



# Government Gazette

OF

## WESTERN AUSTRALIA.

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No. 44.]

PERTH : FRIDAY, SEPTEMBER 8.

[1939.

### PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 5431/97.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Boulder Lot 658, registered in the Office of Titles in Volume 124, Folio 200: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Boulder Lot 658 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

### PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 3894/14.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Corrigin Lot 89, registered in the Office of Titles in Volume 1004, Folio 242: Now, therefore I, the said Lieutenant-Governor, with the

advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Corrigin Lot 89 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

### PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 930/39.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portions of Geraldton Lot 60 and being Lots 5 and 6 and Lot 9 on Plan 1722, registered in the Office of Titles Volumes 636 and 634, Folios 115 and 104 respectively: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Geraldton Suburban Lot 60 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

## PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 6439/25.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Noongar Lot 23, registered in the Office of Titles in Volume 1004, Folio 243: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Noongar Lot 23 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

## PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 2557/34.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portions of Swan Location S and being Lots 122 and 123 on Plan 2759, registered in the Office of Titles in Volume 373, Folio 122: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Swan Location S aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

## PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 1124/39.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location 36 and being Lot 454 on Plan 1030, registered in the Office of Titles in Volume 878, Folio 102: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Pro-

clamation revest in His Majesty, his heirs and successors portion of Swan Location 36 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

## PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 1157/39.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22); the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location P1076 and being Lot 4 of Section D on Plan 227, registered in the Office of Titles in Volume 1066, Folio 168: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Swan Location P1076 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

The Land Act, 1933-1938.

## PROCLAMATION

(Resumption)

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

Corres. 2136/38.

WHEREAS Nelson Location 3884 was the subject of Grazing Lease No. 3993/68: And whereas it is necessary to resume from the said Grazing Lease portion thereof (not exceeding one-twentieth of the whole) for the purpose of Railways (Ballast Pit): Now, therefore I, the said Lieutenant-Governor, with the advice of the Executive Council, do hereby resume for the purpose aforesaid portion of Nelson Location 3884, hereinafter described, being:—That portion of Nelson Location 3884 (Grazing Lease No. 3993/68), surveyed and shown on Lands and Surveys Diagram 59684 as Nelson Location 11297, containing 7 acres. (Plan 439C/40, F3.)

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING ! ! !

## PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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

Corr. No. 1103/39.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette*

to re-vest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location Q1 and being Lot 9 on Plan 1787, registered in the Office of Titles in Volume 715, Folio 155: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation re-vest in His Majesty, his heirs and successors portion of Swan Location Q1 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of August, 1939.

By His Excellency's Command,  
(Sgd.) F. J. S. WISE,  
Minister for Lands.

GOD SAVE THE KING !!!

The Factories and Shops Act, 1920-1937.

PROCLAMATION

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

F. & S. 604/28; Ex. Co. 1897.

WHEREAS it is enacted by section 117 of the Factories and Shops Act, 1920-1937, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Friday, the 15th day of September, 1939, after twelve noon shall be a public holiday in the Dalwallinu Shop District for the purposes of section 117 of the Factories and Shops Act, 1920-1937, and all shops (except those mentioned in the Fourth Schedule and registered small shops) shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 6th day of September, 1939.

By His Excellency's Command,  
A. R. G. HAWKE,  
Minister for Labour.

GOD SAVE THE KING !!!

The Factories and Shops Act, 1920-1937.

PROCLAMATION

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

F. & S. 631/38; Ex. Co. 1898.

WHEREAS it is enacted by section 117 of the Factories and Shops Act, 1920-1937, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Wednesday, the 13th day of September, 1939, shall be a public holiday in the Menzies Townsite for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this 6th day of September, 1939.

By His Excellency's Command,  
A. R. G. HAWKE,  
Minister for Labour.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 6th day of September, 1939, the following Order in Council was authorised to be issued:—

Public Works Act, 1902-1933.  
Metropolitan Sewerage—Claremont District.  
Pumping Station No. 4, Dalkeith.

ORDER IN COUNCIL.

P.W. 831/39; Ex. Co. No. 1914.  
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 Minister for Works to undertake, construct, or provide Metropolitan Sewerage, Claremont District, Pumping Station No. 4, Dalkeith, on the land shown coloured green on the Plan P.W.D., W.A., 28983 (L.T.O. Diagram 11382), which may be inspected at the Office of the Minister for Works, Perth.

L. E. SHAPCOTT,  
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 31st day of August, 1939, the following Orders in Council were authorised to be issued:—

The Land Act, 1933-1938.

ORDER IN COUNCIL.

Corr. No. 12495/99.  
WHEREAS by section 33 of the Land Act, 1933-1938, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons, to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 6956 (Preston Lot 21) should vest in and be held by the Preston Road Board in trust for the purpose of recreation. Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Preston Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

The Land Act, 1933-1938.

ORDER IN COUNCIL.

Corr. No. 1834/35.  
WHEREAS by section 33 of the Land Act, 1933-1938, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons, to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21919, Kalgoorlie Lot 3234, Somerville Lot 154, should vest in and be held by the Municipality of Kalgoorlie in trust for the purpose of Sewerage. Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Municipality of Kalgoorlie, in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

Supersedes the Order in Council dated 27th October, 1938.

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

ORDER IN COUNCIL.

P.W. 1337/37.  
WHEREAS section 74 of the Constitution Act, 1889, provides that the Governor in Council may vest in Heads of Departments or other officers or persons within the State power to make minor appointments; and whereas it is desirable that power of appointment of foremen and other persons employed at a daily rate of wage on works under the control of the Departments of Public Works and of Water Supply, Sewerage, and

Drainage (exclusive of the Metropolitan Water Supply, Sewerage, and Drainage Department) should be vested in R. J. Dumas and V. C. Munt; now, therefore, His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council, hereby vests in R. J. Dumas and V. C. Munt, and any persons appointed to act temporarily in their place, the appointment of foremen and all other persons employed on such works at a daily rate of wages.

L. E. SHAPCOTT,  
Clerk of the Council.

Premier's Department,  
Perth, 4th September, 1939.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under section 5 of the Public Library, Museum, and Art Gallery of Western Australia Act, 1911, Leonard Lohrmann, Esquire, and Charles Lemon, Esquire, to be Trustees of the Public Library, Museum, and Art Gallery of Western Australia, for terms expiring on the 31st December, 1944, and the 31st December, 1942, respectively.

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

Premier's Department,  
Perth, 4th September, 1939.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Executive Council has accepted the resignation of the Honourable Thomas Percy Draper as a Judge of the Supreme Court as from the 31st August, 1939.

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

Wheat Products (Prices Fixation) Act, 1938.

PROCLAMATION  
(Erratum)

IT is hereby notified, for public information, that line 2 (reading "ex mill store—£5 10s. 0d. per ton of 2,000") of subparagraph B of paragraph 1 of the Proclamation published at page 1505 in the *Government Gazette* of the 31st August, 1939, is altered to read "ex mill store—£5 per ton of 2,000."

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

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 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.

Hall, Robert, Manjimup, 30th August, 1939.

Temby, William Joseph (Power of Attorney Joseph Norman Temby), Boddalin, 31st August, 1939.

Jolly, Keith Samuel, Narrikup, 31st August, 1939.

Sutherland, George William Thomas, Yelbeni, 1st September, 1939.

Mailey, Matilda and Joseph Raymond, Pitlaha, 5th September, 1939.

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

W. A. WHITE,  
Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following amendment of Stay Order issued under section 11 has been effected:—Foster, Edward Percy, Needilup, amended to Foster, Edward Percy (as Executor Estate of Arthur George Foster, decd.), and Foster, Cyril Edgar, Needilup.

W. A. WHITE,  
Director.

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:—Heinrich, Friedrich August, North Baandee; Carlhausen, Helmuth Robert Ferdinand, Wubin; Flinn, James John, Bending; 6th September, 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:—Arthur, James, Wubin; Burkin, George Wm. (jun.), Kojonup; Burton, John Maurice, Morawa; Cameron, Robert Andrew, Bencubbin; Caughey, Francis Colin, Nokaning; Dayman, George Stanley, Emu Hill; Donald, Rae, Yuna; Hampton, Herbert Horace, Koorda; Healy, Irwin, Pintharuka; Herriman, William James, Pintharuka; Perry, Geoffrey Alec and Charles, Bencubbin; Pierce, John, Wyalkatchem; Ryan, Jeremiah Joseph, Rockwell; Shields, Rebecca and Raymond William, Bruce Rock; Wheeler, Arthur Walter, Babakin; White, Gordon Percival, Morawa; 6th September, 1939.

W. A. WHITE,  
6th September, 1939. Director.

THE AUDIT ACT, 1904.

The Treasury,  
Perth, 5th September, 1939.

Treasury No. 149/35.

IT is hereby published, for general information, that Mr. P. Tothill has been appointed a Receiver of Revenue for the Metropolitan Water Supply Department, in place of Mr. V. W. Morgan, whose appointment is hereby cancelled as from the 28th August, 1939.

Treasury No. 732/39.

IT is hereby published, for general information, that Mr. W. Hopkinson has been appointed Certifying Officer for the State Hotels Department and Caves House.

Treasury No. 16/38.

IT is hereby published, for general information, that Mr. W. L. Boyd has been appointed Receiver of Revenue for the Agricultural Bank, during the absence of Mr. L. C. Renfrey as from the 1st September, 1939.

Treasury No. 16/38.

IT is hereby published, for general information, that Mr. F. Brudenell has been appointed Receiver of Revenue for the Agricultural Bank at Northam in place of Mr. Throssell.

A. J. REID,  
Under Treasurer.

Office of Public Service Commissioner,  
Perth 7th September, 1939.

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

Ex. Co. 1689; P.S.C. 431/39:—G. M. Hickey, Clerk of Courts, Beverley, Crown Law Department, to be Mining Registrar, Cue, Mines Department, as from 29th August, 1939;

Ex. Co. 1769; P.S.C. 284/36:—Ross Ismay Howard, under section 28 of Public Service Act, to be Junior Clerk, Electoral Department, Crown Law Department, as from 19th September, 1938;

Ex. Co. 1846; P.S.C. 480/39:—W. L. Wilson, Deputy Government Statistician, Registrar General's Office, Chief Secretary's Department, to be Assistant Under

Secretary, Chief Secretary's Department, as from 1st September, 1939;

Ex. Co. 1769:—J. R. Ewing, Junior Clerk, Mines Department, to be Clerk as from 4th September, 1939;

Ex. Co. 1545; P.S.C. 660/38:—L. J. Gilbey, Clerk, Mines Department, to be Clerk, Government Printing Office, Premier's Department, as from 4th September, 1939;

Ex. Co. 1769; P.S.C. 620/37:—Charles Frederick Roberts, under section 28 of the Public Service Act,

to be Junior Clerk, Electoral Branch, Crown Law Department, as from 19th September, 1938.

Also of the acceptance of the following resignations:—  
Ex. Co. 1769:—H. A. Kingsbury, Clerk, Kalgoorlie Public Works Department, as from 16th September, 1939;

Ex. Co. 1769:—D. C. Robertson, Junior Clerk, Cue, Mines Department, as from 25th August, 1939.

GEO. W. SIMPSON,  
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
North-West (Harbour and Light)	Light-keeper, Swan River ... ..	Class 2, £200—£220*	1939. 9th September.
Mines ... ..	Junior Clerk, Cue (Item 574) ... ..	£55—£165	do.
Metropolitan Water Supply ...	Under Secretary ... ..	£830—£1,000	do.
Public Works ... ..	Clerk, Accounts Branch (Item 969) ... ..	Class 7, £342—£366	16th September.
Do. ... ..	Clerk, Kalgoorlie (Item 1022) ... ..	Class 8, £318—£330	do.
Chief Secretary ... ..	Deputy Government Statistician and Deputy Registrar General	Class 2, £582—£630†	do.
Mines ... ..	Government Mineralogist and Analyst ... ..	£880—£1,060	23rd September
Crown Law ... ..	Clerk of Courts, Busselton ... ..	Class 8, £318—£330	do.

