June, 1939, after which date the said Administrator will proceed to distribute the assets of the said deceased

amongst the persons entitled thereto, having regard only to those claims and demands of which particulars shall have been given as aforesaid.

Dated this 18th day of May, 1939.

ROBINSON, COX, McDONALD, & LOUCH,

20 Howard street, Perth, Solicitors for the Administrator, The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ada Tulloch, late of Mc-Glew road, Glen Forrest, 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 requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 26th day of June, 1939, after which date the Executor will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 19th day of May, 1939.

RUSE & SHILLINGTON,

Withnell Chambers, Howard street, Perth, Solicitors for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Sydney Carus Yockius, late of Busselton, in the State of Western Australia, Retired Railway Employee, 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 Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 26th day of June, 1939, after which day the said Executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated this 19th day of May, 1939.

STODDART & SPENCER, of W.A. Trustee Buildings, 135 St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Minnie Ethel Bingemann (usually known as Minnie Ethel Bingeman), late of 58 Ord street, Perth, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the above Estate are hereby requested to send in particulars thereof in writing to the Administrator (with the Will) of the Estate of Minnie Ethel Bingemann (usually known as Minnie Ethel Bingemann), deceased, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 26th day of June, 1939; and, further, that at the expiration of the last-mentioned date the Administrator (with the Will) will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 23rd day of May, 1939.

NICHOLSON & NICHOLSON,

The Bank of Adelaide Chambers, St. George's terrace, Perth, Solicitors for the Administrator (with the Will), The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under the Curator of Intestate Estates Act, 1918) are hereby required to send particulars of such claims to me on or before the 26th day of June, 1939, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 25th day of May, 1939.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
McCom Taba Tabala	. 21-11-38 . 28-12-38	18-5-39	Lake Biddy Jarvis street, Brunswick Junc- tion	Teamster Blacksmith
Gannon, Joseph Patrick	. 26–2–39	,,	950-Mile Camp, Trans Australian Line	Railway employee
O'Keeffe, Alice (also known as Alic O'Keefe)	e 23-3-39	,,	79 Stirling street, Pertli	Widow
Neason, Alfred Joseph	27–11–38	24-5-39	Jarrahdale	No occupation
	4–12–38	,,	36 Aberdeen street, Perth	No occupation
	24–1–39	,,	Port Hedland	Cook
Petersen, Martin	On or about 5–12–38	,,	Ryan's Find via Coolgardie	Prospector
Moore, James	26-3-39	,,	Leederville	No occupation
Vicenza de Olegono - Tradado de	20-4-39	,,	Burabadji, Goomalling	Cook

THE BANKRUPTCY ACT, 1892.

Notice of Intended Dividends.

Debtor's Name.	Address.	Description.	Court.	No.	Last for Rec Proo	eiving	Na o Trus	f	Addr	ess.
William Isaac Appleton	Dangin	 A member of the firm of "Appleton & Wray"	Supreme Court of Western Australia	No. 28 of 1916	9th June	e, 1939	Arthur Johns		Supreme Perth.	Court,
William Isaac Appleton and Benjamin Wray	do.	 Farmers	do.	do.	do.	do.	do.	do.	do.	do.

Dated this 18th day of May, 1939.

A. H. JOHNSON, Official Receiver in Bankruptcy, Supreme Court, Perth

ACTS OF PARLIAMENT, ETC., FOR SA		A'	Т	Acts of Parliament, etc.—continued.	£	s.	đ.
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	£	s.		Factories and Shops Act (Consolidated)		3	6
Abattoirs Act and Amendment		1	0	Factories and Shops Act Regulations	U	0	3
Administration Act (Consolidated)	0	3	0	Factories and Shops Time and Wages Books—	_		_
Adoption of Children Act	0	2	3	Large	0	4	3
Agricultural Bank Act		1	0	Small	0	3	3
Agricultural Seeds Act	0	1	0	Farmers' Debts Adjustment Act (Consoli-			
Arbitration Act	0	1	0	dated)	0	1	0
Associations Incorporation Act	0	0	6	Feeding Stuffs Act	0	0	6
Auctioneers Act	0	1	0	Fertilisers Act	0	1	6
Bills of Sale Act (Consolidated)	0	1	6	Financial Emergency Act	0	1	6
Brands Act	0	1	6	Financial Emergency Tax and Assessment			
Bread Act (Consolidated) and Amendment	0	1	6	Act	0	1	0
Bush Fires Act	0	1	0	Firearms and Guns Act	0	1	0
Child Welfare Act	0	2	0	Fire Brigades Act, 1916, and Amendment	0	3	0
Crown Suits Act	0	1	6	Firms Registration Act and Amendment	0	1	0
Dairy Cattle Improvement Act	0	1	0	Fisheries Act (Consolidated)	0	1	0
Dairy Industry Act	0	1	6	Forests Act	Ô	1	6
Dairy Products Marketing Regulation Act	0	2	6	Fremantle Harbour Trust Act (Consolidated)	Õ	1	6
Declarations and Attestations Act	0	0	6	Friendly Societies Act and Amendments	-	2	Õ
Dentists Act and Amendment	_	1	9	Game Act (Consolidated)		1	ŏ
Discharged Soldiers' Settlement Act		î	6	Goldfields Water Supply Act	Ö	2	6
Dog Act (Consolidated)	ŏ	1	Õ	Gold Mining Profits Tax and Assessment	Ö	1	ñ
Droving Act	Õ	$\hat{1}$	6			î	ő
Electoral Act (Consolidated)	0	2	6	Government Electric Works Act	ň	.1	0
	0	1	0	Group Settlement Act	0	1	ย
Electricity Act	0	0	6		η.	10	G
Employers' Liability Act	0	1	0	Hansard Report, Annual Subscription			6
Employment Brokers Act and Amendment		2	0	Hansard Report, per vol	0	7	0
Evidence Act (Consolidated)	0	2	U	Hansard Report, weekly issue, per copy	0	U	O

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Hawkers and Pedlars Act and Amendment Health Act (Consolidated)	0	1 5		Unclaimed Moneys Act 0 1 0 Vermin Act (Consolidated) 0 2 6
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Illicit Sale of Liquor Act	0	3 1	0 6	Weights and Measures Act and Regulations 0 2 6 Wheat Pool Act 0 1 0
Industrial Arbitration Act (Consolidated)	ŏ	$\hat{3}$	6	Wheat Pool Act
Industries Assistance Act (Consolidated)	0	1	0	Workers' Homes Act (Consolidated) 0 1 0
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Limited Partnerships Act	-	0	6	. 11) - Juntain A composition of a similar
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