\* Free Quarters. Applications are also called under section 29.

† Limit fixed (£606) under clause 10 of Clerical Agreement.

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.

GEO. W. SIMPSON,  
Public Service Commissioner.

Crown Law Department,  
Perth, 7th September, 1939.

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

Constable R. N. Brown as Clerk of the Local Court and Clerk to Magistrates, Moora, vice Constable J. C. Maller;

J. F. Morris as acting Clerk of the Local Court, acting Clerk to Magistrates, Beverley, and acting Electoral Registrar for the Beverley Electoral District;

G. T. Mellowship as acting Electoral Registrar for the Murchison Electoral District during the absence of N. N. Houston, on leave.

THE Hon. Minister for Justice has approved of the under-mentioned appointments:—

Constable L. Buzza as acting Bailiff of the Busselton Local Court at Nannup during the absence of Constable D. McMahon, on leave;

Constable F. A. Hearn as Bailiff of the Pinjarra Local Court at Waroona, vice Constable T. R. Penn, transferred;

Sergeant R. M. Larson as acting Bailiff of the Collie Local Court during the absence of Sergeant W. Herrick, on leave;

Bernard Molinari, Esq., of Perth, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913.

ERRATUM NOTICE.

IT is hereby notified that the appointment of Mark Arthur Francis, Esq., of Holt Rock, as a Commissioner for Declarations, and published on page 1187 of the *Gazette* of the 30th June, 1939, should read Mark Allan Francis, Esq., of Holt Rock.

THE LICENSING ACT, 1911.

HIS Excellency the Lieutenant-Governor in Executive Council has granted the petition under section 47 of the Licensing Act, 1911 (as reprinted with amendments),

of the electors living in an area comprised within a circle having a radius of forty chains from the centre of all those pieces of land situate at the corner of Stirling highway and Bay road, Claremont, for a Publican's General License, within the Claremont Licensing District, in view of the recommendation of the Licensing Court dated the 31st day of August, 1939.

THE LICENSING ACT, 1911.

HIS Excellency the Lieutenant-Governor in Executive Council has refused the petition under section 47 of the Licensing Act, 1911 (as reprinted with amendments), of the electors residing in an area comprised within a circle having a radius of five miles from the centre of all that piece of land situated in Uduc road, Harvey, the subject of Certificate of Title Volume 885, Folio 6, for an Australian Wine License in view of the recommendation of the Licensing Court dated the 31st day of August, 1939.

COOLGARDIE AND NORSEMAN LOCAL COURTS.

IT is hereby notified, for public information, that the Hon. Minister for Justice has, in accordance with the powers conferred upon him by section 10 of the Local Courts Act, 1904-1931, appointed the dates shown in the third column of the Schedule hereunder as the dates for the sittings of the Coolgardie and Norseman Local Courts, in lieu of the dates already fixed and as shown in the second column.

Local Court.	Dates Fixed.	Dates fixed in lieu.
Coolgardie	9th October, 1939	4th October, 1939.
Norseman	19th October, 1939	5th October, 1939.
Coolgardie	13th November, 1939	8th November, 1939.
Norseman	16th November, 1939	9th November, 1939.
Coolgardie	11th December, 1939	7th December, 1939.

H. R. GORDON,  
Under Secretary for Law,

## THE HOSPITALS ACT, 1927.

Department of Public Health,  
M.H.D. 223/39. Perth, 6th September, 1939.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint B. W. Leaversuch to be a member of the Wiluna District Hospital Board for the period ending on the 31st July, 1940.

F. J. HUELIN,  
Under Secretary.

Department of Public Health,  
C.S.D. 1313/23. Perth, 31st August, 1939.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Dr. E. J. T. Thompson to be Acting Inspector General of the Insane, Acting Medical Superintendent Green Place and Whitby Falls Mental Hospitals, Lemnos Soldiers' Mental Hospital, and Heathcote Reception Home; also Acting Inspector General of the Institutions for Inebriates during the absence of Dr. J. Bentley on three weeks' leave from 28th August, 1939.

F. J. HUELIN,  
Under Secretary.

## THE HOSPITALS ACT, 1927.

Department of Public Health,  
Perth, 31st August, 1939.

M.H.D. 1040/37; Ex. Co. No. 1829.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to the Hospitals Act, 1927, has been pleased to approve of the amendment by the Board of Management of the Dwellingup District Hospital of the rules, regulations, or by-laws made by the said Board under section 22 of the said Act for the management of the said Hospital and published in the *Government Gazette* on the 7th day of January, 1938, in the manner mentioned in the Schedule hereunder.

F. J. HUELIN,  
Under Secretary.

## Schedule.

Rule, regulation, or by-law 13 of the abovementioned rules, regulations, or by-laws is amended by deleting paragraph (c) therefrom and inserting in lieu thereof a new paragraph as follows:—

- (c) Non-subscribers shall be represented on the Board by three representatives, one of whom shall be a nominee of the Dwellingup Sub-Branch of the Returned Soldiers' League.

## THE HOSPITALS ACT, 1927.

Department of Public Health,  
Perth, 31st August, 1939.

M.H.D. 276/37; Ex. Co. No. 1826.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the amendment by the Board of Management of the Cunderdin District Hospital of the rules and regulations made by the said Board for the management of the said hospital under section 22 of the said Act and published in the *Government Gazette* on the 23rd day of April, 1937, in the manner mentioned in the Schedule hereunder.

F. J. HUELIN,  
Under Secretary.

## Schedule.

The abovementioned rules and regulations are amended as follows:—

1. Rule 2 is deleted and a new rule is inserted in lieu thereof as follows:—
2. There shall be a board of twelve members, nominated as hereinafter provided and appointed by the Governor.
2. Rule 8 is deleted and a new rule is inserted in lieu thereof as follows:—
8. Five members of the Board shall form a quorum.

Department of Public Health,  
Perth, 31st August, 1939.

M.H.D. 86/39; Ex. Co. No. 1818.

HIS Excellency the Lieutenant-Governor in Council has been pleased to consent to the Perth City Council, being the local health authority under the provisions of the Health Act, 1911-1937, setting apart portion of its reserves and certain other lands adjacent to Lake Mouger as a site for the deposit and disposal of refuse; such land being described in the Schedule attached.

F. J. HUELIN,  
Under Secretary.

## Description of Boundaries.

All that portion of land bounded by lines starting from the south-western corner of Lot 30 of Perthshire Location 1 (as shown on L.T.O. deposited Plan 687) and extending 130deg. 54min. 7 chains 93 6/10ths links to its south-eastern corner; thence 113deg. 35min. 3 chains 24 2/10ths links; thence 89deg. 57min. 2 chains 60 links; thence 73deg. 35min. 4 chains 61 7/10ths links to the south-eastern corner of Lot 32 of Perthshire Location 1 aforesaid; thence 128deg. 11min. 3 chains 41 3/10ths links; thence 179deg. 57min. 9 chains 87 links; thence 103deg. 23min. 5 chains 65 8/10ths links; thence 138deg. 37min. 8 chains and 2/10ths of a link to the northern alignment of Bourke street; thence 269deg. 57min. 6 chains 8 4/10ths links along said northern alignment; thence 248deg. 55min. 2 chains 78 6/10ths links to the western extremity of the southern alignment of Bourke street aforesaid; thence 269deg. 57min. 8 chains 18 links; thence 28deg. 47min. 2 chains 3 2/10ths links; thence 18deg. 2min. 5 chains 47 4/10ths links; thence 348deg. 46min. 4 chains 90 7/10ths links; thence 326deg. 30min. 2 chains 99 5/10ths links; thence 307deg. 11min. 4 chains 61 5/10ths links; thence 294deg. 29min. 3 chains 99 6/10ths links; thence 302deg. 34min. 6 chains 37 2/10ths links, and thence 0deg. 1min. 3 chains 32 2/10ths links to the starting point. All bearings being true or thereabouts and the measurements being more or less.

## THE HEALTH ACT, 1911-1937.

## Amendment of By-laws.

M.H.D. 2624/18; Ex. Co. No. 1825.

WHEREAS under the provisions of the Health Act, 1911-1937, a local health authority may make or adopt by-laws, and may amend, repeal, or alter any by-laws so made or adopted; now, therefore, the Municipality of Cottesloe, being a local health authority, doth hereby amend the by-laws published in the *Government Gazette* on the 26th day of August, 1938, as follows:—

## Part 1.—General Sanitary Provisions.

By-law 4A.—In Clause (1), subclass (b), insert a further paragraph as follows:—

- (iv) Provided that at all times the laundry facilities in accordance with this by-law shall be enclosed in a wash-house properly built and in accordance with the building by-laws of the Municipality of Cottesloe.

Dated this 31st day of May, 1939.

JOHN BLACK,  
Mayor.

J. G. FOREMAN,  
Town Clerk.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 23rd day of August, 1939.

EVERITT ATKINSON,  
Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 31st day of August, 1939.

L. E. SHAPCOTT,  
Clerk of the Council.

THE HEALTH ACT, 1911-1937.

Municipality of Geraldton—Amendment of By-laws.

M.H.D. 850/38; Ex. Co. No. 1827.

WHEREAS under the provisions of the Health Act, 1911-1937, a local health authority may make or adopt by-laws and may amend, repeal, or alter any by-laws so made or adopted: Now, therefore, the Municipality of Geraldton, being a local health authority within the meaning of the said Act, and having adopted either wholly or in part the Model by-laws published in the *Government Gazette* on the 8th day of April, 1927, doth hereby amend its by-laws so adopted in manner following:—

By-law 29 of Part I. of the said Model by-laws so adopted is amended by the insertion of the following proviso at the end of paragraph (b):—

Provided that the local authority may at its discretion issue to any occupier of premises upon which pigeons are kept a permit authorising such person to allow pigeons so kept to be at large between the hours of 5 a.m. and 8 a.m., the hours of 12 noon and 2 p.m., and the hours of 5 p.m. and 7 p.m., in any day throughout the period fixed in such permit, and the foregoing provisions of this paragraph requiring pigeons to be continually confined shall apply to such person subject to the terms of such permit, but any such permit may be cancelled by the local authority before the expiration of the period fixed therein by notice to the person named therein, at the discretion of the local authority.

Dated this 9th day of August, 1939.

R. CARSON,  
Mayor.  
R. W. CARTER,  
Town Clerk.

THE HOSPITALS ACT, 1927.

Department of Public Health,  
Perth, 31st August, 1939.

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

M.H.D. 518/29:—H. M. Eva, H. G. Jacoby, Francis Bassett, H. W. Langley, P. E. Porter, A. H. Symes, and C. E. Williams to be members of the Brookton Hospital Board for a period of twelve months from the 1st August, 1939;

M.H.D. 503/29:—W. V. Porter, W. O. Williams, H. Gibson, E. S. Baker, A. J. Currie, I. P. Boucaut, T. Brayn, P. Riddell, and N. H. Millar to be members of the Cue District Hospital Board for a period of twelve months from the 1st August, 1939;

M.H.D. 687/29:—For a period of two years—F. L. Squire, T. H. Pickles, H. Faulkner, and C. F. Collins, and for a period of one year—B. Hickling, A. N. Deane, F. S. Goundrey, and W. Pearce to be members of the Plantagenet District Hospital Board (Mount Barker) from the 1st August, 1939;

M.H.D. 194/29:—Reverend A. Winston Jones to be a member of the Kununoppin District Hospital Board for a period of twelve months ending on the 31st July, 1940;

M.H.D. 745/29:—R. S. Crawford, R. L. Smith, C. Froyland, J. Baseden, C. Harlond, J. Drummond, and H. Stacey to be members of the Youanmi Hospital Board for a period of twelve months from the 1st August, 1939;

M.H.D. 509/29:—H. C. Wood, E. Brewis, H. S. Campbell, T. F. Christie, E. D. P. Hayes, W. E. Jervis, F. R. Watkins, and Reverend F. R. Burt to be members of the Toodyay Hospital Board for a period of twelve months from the 1st August, 1939;

M.H.D. 827/33:—J. M. Beckwith, J. Nunn, S. Odgers, G. H. Ryan, and T. Howlett to be members of the Southern Cross District Hospital Board for a period of two years from the 1st August, 1939, and

M.H.D. 948/33:—The persons named in the Schedule hereunder to be members of the Hospital Boards of Control and Management specified, for a period of twelve months from the 1st August, 1939.

F. J. HUELIN,  
Under Secretary.

Constitution of Hospital Boards.

SCHEDULE.

Name of Board and Names of Members.

Cue District Hospital Board:—E. S. Baker, W. V. Porter, A. J. Currie, P. Riddell, W. O. Williams, H. Gibson, I. P. Boucaut, T. H. W. Brayn, N. H. Millar.

Broad Arrow Hospital Board:—F. Cassin, J. Griffiths, George Gray, J. Smith, W. Sanders, H. Ware, J. Ware, J. Gammage, E. Watkins, G. Young, I. Crutchett.

Kununoppin and District Hospital Board:—R. J. Liddell, G. M. Appleyard, J. T. McOmish, H. Craike, W. Bodey, J. Ferguson, F. Gilham, T. R. Bennett, Dr. P. J. Orton, Mrs. J. Ferguson, Mrs. A. M. Francis, Mrs. F. Gilham.

Pemberton District Hospital Board:—T. Moloney, J. Hill, G. Graham, Dr. E. C. Ryan, E. Fuge, E. Wenn, Mrs. E. Fuge, Mrs. J. Osborne, Mrs. E. O'Keefe, Mrs. E. Wenn, Mrs. J. Adams, Mrs. Campbell.

Yarloop District Hospital Board:—R. McCallum, A. Higgins, C. T. Harris, C. T. Baker, E. Mathews, A. Watson, N. Jenkins, A. Wallace, C. Warrilow, W. Berry, T. Parker.

FIREARMS AND GUNS ACT, 1939.

Police Department,  
Perth, 31st August, 1939.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 18 of the Firearms and Guns Act, 1931, has been pleased to amend regulation 11 of the regulations made under and for the purposes of the said Act and published in the *Government Gazette* on the 6th day of November, 1931, and amended as shown by the notice published in the *Government Gazette* on the 23rd day of June, 1939, in the manner mentioned in the Schedule hereunder.

D. HUNTER,  
Commissioner of Police.

Schedule.

Regulation 11 of regulations made under the Firearms and Guns Act, 1931, as published in the *Gazette* on the 6th day of November, 1931, and amended as shown by notice published in the *Government Gazette* on the 23rd day of June, 1939, is further amended by inserting the word "within" after the word "shall" in line five of the said regulation.

NATIVE ADMINISTRATION ACT, 1905-1936.

Department of Native Affairs,  
Perth, 1st September, 1939.

Native Affairs 580/39.

PURSUANT to the provisions of section 7 of the Native Administration Act, 1905-1936, the Honourable the Minister for the North-West has appointed the following to be Protectors of Natives:—Constable S. R. Hamilton for the Pinjarra District, vice Constable Rea, who is on long service leave; Mrs. U. F. Ulrich for

the town of Derby in the West Kimberley Magisterial District; Mr. J. F. Dobson for the Quairading District for one month; Constable R. N. Broun for the Moora District; Mr. G. Griffiths for the West Kimberley District during the absence on leave of Mr. Harold Reid, Manager of Munja Native Station; and has approved of the termination of the certificate of appointment issued to Constable J. C. Maller, of Moora.

A. O. NEVILLE,  
Commissioner of Native Affairs.

## NATIVE ADMINISTRATION ACT, 1905-1936.

North-West Department,  
Perth, 4th September, 1939.

N.A. 256/37.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 68 of the Native Administration Act, 1905-1936, has been pleased to amend, in the manner set forth in the Schedule hereunder, the regulations made under and for the purposes of the said Act and published in the *Government Gazette* on the 1st day of November, 1938, some of which regulations as published as aforesaid were subsequently disallowed by Parliament as notified in the *Government Gazette* on the 27th day of January, 1939.

L. JONES,  
Under Secretary North-West Department.

## SCHEDULE.

The abovementioned regulations are amended as follows:—

1. A regulation is inserted after regulation 5, to stand as regulation 6, as follows:—

6. (a) The application shall be lodged with the Magistrate, who shall be the Magistrate of the district in which the quadroon resides, to whom it is desired to apply for the order, and the Magistrate shall thereupon fix a date for the hearing of the application, which shall not be less than thirty days after the day when notice is served on the quadroon as hereinafter prescribed.

(b) If for any reason the notice has not been served so as to allow the necessary time stipulated in the preceding paragraph the Commissioner shall obtain a fresh date of hearing and effect service conformably with the preceding paragraph.

(c) Service shall be effected by delivering the notice personally to the person concerned.

(d) If the quadroon fails to appear the Magistrate may on proof of service proceed to determine the matter in his absence.

2. Regulations are inserted after regulation 16, to stand as regulations 17 and 18, as follows:—

17. (a) At any time after the Minister has decided pursuant to section 12 of the Act to cause any native to be removed to and kept within the boundaries of a reserve, district, institution or hospital, or to be removed from one reserve, district, institution or hospital to another reserve, district, institution or hospital and kept therein, he may issue his warrant according to the Form 6 in the Schedule hereto, directed to all or any officers of the police of the State directing them to remove such native and convey him within the boundaries of the reserve, district, institution or hospital or from one reserve, district, institution or hospital to and within another and him safely to keep during the Minister's pleasure within the reserve, district, institution or hospital to and within which he shall be conveyed pursuant to the warrant.

(b) Any Minister charged for the time being with administration of the said Act may at any time issue any warrant in aid of or substitution for the original warrant in order to carry into effect the purposes thereof.

(c) Any warrant issued hereunder shall have effect according to its tenor.

18. (a) When the Minister has directed a native to be removed to a reserve, district, institution or hospital, and such native has been so removed, such native shall not leave the reserve, district, institution or hospital without permission of the Minister.

(b) Provided that any such native whose conduct, after admission, is unsatisfactory to the relative superintendent or manager and is likely to disturb discipline and good order as a last resort may be required by the superintendent or manager to leave a reserve, district, institution or hospital, and if he remains on the reserve, district, institution or hospital after having been required so to leave, or having left returns to the reserve, district, institution or hospital without the permission of the superintendent or manager, he shall commit a breach of these regulations.

(c) Provided further that where such inmate has been ejected from a reserve, district, institution or hospital under these regulations, a report of the circumstances shall be immediately supplied to the Commissioner, and the Commissioner may refer the matter to the Minister, who may decide to confirm the expulsion of the inmate, or order his return thereto.

3. Regulations are inserted after regulation 22, to stand as regulations 23 and 24, as follows:—

23. Any native who has been expelled from any institution or reserve who is found entering or remaining upon any institution or reserve without the permission of the Commissioner or an Inspector or a Protector commits a breach of these regulations.

24. Whenever any person other than a native for any stated reason desires to enter a reserve, the Commissioner may require such person to enter into a bond in respect to any sum which may be named therein, or to deposit with him a like sum guaranteeing the observance during occupation of the reserve of such conditions as may be required to be included in an authority to enter. When such bond or deposit has been supplied to the satisfaction of the Commissioner he may recommend the Minister to grant an authority to enter accordingly, and the Minister may in his discretion cause the same to be issued. Any authority so issued shall stipulate a time limit agreed upon. The bond shall be according to Form 7 and the authority to enter shall be according to Form No. 8 of the Schedule.

4. A regulation is inserted after regulation 27, to stand as regulation 28, as follows:—

28. Any person charged with insubordination, indecent or unseemly behaviour, disorderly or immoral conduct, or the use of abusive, threatening or obscene language within an institution or reserve for natives or being in possession of firearms or poison shall upon conviction be liable to a penalty in accordance with these regulations.

5. Regulations are inserted after regulation 29, to stand as regulations 30, 31 and 32, as follows:—

30. No live stock belonging to any inmate shall remain within any institution or reserve without the authority of the superintendent or manager. Such stock shall be removed when directed or may be turned off the reserve or destroyed.

31. (a) No person shall take or attempt to take photographs of any kind whatsoever upon or within any institution or reserve for natives without the permit of the Minister.

(b) The Minister may grant a permit in such form as he may think fit to any person desiring to take photographs upon or within an institution or reserve for natives upon and subject to such conditions and restrictions as he may think fit to impose and shall specify in such permit.

(c) Every person who has obtained a permit as provided in these regulations shall in every respect strictly observe, perform and comply with all the conditions and stipulations specified in such permit.

(d) If any person upon or within an institution or reserve for natives, whether with lawful authority or not, shall be found taking or attempting to take any photograph without the permit of the Minister, or contravening or attempting to contravene any condition or stipulation specified in the permit granted to him, such person upon being requested so to do by the superintendent or manager of the institution or reserve shall deliver to the superintendent or manager the film or plate of every photograph taken by such person upon or within an institution or reserve, and leave the institution or reserve forthwith.

32. (a) No person shall, either within or without the boundaries of any institution or reserve for natives, contract or negotiate with any native whilst he is residing in such institution or reserve for the manufacture for such person, or purchase, or attempt to purchase or negotiate for the purchase from such native of or obtain or attempt to obtain by gift or otherwise from any such native any weapon, implement, utensil, or other object of native manufacture or construction, including wearing apparel of any sort, ceremonial ornaments or accessories, or any material possession whatever without the permission in writing of the Minister.

(b) The Minister may grant any permission required under this regulation subject to any condition which he may think fit to impose, and the Minister may at any time by writing under his hand revoke any permission previously given by him under this regulation.

(c) For the purposes of this regulation, the nouns "sale" and "purchase" include barter and exchange, and the verbs "to sell" and "to purchase" have corresponding connotations.

6. A regulation is inserted after regulation 38, to stand as regulation 39, as follows:—

39. All letters to and from the inmates of an institution shall pass through the hands of the superintendent or manager, who may in his discretion withhold them from transmission or return them to the writers.

7. A regulation is inserted after regulation 46, to stand as regulation 47, as follows:—

47. (a) A protector may inflict summary punishment by way of confinement for not exceeding fourteen days upon an inmate of an institution within a reserve guilty of serious misconduct, neglect of duty, insubordination, or persistent breaches of the regulations, but during such confinement there shall be no reduction in the normal diet scale. Where possible, breaches of the regulations shall be reported to the nearest police officer for such action as he may deem necessary.

(b) Corporal punishment may as a last resort be inflicted in the presence of a witness by the superintendent or manager or by the school-master or school-mistress by the direction and upon the responsibility of the superintendent or manager, but in no case must be inflicted upon inmates 18 years of age or over. Where the punishment of a female is necessary, such must be inflicted in the presence of the matron or some responsible female officer of the institution.

(c) Corporal punishment may be inflicted for offences against morality, gross impertinence, or for persistent disobedience, but not for trivial breaches of discipline or dullness in learning.

(d) For the purpose of these regulations "corporal punishment" means punishment by means of strokes of a cane inflicted on the hands in the case of the females, but in the case of males may include the buttocks.

8. Regulations are inserted after regulation 52, to stand as regulations 53 and 54, as follows:—

53. Any native who has obtained paid employment outside an institution or reserve, and whose dependants (that is to say those he usually supports), within an institution or reserve are being maintained at the cost of the Department, shall, during his absence in employment, be liable to pay such weekly sum towards the support of his dependants as may be considered equitable by the Commissioner.

54. (a) The superintendent or manager of every institution which has been declared a native institution and which is in receipt of a subsidy from the Government, or which is wholly or partly supported by the Government, shall admit to the institution when required by the Commissioner to do so any ward and shall maintain such ward so long as may be required by the Commissioner.

(b) The superintendent or manager of every institution which has been declared a native institution and which is in receipt of a subsidy from the Government, or which is wholly or partly supported by the Government, shall discharge any ward when required to do so by the Commissioner.

(c) Any institution which has been declared a native institution but which is not subsidised by the Government may admit to the institution a ward if requested to do so by the Commissioner, but if for any reason the Commissioner desires the discharge therefrom of the said ward, then the ward shall be discharged accordingly.

9. A regulation is inserted after regulation 55, to stand as regulation 56, as follows:—

56. No ward under fourteen years of age shall be allowed or compelled to work or be placed out at employment except with the consent of the Commissioner.

10. Regulations are inserted after regulation 58, to stand as regulations 59, 60, 61, 62, 63, 64, and 65, as follows:—

59. Every application for a permit shall be in writing, signed by the applicant, and shall be made to the police officer in charge of the nearest police station. An application for a general permit to employ natives shall be in the Form No. 9 in the Schedule. An application for a permit to employ a native on land shall be in the Form No. 10 in the Schedule. An application for a permit to employ a male native over the age of 16 years on a ship or boat shall be in the Form No. 11 in the Schedule.

60. (a) On receipt of an application the police officer shall indorse thereon his report as to the desirability or otherwise of granting it, and forward the application to the nearest protector. If the protector grants the application he shall return a permit in the Form No. 12, 13, 14 or 15 in the Schedule, as the case may be, to the police officer, who shall deliver it to the applicant. The duplicate of the permit shall be retained by the protector, and a copy shall be forthwith forwarded by him to the Commissioner.

(b) A police officer who is a protector authorised to issue documents under the Act may himself receive the application and issue the permit.

61. A protector who is the superintendent or manager of an institution or reserve or depot controlled by the Department of Native Affairs may receive an application for a permit and dispense with the report of a police officer, and may if authorised by the Commissioner to do so issue the permit direct to the applicant.

62. Permits for employment on land shall expire on the thirtieth day of June in each year.

63. Permits to employ on any ship or boat shall not be granted for a period exceeding eight months, and shall expire upon the last day of the calendar month named in the permit.

64. Permits to employ must state where the natives covered by the permit are intended to be employed. Natives in respect to whom a permit or permits to employ on land have been issued must not serve any person other than the employer named in the permit during the period covered by the permit, but may work under the immediate direction of a competent employee other than a native, in the service of the said employer. If any employer lends his natives to work for any other employer who is not authorised under these regulations to work the natives concerned, he commits a breach of these regulations.

65. Natives employed by contract drovers, well sinkers, or other persons engaged under contract with any particular employer, must be covered by separate permit to be taken out by the person in charge as may be required by the protector. Any branch of any pastoral station or agricultural undertaking which is under separate management or oversight shall be regarded as a separate property for the purposes of these regulations.

11. A regulation is inserted after regulation 66, to stand as regulation 67, as follows:—

67. Unmarried male natives over the age of sixteen years may be employed on board a vessel under an Asiatic master approved by an inspector or Resident Magistrate, provided they are engaged under permit or permit and agreement in accordance with these regulations and such other conditions governing same as may be required by a protector.

12. Regulations are inserted after regulation 68, to stand as regulations 69 and 70, as follows:—

69. (a) A permit to employ a native on land issued in respect to the native first named therein may in the event of such native leaving his employment for any cause be transferred to cover the employment of another native secondly named therein, and in like manner may be transferred to a native thirdly named therein, provided that the transfers are effected with the consent of a protector during the period of the permit and before the date of its expiry.

(b) Where an employer has paid the required contributions to the Natives' Medical Fund in respect of the native first named in the permit, he shall not be liable for a contribution in respect of any other native employed under the same permit, but such natives shall also be entitled to the benefits of the Natives' Medical Fund during the period of employment under the permit.

70. (a) The casual employment of a native is permitted provided such employment does not exceed two weeks for the same native within three consecutive months, and further that the employer shall so soon as he is able after engaging such native inform the nearest protector of the fact and take out the required permit for which there shall be no charge.

(b) Employers of casual labour under this regulation shall pay a contribution of five shillings to the Natives' Medical Fund for every native casually employed to insure that such native shall be entitled to the benefits conferred by the Fund while so employed.

13. Regulations are inserted after regulation 71, to stand as regulations 72, 73, 75, 76, 77, 78, 79, 80 and 81, as follows:—

72. A native or natives engaged under a contract to perform work or services, notwithstanding that the relationship is not that of master and servant, must be so engaged under permit or permit and agreement.

73. (a) Wherever a contract is entered into between any person and a native, subject to a permit having been taken out, a protector may require an agreement to be entered into in accordance with the Act and these regulations, or he may substitute therefor a contract agreement to be signed by both parties in accordance with Form No. 16 in the Schedule.

(b) A duplicate of every contract agreement shall be filed in the office of the protector, and a copy thereof shall be immediately forwarded to the Commissioner.

(Original 74 disallowed by Parliament.)

75. A native who employs other natives excepting his own wife, sons, and daughters, to work for him in any capacity must comply with the provisions of the Act and regulations made thereunder relating to employment, agreements, and contracts.

76. In the event of a person who is not a native seeking a permit to engage a native or natives to perform work for him under contract, such permit may be refused unless the applicant produces a written agreement between the employer and the native or natives concerned which contains an express prohibition against the native contractor engaging other natives for the purpose of the contract, or an express condition that the native contractor will not engage another native or natives unless and until he has obtained a permit to do so under section 18 of the Act.

77. An agreement for employment on land shall expire on the thirtieth day of June in each year, and for employment on a ship or boat the period covered by agreement shall not exceed the period covered by the corresponding permit. A duplicate of every agreement shall be filed in the office of the protector, and a copy thereof shall be immediately forwarded to the Commissioner. No agreement issued pursuant to a permit shall extend to any period not covered by the permit. Every agreement on land shall be in or to the effect of the Form No. 17 in the Schedule, and every agreement in connection with a ship or boat shall be in or to the effect of the Form No. 18 in the Schedule.

78. The fees payable in respect of the issue of permits, except permits issued in conformity with regulation 70 (a) shall be as follows:—

Permit to employ a native—5s. for each permit.

General permit to employ natives—£2 for each permit.

Provided that the Minister may waive the fee in any special case where he deems it desirable to do so.

79. Every protector shall transmit to the Commissioner on the first day of July in each year a return in writing giving particulars of all permits granted, renewed, or cancelled, of all agreements or contract agreements entered into and the parties thereto, and of all authorities issued under section 9 (with particulars of recognisances entered into) during the previous twelve months. If during such period the protector has not granted, renewed or cancelled any permits, or if no agreement has been entered into before him, he shall make a return accordingly.

80. On the refusal by a protector to grant any permit, the name of the applicant, together with the reason for the refusal, shall be supplied to the Commissioner and to all protectors in the districts adjoining that in which the applicant resides, and it shall be unlawful for any protector thereafter to grant a permit to such applicant without the authority of the Commissioner.

81. (a) Employers of native labour must provide accommodation, including such sanitary conveniences as may be deemed necessary, to the satisfaction of the Commissioner for their native employees.

(b) In all cases bedding and mosquito nets and ground sheets as required shall be provided to the satisfaction of the Commissioner or an inspector.

(c) Every employer of native labour shall, if so required, supply his native employees with suitable, substantial and sufficient food and drinking and bathing water to the satisfaction of the Minister. Saccharine shall not be substituted for sugar except with the consent of the Commissioner.

14. A regulation is inserted after regulation 82, to stand as regulation 83, as follows:—

83. Wherever a general permit to employ natives is held by an employer, such employer shall keep and make available a sufficient supply of first-aid and medical necessities to the satisfaction of the Minister.

15. Regulations are inserted after regulation 84, to stand as regulations 85 and 86, as follows:—

85. The Commissioner may direct that a specified portion of the wages of any native not exceeding 75 per cent. of the total shall be paid to him in trust for such native, in any manner he may think fit, and such specified portion of such wages shall be paid by the employer to the Commissioner accordingly.

86. (a) A female native who is not the consort according to native custom or legal wife according to the laws of the State of a male native shall not be engaged as a house worker at any place where a white woman is not resident and in control of the domestic staff without the permission of the Commissioner or an inspector.

(b) Wherever a native woman is required to work as a house worker where no white woman is resident and in control of such staff, such native woman shall not be parted from her native husband according to the laws of the State or consort according to native custom, and living accommodation shall be provided for both of them together by the employer of such native woman.

16. Regulations are inserted after regulation 87, to stand as regulations 88 and 89, as follows:—

88. Whenever required by the Commissioner, an employer to whom a native is being sent as employee shall pay in advance all costs of the employee's conveyance from an institution or any place within a radius of twenty miles of the General Post Office, Perth, to the place of residence of the employer or where the native is required to work.

89. A native proceeding to employment from any place within a radius of twenty miles of the General Post Office, Perth, or an institution may be supplied by the Commissioner with a second-class single railway ticket to his destination the cost of which shall be a charge against the employer who shall make payment to the Commissioner so soon as he is advised of the cost.

17. Regulations are inserted after regulation 92, to stand as regulations 93 and 94, as follows:—

93. Where monetary wages are paid no debts which are contracted by an employee with an employer in excess of an amount equal to the wages payable for one month shall be recognised or enforceable without the authority of the Commissioner.

94. In the event of wages payable to an employee being payable in part direct to the employee and in part to the Commissioner in trust for such employee, the employer shall, whenever required by the Commissioner so to do, provide a pocket money book in which shall be entered the amount of wages payable direct to the employee weekly, and wherein the receipt of such wages shall be acknowledged in writing by the employee, and a note of any legitimate deduction made by the employer shall be made.

18. Regulations are inserted after regulation 95, to stand as regulations 96 and 97, as follows:—

96. When desired by the employee the employer shall furnish the employee with an invoice or detailed record docket covering any deduction made from his wages for purchases from the station or any other store, and the employer shall obtain the receipt of the employee for any stores or other goods whatsoever disposed of by him to the employee.

97. An employer shall grant a ward paid holidays at convenient periods which shall be equivalent to not less than one day for each month of service, provided that where practicable an employee shall be granted the leave upon the completion of each twelve months of continuous service.

19. Regulations are inserted after regulation 98, to stand as regulations 99, 100 and 101, as follows:—

99. An employer shall not sell to or purchase for any ward any land, building, livestock, bicycle, vehicle or musical instrument at a cost exceeding £1 without the consent of the Commissioner. For the purposes of this regulation musical instrument shall include gramophone or radio set.

100. (a) Upon a protector refusing to issue a permit to, or cancelling a permit already issued to any person, such person upon being so advised (and the advice shall state the reason for the refusal) may within one month of receipt of such advice appeal in writing to the Magistrate having jurisdiction over the magisterial district within which he resides. Every appeal shall bear the signature and address of the appellant and the date thereof.

(b) A copy of the appeal shall be simultaneously supplied by the appellant to the protector who has refused to issue or has cancelled the permit which is the subject of the appeal.

(c) The protector with whom an appeal has been lodged shall immediately notify the Commissioner of the fact, stating the grounds of such appeal.

101. The Magistrate with whom an appeal has been lodged shall fix a date and time for the hearing of the appeal, provided that such hearing shall not take place until the expiration of at least one month from the date of the appeal having been received by him, and that the appellant and the protector concerned shall be entitled to receive one month's notice of the date and time fixed for the hearing of the appeal.

20. A regulation is inserted after regulation 102, to stand as regulation 103, as follows:—

103. At the hearing of an appeal by the Magistrate, the appellant may appear in person or he may be assisted by his agent and the Commissioner shall be represented by the protector concerned or by a travelling inspector. A legal practitioner may be engaged by either side. Nothing in the foregoing shall prevent the Commissioner from himself appearing and opposing any appeal.

21. Regulations are inserted after regulation 105, to stand as regulation 106 and regulations 106A to 106V both inclusive, as follows:—

106. (1) When a native has died intestate leaving any estate, and—

(a) in accordance with the provisions of section 35 of the Act such estate is vested in the Commissioner; and

(b) after payment of the just debts of the deceased native there is an unexpended balance of the said estate remaining in the hands of the Commissioner; and

(c) the deceased native had not married in accordance with the laws of the State relating to marriage

the persons who, within the meaning and for the purposes of subsection (2) of section 35 of the Act shall be entitled to succeed to the said balance of the said estate, and the order in which they shall be so entitled shall be as follows:—

(i) Where the deceased native was a male and has left him surviving any female native or female natives who according to the social structure of the tribe to which he belonged was his wife or were his wives, and has also left him surviving a child or children born of the union of such deceased native with such wife or wives, the said wife or wives, and the said child or children, shall all be entitled to the said balance of the estate in equal shares;

(ii) Where the deceased native was a female, and has left her surviving a male native, who, according to the social structure of the tribe to which she belonged, was her husband, whether she has also left her surviving any child or children born of the union of such deceased native with such husband, such husband shall be entitled to the whole of the said balance of the estate;

- (iii) Where the deceased native was a male, and has not left him surviving any female native who, according to the social structure of the tribe to which he belonged, was his wife, but has left him surviving a child or children born of the union of the said deceased native with any female native or female natives who, according to the social structure of the tribe to which he belonged, was his wife, or were his wives, such child (if there be only one) shall be entitled to the whole of the said balance of the estate, and such children (if there be more than one such child) shall be entitled to the said balance of the estate in equal shares;
- (iv) Where the deceased native was a female and has not left her surviving any male native who, according to the social structure of the tribe to which she belonged was her husband, but has left her surviving a child or children born of the union of the deceased native with a male native who, according to the social structure of the tribe to which she belonged, was her husband, such child (if there be only one) shall be entitled to the whole of the said balance of the estate, and such children (if there be more than one such child) shall be entitled to the said balance of the estate in equal shares;
- (v) Where the deceased native (whether a male or a female) has not left him or her surviving any of the persons mentioned in any of the next preceding subparagraphs (i), (ii), (iii), or (iv), but has left him or her surviving a male native who according to the social structure of the tribe to which he or she belonged was his or her father by reason of a tribal marriage, such father shall be entitled to the whole of the said balance of the estate.
- (vi) Where the deceased native (whether a male or a female) has not left him or her surviving any of the persons mentioned in any of the next preceding subparagraphs (i), (ii), (iii), (iv) or (v), but has left him or her surviving a female native who, according to the social structure of the tribe to which he or she belonged, was his or her mother by reason of a tribal marriage, such mother shall be entitled to the whole of the said balance of the estate.
- (vii) Save and except as provided in the next preceding subparagraphs (i), (ii), (iii), (iv), (v) and (vi), no person claiming to be a relation of the deceased native (whether a male or a female) to which this regulation applies shall have any right to or interest whatsoever in the estate of such deceased native.

(2) Where, under the provisions of paragraph (1) of this regulation, any native (whether male or female) is entitled to the estate or to a share in the estate of a deceased native, then notwithstanding any tribal law or custom to the contrary, such first-mentioned native shall be entitled to the enjoyment for his or her own separate and personal use of the estate or the share of the estate to which he or she is entitled as aforesaid, and the Commissioner shall, so far as lies in his power, within the provisions of the Act, manage, control and administer the said estate or the share of the said estate for the personal benefit and advancement of the native entitled thereto as aforesaid.

(3) The Commissioner shall as soon as reasonably may be after the death of a native to which this regulation applies, cause all reasonable inquiries to be made to ascertain and satisfy himself whether or not there is or are any native or natives surviving the deceased native who is or are entitled to succeed to the estate or to a share of the estate of the deceased native in accordance with the provisions of paragraph (1) of this regulation and if, after such inquiries, the Commissioner is satisfied that there is or are any such native or natives aforesaid, he shall, by a certificate in writing signed by him, certify accordingly and shall state in such certificate such particulars as may be necessary to identify such native or natives and his or her or their place or places of abode.

(4) If, after making inquiries as provided for in paragraph (3) of this regulation the Commissioner either—

- (a) has been unable to ascertain; or
- (b) is not satisfied

that there is or there are any native or natives entitled to succeed to the estate or to a share of the estate of the deceased native in accordance with the provisions of paragraph (1) of this regulation, the Commissioner shall, by a certificate in writing signed by him certify accordingly and shall state in such certificate the nature of the inquiries made by him as aforesaid, the result thereof, and the grounds upon which he has disallowed the claim (if any) under this regulation of any native to succeed to the estate or to a share of the estate of the deceased native.

#### Section 36.

##### Natives' Medical Fund.

106A. A Fund, to be known as the "Natives' Medical Fund," shall be established as from and including the first day of September, 1939.

106B. (a) On and after the said first day of September, 1939, every person applying under the Act for a permit to employ a native or natives, shall, in addition to any other fees payable, make a contribution to the Fund in accordance with the scale prescribed in regulation 106C.

(b) An application for the grant of a permit may be rejected or refused, unless and until the amount of the contribution payable to the Fund is paid.

106C. Subject as hereinafter provided, the amount of the contribution payable to the Fund by the holder of a permit shall be one pound (£1) per native, provided that:

- (a) when a native is to be employed for not more than fourteen days within three consecutive months and is covered under a casual permit the contribution shall be 5s. per native;

- (b) where the native employed but not casually employed by a holder of a permit is a ward or a trainee of a native institution and is placed in employment by or with the consent of the Commissioner, the contribution shall be 10s. per native;
- (c) where an employer of a native covered by a single permit has paid the required contribution to the Fund in respect of the native first named in the permit, he shall not be liable to pay a contribution in respect of any other native employed under the same permit, but such other natives shall also be entitled to the benefits of the Fund during the period of employment under the permit;
- (d) the maximum contribution payable under any permit shall be £50.

106D. Whenever any employer makes an application for a general permit to employ natives he shall state the maximum number of natives that are likely to be employed by him at any one time during the period covered by the permit and that number shall be entered on the permit and be contributed for.

106E. The cover given to employers who contribute to the Fund shall expire on the 30th day of June in each year and contributions shall be renewable and payable on the 1st day of July in each year.

106F. Employers who contribute to the Fund by the 31st day of July in each year will be considered to be covered under the Fund for the full twelve months commencing on 1st July in each year, but employers who fail to contribute by the date prescribed in this regulation shall only be covered under the Fund from the date on which their contribution is actually made.

106G. Where contributions have been deposited with a protector of natives or a police officer, such protector or police officer shall forthwith pay or remit the same to the Commissioner to be dealt with by the Commissioner in accordance with the Act and these regulations.

Provided that where an application for the grant of a permit has been received by a protector of natives or a police officer accompanied by the necessary contribution to the Fund, and the protector or police officer is of the opinion that such application should be refused and informs the Commissioner accordingly, the Commissioner may direct and authorise the protector of natives or the police officer to return the said contribution to the applicant, instead of paying or remitting the same to the Commissioner, and to refuse the application.

106H. In any case governed by the Fund the Commissioner shall retain discretionary power to reduce or waive the fee payable upon application by the employer concerned should in his opinion the circumstances warrant it.

106I. The Commissioner may in his discretion refuse to accept a contribution to the Fund should in his opinion the circumstances warrant it.

106J. It shall be competent for the Commissioner to accept the prescribed contribution paid by or on behalf of any native whether employed or not and whether employed under the authority of a permit or not, and also for the Commissioner in the case of the illness, disease or injury of the native by or on whose behalf such contribution has been made as aforesaid to expend moneys out of the Fund for the benefit of such native and his dependants in the same manner as he could do if such native had been employed under the authority of a permit and the contribution had been made by the holder of the permit in compliance with the Act and these regulations. Provided that the payment of the contribution under this regulation shall entitle the native by whom or on whose behalf the contribution is paid or his dependants to claim the benefits conferred by this regulation, only in case the illness or injury to the native or his dependants occurs after such contribution is made and before the 30th day of June then next following.

106K. The notification to be given by the holder of a permit when any native in his employ becomes sick or affected by disease or suffers an injury, as required by subsection (2) of section 36 of the Act shall be in the Form 18A in the Schedule to these regulations.

106L. Whenever the required notification has been received by a protector of natives from the holder of a permit that a native is sick, diseased or has suffered an accident, such protector shall forthwith despatch the said Form to the Commissioner and shall also report to the Commissioner in the Form 18B in the Schedule to these regulations.

106M. Whenever a native falls ill, becomes diseased or sustains an accident and such illness, disease or accident appears to an employer to require medical attention or hospital treatment beyond that which can be efficiently or reasonably given at the place of employment, the employer shall as soon as is reasonably possible, send the native to the nearest or most accessible hospital or to the nearest protector and thence to the nearest and most accessible hospital at the protector's discretion.

106N. (a) The cost of transporting a sick, diseased or injured native to and from the protector and/or hospital shall be borne by the employer.

(b) In the event of the Commissioner incurring expense for the transportation of a sick, diseased or injured native to or from hospital the cost shall be considered to have been paid on behalf of the employer and shall be recoverable in full from such employer.

(c) An employer shall provide a sick, diseased or injured native being conveyed to or returning from hospital with sufficient food for the journey.

106O. Natives eligible to be covered by the Fund in addition to such natives as voluntarily contribute on their own behalf shall be natives employed under permit, the dependants of the employed natives and pensioners residing upon the employer's property and supported by him or natives employed by him.

106P. Natives living in and maintained as indigents at recognised indigent camps or departmental depots and native institutions shall not be covered under the Fund.

106Q. Employers who contribute to the Fund in accordance with these regulations shall not be required to meet any costs other than as provided in regulation 106L incurred in the medical or hospital treatment of sick, diseased or injured natives in their employ, and such employers shall be under no liability for workers' compensation which may become payable to any injured native in his employ or to the dependants of such injured native under the provisions of the Workers' Compensation Act, 1912-1938.

106R. Any native entitled to the benefits of the Fund who, by reason of illness, disease or accident becomes incapacitated to such an extent that he is thereby unable to work may be permanently or partially maintained by the Fund, and any expense incurred for medical and hospital attention subsequent to the original illness, but resulting therefrom may be met from the Fund.

106S. Where in the foregoing regulations the expression "medical attention" is used, such expression shall include the provision or supply to a native of any necessary artificial limb or any surgical or mechanical device, instrument or other article declared by a medical practitioner attending the native to be required by the native as the result of his illness, disease or injury.

106T. Where in the foregoing regulations the expression "illness, disease or accident" is used it shall be deemed to include any and all possible illnesses, diseases, except leprosy, and/or injuries, arising from any class of accident and shall include dental affections and childbirth or conditions resulting therefrom.

106U. The Commissioner shall, before using any moneys in the Fund to defray the medical and hospital expenses and the maintenance of natives, make or cause to be made all proper inquiries and investigations to satisfy himself as to the *bona fides* of any claimant for payment and the correctness of the amount of the payment claimed, and wherever possible the claim shall be certified as correct by the protector of natives where the service in relation to which the claim is made was authorised by the said protector.

106V. Subject to these regulations the Commissioner may, as and whenever he shall think fit, use the moneys in the Fund to defray the medical and hospital expenses and the maintenance of any native who falls ill or becomes diseased or who suffers any injury or accident.

22. A regulation is inserted after regulation 107, to stand as regulation 108, as follows:—

108. A protector may cause any deserted or abandoned native dwelling which is situated on Crown land or a reserve to be pulled down and destroyed. If a protector finds that a native's dwelling which is erected on Crown land or any reserve requires repairing he may order the occupier to repair it, and if such occupier shall wilfully neglect or refuse after reasonable time to do so he shall be guilty of a breach of these regulations and may be proceeded against accordingly.

23. A regulation is inserted after regulation 111, to stand as regulation 112, as follows:—

112. If no objection is raised to a marriage between the contracting parties within one month from the receipt of the acknowledgment from the Commissioner of notice of marriage, it may be assumed that the Commissioner does not object to such marriage taking place, but the Commissioner shall, so soon as he is able, advise the applicants if it is his intention to object.

24. Regulations are inserted after regulation 113, to stand as regulations 114 and 115, as follows:—

114. Whenever the Commissioner has objected to a marriage taking place, and stated the grounds of his objection in the notice to the persons concerned and it is desired to lodge an appeal against his decision, notice of such appeal shall be given by either one of the contracting parties, who is a native, to the Magistrate of the district in which he or she resides, and a copy of such notice of appeal shall be lodged simultaneously with the protector for the district in which either one of the contracting parties, who is a native, resides.

115. The Magistrate with whom an appeal has been lodged shall fix a date and time for the hearing of the appeal, provided that such hearing shall not take place until the expiration of at least one month from the date of the appeal having been received by him, and the appellant and the protector concerned shall be entitled to receive from the Magistrate one month's notice of the date and time fixed for the hearing of the appeal.

25. Regulations are inserted after regulation 133 to stand as regulations 134 to 139 both inclusive, and as regulations 139A and 140, and as regulations 142 to 145, both inclusive, as follows:—

134. No mission for the evangelisation of the natives or for other kindred purpose shall be established or attempted to be established until the governing authority, church, or society, or individual concerned is first in possession of the authority of the Minister to establish such mission. Such authority shall be in Form No. 21 in the Schedule, and notification of its issue and tenor shall be published in the *Government Gazette*.

135. Whenever a mission has been declared by the Governor to be a native institution within the meaning of section 2 of the Act, and a manager or superintendent is to be appointed thereto, the governing body or church shall supply to the Commissioner the name of the person desired to be appointed in the capacity of manager or superintendent. If the Minister is satisfied that the person so appointed is suitable, he shall issue to him a permit in the Form No. 22 in the Schedule accordingly, applicable only to the institution concerned and covering such period as shall be named therein, and notification of its issue and tenor shall be published in the *Government Gazette*.

136. No worker other than a native, but including native missionaries, appointed by any governing body or church authority, superintendent, manager or missionary, to work in any mission, itinerant or otherwise, shall enter upon his duties

unless he has been granted in like manner a permit, in the Form No. 23 in the Schedule. For the purposes of this regulation "worker" shall include any person in charge of any authorised mission which has not been declared an institution under the Act.

137. (a) Wherever a permit in accordance with regulations Nos. 134, 135 and 136 has been issued and the Minister desires for any reason to revoke such permit before its date of expiry as indicated thereon, due notice thereof shall be given to the authorities or persons concerned and the permit shall be thereupon withdrawn and the fact of its revocation published in the *Government Gazette*.

(b) When a permit as aforesaid has been revoked it shall be returned immediately to the Commissioner.

138. Any person, other than a native, working at any mission without being in possession of any permit aforesaid, commits a breach of these regulations. Permits issued in respect to superintendents, managers or workers are not transferable.

139. No person not being a mission worker shall establish, attempt to establish or conduct a school for natives without the consent of the Minister. Wherever consent has been given under this regulation it may be withdrawn at any time by the Minister.

139A. Where any person has been refused a permit as a superintendent or manager of a mission or mission worker, or, being the holder of a permit as a superintendent or manager of a mission or mission worker, has received notification of the revocation of such permit, then, notwithstanding anything to the contrary contained in regulations 135 to 138, both inclusive, of these regulations, such person shall, subject to this regulation, have a right of appeal to a Board of Reference against such refusal or revocation and the following provisions shall apply:—

- (a) The person desiring to appeal shall, within one month after the refusal of the permit or after the receipt by him of the notification of the revocation of his permit, as the case may be, serve upon the Commissioner in writing under his hand notice of appeal stating therein the grounds of such appeal.
- (b) Upon receipt of such notice of appeal, the Commissioner shall forthwith inform the Minister thereof, and the Minister shall as soon as reasonably may be cause a Board of Reference to be constituted to hear and determine such appeal.
- (c) A Board of Reference for the purposes of this regulation shall consist of five persons, namely—
  - (i) The Commissioner of Native Affairs or his deputy;
  - (ii) One person nominated by the governing body of the Church of England in Perth;
  - (iii) One person nominated by the governing body of the Roman Catholic Church in Perth;
  - (iv) One person nominated by the governing body of the Presbyterian Church in Perth; and
  - (v) One person nominated by the governing bodies of all the nonconformist churches in Perth acting together as one body for the purposes of making such nomination.
- (d) The method of making the nomination of persons to be members of the Board of Reference shall in every case be left to the determination of the governing bodies authorised by this regulation to make such nominations respectively.
- (e) As and when persons are nominated as members of the Board of Reference, the names and addresses of such persons shall be communicated to the Commissioner.
- (f) When by nomination of members as aforesaid the Board of Reference has been constituted, the Commissioner shall appoint a date, being not less than 14 days and not more than one month after the constitution of the Board of Reference and a place and a time for the hearing by such Board of the appeal for the hearing and determination of which it has been constituted, and shall cause not less than seven days' notice of such date, place and time to be served in writing upon the appellant and each member of the Board of Reference.
- (g) The Board of Reference shall meet on the date and at the place and time appointed as aforesaid and then and there proceed to hear and determine the appeal.
- (h) The appellant shall attend and conduct his appeal in person and shall not be entitled to be represented by a solicitor or counsel.
- (i) If the appellant fails, without reasonable excuse, to attend before the Board of Reference at the time appointed for the hearing of the appeal, such appeal shall be forthwith dismissed; but if the Board of Reference is satisfied that the failure of the appellant to attend at the time appointed for the hearing of the appeal is excusable, the Board may adjourn the hearing of the appeal as it may think fit.
- (j) The Board of Reference may—
  - (i) appoint any one of its members to be chairman;
  - (ii) make its own rules for the conduct of its business; and
  - (iii) determine the manner in which and the procedure by which the appeal shall be heard and determined.
- (k) On the hearing of the appeal the Board of Reference may either allow or dismiss the appeal, and in every case the decision of the Board shall be final and binding upon the appellant and the Minister.
- (l) Where the Board of Reference allows an appeal the Minister shall forthwith give effect to the decision of the Board in accordance with the terms thereof; and where the Board of Reference has dismissed an appeal against the revocation of a permit, the Minister shall forthwith thereafter publish notification of such revocation in the *Government Gazette* as required by regulation 137.

Section 71.

Certificates of Exemption—Issue of.

140. (a) An application for a Certificate of Exemption must be addressed to the Minister and be in the applicant's own handwriting, and be signed by him in the presence of a responsible witness. If the applicant is unable to write he may procure someone else to prepare the application for him, but must himself affix his mark to such application in the presence of a responsible witness.

(b) Every application for a Certificate of Exemption must be accompanied by two recent written references certifying as to the good character of the applicant from persons acceptable to the Minister.

(Original regulation 141 disallowed by Parliament.)

142. A Certificate of Exemption will not be issued to a native living in conjugal relationship with another native of the opposite sex to whom such native is not legally married.

143. A Certificate of Exemption granted to a native who is living with another native as husband or wife, being legally married to such native, may include the wife, husband or children under 14 years of age.

144. In the event of husband and wife who are exempted ceasing to live together permanently, the certificate may be cancelled but may be subject to re-issue to either party.

145. Children over 14 years of age, whether living with parents or otherwise, may be specifically exempted in their own names and cannot be otherwise exempted.

26. Regulations are inserted after regulation 147, to stand as regulations 148 and 149, as follows:—

148. (a) Within one month of a native being advised by the Commissioner that the Minister has refused to grant him a Certificate of Exemption or has revoked a Certificate of Exemption previously issued in his favour, he may appeal in writing to the Magistrate of the magisterial district in which he resides. Such appeal shall clearly set out the name, alias, and address of the appellant, and shall be signed by him or bear his mark witnessed by a responsible person.

(b) A copy of the appeal shall be simultaneously supplied to the Commissioner by the appellant.

149. The Magistrate with whom an appeal has been lodged shall fix a date and time for the hearing of the appeal provided that such hearing shall not take place until the expiration of at least one month from the date of the appeal having been received by him, and the appellant and the Commissioner shall be entitled to receive one month's notice from the Magistrate of the date and time fixed for the hearing of the appeal.

27. A regulation is inserted after regulation 150, to stand as regulation 151, as follows:—

151. (a) At any hearing of any appeal the appellant shall attend in person, and the Commissioner may be represented by a protector or an inspector and/or a legal practitioner, and the appellant may be assisted by an agent who may be a legal practitioner. Nothing in the foregoing shall prevent the Commissioner from himself appearing and opposing any appeal.

(b) Witnesses may be produced by either side and may be examined and cross-examined by the appellant, his agent, or the representatives of the Department. The appellant may be called upon to give evidence and be subject to examination and cross-examination likewise.

28. Forms are inserted in the Schedule to the said regulations after Form No. 18, to stand as Forms No. 18A and No. 18B, as follows:—

Form No. 18A.

THE NATIVE ADMINISTRATION ACT, 1905-1936.

(Regulation 106K.)

Form of advice by Permit Holders to nearest or most accessible Protector of Natives when any native in his employ becomes sick or affected by disease or suffers any injury or accident and is in need of the service of a doctor or hospital care and attention.

Station.....  
Town or District.....  
Date.....

Protector of Natives,

.....

I hereby notify you that native (native name and alias)....., age....., who is employed by me under Single/General Permit No..... issued at.....on.....became ill/sustained an accident on.....

He/she is being sent to.....Hospital or Protector of Natives at.....on.....

I believe.....to be suffering from.....(here state nature of illness or accident).

I certify that the unpaid wages now due to this native are.....; that the method of transport was.....; that the mileage travelled was.....; that the approximate cost to myself of transport was.....; and that the personal effects and property of the native named herein left in my safe keeping on his removal to hospital were.....

Signature.....

Form No. 18B.

## THE NATIVE ADMINISTRATION ACT, 1905-1936.

(Regulation 106L.)

Place.....  
Date .....The Commissioner of Native Affairs,  
Perth.Mr./Mrs.....of.....has reported the  
illness/injury of native (native name and alias).....age.....  
and such native is/has been receiving treatment. Details hereunder:—

1. Date illness began or accident occurred.....
2. Date illness or accident reported.....
3. Nature of illness or accident.....
4. Treatment given prior to native entering hospital or being attended by a doctor  
.....
5. Name of doctor attending native.....
6. Hospital to which native sent.....
  - (a) Date of admission.....
  - (b) Estimated duration of stay in hospital.....
  - (c) Date of discharge.....
7. Who transported native to—
  - (a) Protector.....
  - (b) Hospital.....
8. Method of Transport—
  - (a) Vehicle used.....
  - (b) Mileage travelled.....
9. Approximate cost of transport to—
  - (a) Protector.....
  - (b) Hospital.....
10. Was transport paid for direct by employer?.....

I certify that the native concerned was employed by.....  
of.....under Permit No.....issued at.....  
on..........  
Signature of Protector of Natives.

## THE STATISTICS ACT, 1907.

Government Statistician's Office,  
Perth, 31st August, 1939.

C.L.D. 1161/37; Ex. Co. No. 1820.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the power conferred by section 24 of the Statistics Act, 1907, has been pleased to repeal and revoke all regulations heretofore made and in force under and for the purposes of the said Act, and in lieu thereof to make new regulations, as set out in the Schedule hereunder, under and for the purposes of the said Act, to come into operation as from the publication of this notice in the *Government Gazette*.

S. BENNETT,  
Government Statistician.

## Schedule.

## STATISTICS ACT, 1907.

## Regulations.

1. (1) In addition to the matters specifically mentioned in section 8 of the Act, the Statistician shall, subject to these regulations, collect annually statistics in relation to the following matters, that is to say:—

- (a) motor omnibus services;
- (b) goods transport services, other than railways;
- (c) wholesale and retail prices and house rents;
- (d) commercial air services;
- (e) co-operative companies or societies.

(2) The owner of every omnibus (as defined in and for the purposes of the Traffic Act, 1919-1935); the owner of every goods transport vehicle licensed or required to be licensed under the State Transport Co-ordination Act, 1933; the owner of any wholesale or retail establishment; the controller, or his responsible representative of any auction market; the owner of any rented dwelling, the owner of any commercial air service, and the managing body or the manager of every co-operative company or society, shall, when so required by the Statistician and to the best of his knowledge and ability, fill up, or cause to be filled up, and at such times and in respect of such periods as the Statistician may from time to time prescribe by notice in the *Government Gazette*, supply to the Statistician the particulars specified and required in the form or forms which are from time to time prepared and issued by the Statistician in accordance with his duty in respect thereto under section 7 of the Act, and also to fill up or cause to be filled up such particulars in such form or forms in accordance with the instructions stated therein or which accompany such form or forms.

(3) Every such owner aforesaid, and every servant or agent of every such owner whom the owner instructs or authorises to make the returns required by this regulation, shall be a prescribed person within the meaning and for the purposes of section 9 of the Act.

2. (1) The manager or other person in charge of any bank or banking business in Western Australia shall, to the best of his knowledge and ability, within fourteen days after the close of each and every quarter ending respectively on the thirtieth day of September, the thirty-first day of December, the thirty-first day of March, and the thirtieth day of June in each financial year of the State, or as soon thereafter as

practicable, furnish, or cause to be furnished to the Statistician, the particulars specified and required in the form which is from time to time prepared and issued by the Statistician in accordance with his duty in respect thereto under section 7 of the Act, and also shall furnish or cause to be furnished such particulars aforesaid in such form and in accordance with the instructions stated therein or which accompany such form.

(2) Every such manager or other person aforesaid, and every servant or agent whom such manager or other person aforesaid instructs or authorises to make the returns required by this regulation, shall be a prescribed person within the meaning and for the purposes of section 9 of this Act.

3. (1) For the purpose of carrying out his duties and functions under section 8 of the Act, the Statistician may at any time and from time to time determine the person who shall be the prescribed person within the meaning of section 9 of the Act whom the Statistician may require to fill up and supply to the Statistician the particulars required by him.

(2) As and when the Statistician determines the person who shall be the prescribed person as aforesaid in relation to any particulars aforesaid, he shall publish notification thereof in the *Government Gazette* and also cause a similar notification to be made in or upon the form or forms in relation to the supply of such particulars which the Statistician, in accordance with his duty under section 7 of the Act, shall prepare and issue.

(3) Upon notification in the *Government Gazette* as provided for in paragraph (2) hereof, the person mentioned in such notification shall be a prescribed person within the meaning and for the purposes of section 9 of the Act in relation to the supply of the particulars mentioned in such notification until such notification is cancelled or revoked by a subsequent notification in the *Government Gazette*.

4. Every person who by virtue of regulation 3 of these regulations is a prescribed person, shall, when so required by the Statistician and to the best of his knowledge and ability, fill up, or cause to be filled up and supply to the Statistician, the particulars in respect of which he is the prescribed person specified and required in the form or forms which are from time to time prepared and issued by the Statistician in accordance with his duty in respect thereto under section 7 of the Act, and also shall fill up, or cause to be filled up, such particulars in such form or forms at or within the times stated in or upon such form or forms, and in accordance with the instructions stated therein or which accompany such form or forms.

5. For the purpose of enabling the Statistician to collect interstate trade statistics—

(1) The following shall be Statistical agents for their respective ports or railway stations, under section 5 of the Statistics Act, 1907, for the purposes of the collection of export and import returns required to be furnished under these regulations:—

Fremantle:—The secretary to the Fremantle Harbour Trust.

Bunbury:—The secretary to the Bunbury Harbour Board and the station-master as sub-collector.

Albany:—The railway station-master.

Geraldton:—The railway station-master.

Busselton:—The railway station-master.

Broome:—The wharfinger.

Cossack:—The wharfinger.

Carnarvon:—The wharfinger.

Port Hedland:—The wharfinger.

Derby:—The wharfinger.

Onslow:—The wharfinger.

Esperance:—The railway station-master.

Wyndham:—The wharfinger.

For live stock crossing the eastern boundary of the State:—The boundary stock inspectors of the State Agricultural Department.

For other goods imported or exported via the Trans-Australian Railway:—The goods agents and station-masters of the W.A. Government Railways throughout the State and of the Midland Railway Co. of W.A., Ltd., and the goods clerk, Commonwealth Railways, Kalgoorlie.

Other ports or places:—Such persons as shall be subsequently appointed by the Governor in Council.

(2) (a) Every owner, or agent for the owner, of goods exported from any port or railway station in Western Australia to any port or railway station in any one of the other States, or the mainland territories of the Commonwealth of Australia, whether such goods are intended for transshipment to a destination outside Australia or not, shall, when consigning such goods, furnish to the Statistical agent or other statistical officer appointed under the Act for the purpose, and holding his office at the port or railway station in Western Australia where the goods are consigned as aforesaid, in or upon a form, which shall be prepared and issued for the purpose by the Statistician in accordance with his duty in respect thereto under section 7 of the Act, a return containing all the particulars specified and required in such form, in accordance with the instructions stated in such form or which accompany such form.

(b) Every owner, or agent for the owner, of goods delivered at any port or railway station in Western Australia from any port or railway station in any one of the other States, or the mainland territories of the Commonwealth of Australia, irrespective of the country of origin of such goods, shall, when obtaining possession of such goods, furnish to the statistical agent or other statistical officer appointed under the Act for the purpose and holding his office at the port or railway station in Western Australia where possession of the goods is obtainable as aforesaid, in or upon a form which shall be prepared and issued for the purpose by the Statistician in accordance with his duty in respect thereto under section 7 of the Act, a return containing all the particulars specified and required in such form in accordance with the instructions stated in such form or which accompany such form.

- (3) At every port and railway station in Western Australia, but subject to arrangement with the authority in control thereof, the statistical agent or other statistical officer to whom returns under paragraph (2) hereof are required to be made, shall cause to be posted up and maintained in a conspicuous place in that part of the port or railway station set apart for the consignment of goods for export, or for the obtaining possession of goods imported, a notice of his name or official designation, and of the address of his office or other place where forms for the making of such returns may be obtained, and such returns, when made, may be furnished to such statistical agent or other statistical officer aforesaid.
- (4) Where in this regulation the term "port" is used, such term includes any airport or aerodrome at which aircraft used for the carriage of goods by air arrive or from which such aircraft depart.

6. Where in accordance with his duty in respect thereto, under section 7 of the Act the Statistician from time to time prepares and issues forms and instructions for the collection of statistics, such forms, until altered or amended or otherwise dealt with by the Statistician, shall be prescribed forms within the meaning and for the purposes of the Act and these regulations, and such instructions, when they are contained in or accompany any such form, shall be deemed to be a part of such prescribed form.

7. (1) Subject to section 18 of the Act, the Statistician, and any officer under the Statistician duly authorised in that behalf by the Statistician, may, with the approval of the Minister, from the contents of forms filled up in pursuance of this Act, or from other information obtained under the authority of this Act, compile and publish or otherwise make available to any person or persons from time to time lists containing the names and addresses of the following persons, namely:—

- (1) Owners of—  
 (a) motor vehicles, according to make and type;  
 (b) any particular class of livestock or poultry.
- (2) Growers of any particular kinds of crop or plant.
- (3) Makers of wine.

(2) Insofar as the Statistician or any officer under the Statistician has prior to the coming into operation of this regulation, compiled and published any lists of a kind which by paragraph (1) hereof is now authorised to be compiled and published, the compilation and publication of such lists shall be deemed to have been duly authorised to the same extent as if this regulation was in force and operation at the time of such compilation and publication, and the same had been compiled and published under the authority of this regulation.

8. Where in accordance with section 11 of the Act the Statistician or any officer duly authorised by him desires to make any inquiry necessary for the proper carrying out of the Act, and satisfies the Minister as to the nature and necessity of the inquiry which he proposes to make, and the Minister approves by writing under his hand of such inquiry being made, such inquiry shall be an inquiry prescribed or allowed by the regulations within the meaning and for the purposes of section 11 of the Act.

#### PHARMACY AND POISONS ACT, 1910-1937.

C.L.D. 5380/38; Ex. Co. 1763.

Department of Public Health,  
Perth, 31st August, 1939.

HIS Excellency the Lieutenant-Governor in Council, acting in exercise of the power conferred by section 53 of the Pharmacy and Poisons Act, 1910-1937, as reprinted under the Amendments Incorporation Act, 1938, has been pleased to revoke and cancel all the regulations heretofore made and in force under and for the purposes of the said Act, and in lieu thereof to make the new regulations under and for the purposes of the said Act, as set out in the Schedule hereunder, and to declare that the said new regulations shall come into operation and have effect one month after the publication of the same in the *Government Gazette*.

F. J. HUELIN,  
Under Secretary.

#### SCHEDULE.

1. (1) These regulations may be cited as the Pharmacy and Poisons Act Regulations.

(2) Nothing in these regulations shall in any way affect the provisions of Part VIA. of the Police Act, 1892 (as amended by section 3 of the Police Offences (Drugs) Act, 1928), or any regulations made and at any time in force under the said Part VIA., and wherever any of these regulations are or are deemed to be inconsistent with or repugnant to any of the provisions of Part VIA. of the Police Act, 1892, aforesaid, or any regulations made and in force thereunder, the latter provisions and regulations shall prevail, and these regulations shall be read and construed as being subject thereto.

2. These regulations are divided into Parts, as follow:—

- Part I.—Preliminary (ss. 3).  
 Part II.—The Council of the Pharmaceutical Society (ss. 4-49).  
 Part III.—Examinations (ss. 50-62).  
 Part IV.—Registration of Pharmaceutical Chemists and Apprentices (ss. 63-67).  
 Part V.—Annual Licenses to Practise (ss. 68-72).  
 Part VI.—Sale of Poisons (ss. 73-83).  
 Part VII.—Miscellaneous (ss. 84 and 85).  
 Appendix A.—Forms.  
 Appendix B.—Fees.  
 Appendix C.—Poisons to be labelled with an antidote.

*Part I.—Preliminary.*

3. In these regulations, unless the contrary intention appears, the term "the Act" means the Pharmacy and Poisons Act, 1910-1937, as reprinted under the Amendments Incorporation Act, 1938, and any Acts amending the same, and terms which are defined in the Act when used in these regulations shall have the same meanings as those given to such terms by the Act.

*Part II.—The Council of the Pharmaceutical Society.**Election of Members.*

4. The Council shall from time to time appoint a pharmaceutical chemist (not being a member of the Council) to be a returning officer, and to conduct elections in accordance with and as provided by these regulations.

5. The Council shall pay the returning officer for each and every election conducted by him the fee prescribed in Appendix B to these regulations, and a further sum sufficient to recoup him all authorised expenses incurred in holding such election.

6. The returning officer for the time being shall in the month of March, 1940, and in the same month in every third year thereafter conduct an election of seven chemists to be members of the Council, and when occasion arises, and upon being notified by the Council that an extraordinary vacancy has occurred, shall conduct an election to fill such extraordinary vacancy.

7. (1) Notice of every election shall be advertised by the returning officer in two consecutive issues of a newspaper circulating throughout the State, the last of such issues containing the advertisement appearing at least twenty-eight days prior to the date of the election.

(2) Such notice shall state—

(a) the date of the election;

(b) the place, time, and date (not being less than 14 nor more than 21 days prior to the date of the election) for receipt of nominations.

*Nominations.*

8. Every nomination of a candidate at an election shall be lodged with the returning officer in the Form 1 in Appendix A to these regulations, signed by the candidate and by not less than three persons qualified to vote at such election.

9. If the number of persons nominated is not greater than the number required to fill the vacancies, the returning officer shall forthwith make a return to the Registrar, and declare such person or persons to be elected as members. If the number of persons declared elected as aforesaid is insufficient to fill the vacancies, the retiring President of the Council shall report such fact to the Governor in Council, who may thereupon nominate one or more qualified persons to fill such vacancy or vacancies.

10. (1) If the number of persons nominated is greater than the number required to fill the vacancies, a poll shall be taken by the returning officer, who shall cause voting papers to be printed in the Form 2 in the Appendix A to these regulations. The returning officer shall send one voting paper, initialed by him, together with one unfastened envelope marked "Ballot Paper," and another unfastened envelope, with the name and address of the returning officer printed thereon, by post in a sealed envelope to the address appearing in the Register of every pharmaceutical chemist registered by the Council.

(2) A voter shall indicate the candidate or candidates for whom he votes by striking out clearly and distinctly the names of the candidate or candidates for whom he does not vote but leaving untouched the same number of names on the ballot paper as there are vacancies to be filled.

11. (1) The returning officer shall, between the hours of 2 and 4 o'clock in the afternoon on the day appointed for the election, and at the place as specified in the advertisement aforesaid, proceed, in the presence of the Registrar and of the scrutineers (if any) appointed by any of the candidates, to open all the printed envelopes received by him, and to remove the voting papers therefrom and, if satisfied upon making a comparison of each of the signatures on the counterfoils of such voting papers with the signatures of the voters in the Signature Book that each vote has been regularly and properly given, and that no person entitled to vote has voted twice, he shall, after rejecting any informal ballot papers, proceed to ascertain the number of votes cast in favour of the respective candidates, and as soon as conveniently may be thereafter shall give notice thereof to the Council, and shall duly declare elected the candidates (not exceeding the number of vacancies) who have received the greatest number of votes or, in the event of an equal number of votes being received by two or more candidates, the candidate or candidates in whose favour he exercises his casting vote or votes.

(2) In the case of an equality of votes, the returning officer shall have a casting vote.

12. Any voting paper on which the names of candidates not struck out does not equal the number of members to be elected, or which has not been signed by the voter, or which is enclosed in an envelope other than the printed one aforesaid, shall be deemed informal and shall not be counted by the returning officer. Provided that, where a candidate withdraws his nomination between the date of nomination and the date of the election, no voting paper shall be deemed to be invalid by reason of a vote cast in favour of such retiring candidate.

13. Any candidate for election desirous of retiring before the day of election shall, not later than seven clear days before the day of election, sign and deliver to the returning officer a notice in the Form 3 in Appendix A to these regulations, and if the number of candidates is reduced by such retirement to the number of members to be elected, the returning officer shall declare such remaining members duly elected.

14. The name and address of every successful candidate at any election, and the name and address of the President upon his election, shall be published by the Registrar in the *Government Gazette* within 14 days after the election.

15. Every candidate at an election shall be entitled to appoint by writing addressed and delivered to the returning officer one scrutineer, who shall be entitled to be present while the returning officer is opening and counting voting papers.

16. The omission of the returning officer to send or post to, or the non-receipt of any voting paper by, any voter within the time aforesaid, or at all, shall not in any manner invalidate or affect the election.



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

37. The arrangement of the order for business at a meeting of the Council shall be as follows:—

- (a) Reading of minutes of the previous meeting.
- (b) Confirmation or otherwise of same.
- (c) Applications for registration as pharmaceutical chemists.
- (d) Applications for licenses.
- (e) Ordinary business including postponed and adjourned matters.
- (f) Special business.
- (g) Reading of correspondence and reports of committees.
- (h) Letters and business arising therefrom.
- (i) Production of bank pass book.
- (j) Accounts for payment.
- (k) Registrar's statement.
- (l) Notices of motion.
- (m) Any other business which may be properly brought before the Council.

The Registrar.

38. The Council shall appoint a registered pharmaceutical chemist as Registrar, who shall be paid by salary and shall hold office subject to one month's notice of termination of engagement by either side.

39. The Registrar shall discharge such duties of office as he may be required to discharge by the Act and these regulations, and such further duties as the Council may from time to time prescribe, and he shall be subject at all times to the directions of the Council.

40. The Registrar shall keep and at all times maintain a Register of Pharmaceutical Chemists, in the form set forth in the Second Schedule to the Act, and no entry therein or alteration thereto shall be made, except under the authority of a resolution passed by the Council.

41. The Registrar shall also keep and at all times maintain a Register of Apprentices in the Form 4 in Appendix A to these regulations.

42. The Registrar shall be in attendance at his office at such hours as may from time to time be appointed by the Council and be present at all meetings of the Council and committees, and make a report of all matters that come under his cognisance for the information of the Council and committees. He shall consult the President on any business requiring attention between the various meetings, and obey the order and direction of the President during such time, and he shall be responsible for the safe custody of all documents and property belonging to the Council which shall be under his control.

43. The Registrar shall keep and maintain a "Signature Book" in the Form 5 in Appendix A to these regulations, and shall enter therein in alphabetical order the name of every pharmaceutical chemist appearing in the Register, together with his address and shall obtain the signature of every such chemist, and shall produce such book for the inspection of the returning officer on the day of holding any election as provided by these regulations.

44. The Registrar shall receive all fees, fines, subscriptions, donations and other moneys which are due or payable to the Council, and shall give a printed receipt, and no other, for the same, in the form approved by the Council, retaining a block counterpart of such receipt, and at least once in each month, and more often if required by the Council, shall pay into some bank appointed by the Council to the credit of an account called "The Council of the Pharmaceutical Society of Western Australia," the amount of money so received by him.

45. All surplus funds to the credit of the said account, or such parts thereof as may be deemed advisable, shall be invested in such manner and upon such security as shall be authorised by a resolution of the Council.

46. (1) The Registrar shall submit all accounts to the Council at its next monthly meeting, to be passed for payment by resolution of the Council.

(2) Every such resolution shall specify the sum or sums of money to be paid and to whom it or they is or are payable.

(3) No account shall be paid, except under the authority of a resolution passed in the manner herein prescribed.

(4) An account shall be paid by crossed cheque marked "Not negotiable," made payable to the person specified in the resolution passing the account for payment, and shall be signed by the President and any member appointed for the purpose by the Council, and countersigned by the Registrar.

Provided that the Council may, in the absence of the President or the Registrar, by resolution temporarily appoint any member of the Council to sign or countersign cheques passed for payment by the Council during the absence of the President or Registrar respectively.

The Honorary Treasurer.

47. (1) The Council shall from time to time appoint a member of the Council to be honorary treasurer, who shall hold office for three years and shall, on the expiration of his term of office, be eligible for reappointment.

(2) The honorary treasurer shall discharge such duties, in addition to those prescribed by these regulations, as the Council may from time to time determine.

(3) The honorary treasurer shall present to the Council at its monthly meeting a statement showing the receipts and expenditure for the past month, and in the month of February in each year shall prepare and present to the Council an annual balance sheet, showing the exact financial position of the affairs of the Council as existing at the end of the last financial year.

## Auditors.

48. The Council shall in the month of March in each year appoint as auditors two fit and proper persons, who shall be eligible for reappointment, to hold office until the 31st day of March in the following year.

49. The auditors shall:—

- (a) inspect the books and accounts of the Council;
- (b) examine the annual balance sheet prepared by the treasurer, and certify same if correct;
- (c) investigate and examine all contracts, accounts, invoices, books, bills of parcel, and vouchers in anywise relating to or concerning the same which may be kept by or in the possession of the treasurer, Registrar, or any other person;
- (d) examine the bank pass book and ascertain that it corresponds with the account of the Council in the bank;
- (e) present an annual report to the Council stating the result of their inspection and examination.

*Part III.—Examinations.*

50. The Council shall appoint annually fit and proper persons to act as examiners, and may from time to time fill any vacancy in the office of examiner, and shall pay to the examiners appointed as aforesaid such fees as the Council may from time to time determine.

51. The examiners shall hold and conduct the examinations prescribed by these regulations, and shall certify to the Council whether any persons who tender themselves for examination have or have not satisfactorily passed the same, and such certificates shall be delivered by the examiners to the Registrar and submitted to the Council for approval.

52. The Registrar shall receive and preserve all certificates issued by the examiners as aforesaid.

53. A preliminary, an intermediate, and a final examination shall be held in May and November of each year, and at such other times as the Council may deem necessary.

54. The syllabuses for the subjects of the preliminary, intermediate and final examinations, the nature of the course to be pursued during apprenticeship, and the text books required to be studied, shall be such as the Council from time to time prescribes.

55. The Council shall, one month prior to the holding of an examination, appoint the time and place of the examination, and it shall be the duty of the Registrar to cause an advertisement of such time and place to be inserted forthwith in a newspaper circulating throughout the State.

56. A candidate shall, fourteen days prior to the date fixed for the holding of an examination notify the Registrar in writing, in the form from time to time approved by the Council, of his intention to sit, and at the same time lodge with the Registrar the fee for the examination prescribed in Appendix B to these regulations.

## Preliminary Examination.

57. (1) No person shall be registered by the Council as an apprentice, or shall be deemed to have commenced his apprenticeship for the purposes of subsection (B) of section 21 of the Act, unless and until he proves to the satisfaction of the Council that he has passed—

- (a) the preliminary examination conducted by the Council in the following subjects:—namely, English, Latin, mathematics A (including arithmetic), geography and physics; or
- (b) an examination which in the opinion of the Council is equivalent thereto conducted by any statutorily established Pharmaceutical Society, Council, or Board in the British Dominions.

(2) The Council may grant exemption to any person upon payment of the fee prescribed in Appendix B to these regulations in all or any of the subjects prescribed in paragraph (a) of this regulation, if such person proves to the satisfaction of the Council that he has passed in the subject or subjects for which he is claiming such exemption at the leaving certificate examinations conducted by the University of Western Australia or the matriculation examinations conducted by any University in the British Dominions.

Provided that—

- (i) exemption in Latin may be granted by the Council if passed at the junior or intermediate standard; and
- (ii) any of the following subjects shall be accepted by the Council in lieu of geography, namely, mathematics B, chemistry, biology, geology, or physiology and hygiene, if passed at the leaving or matriculation standard or a modern language, if passed at the junior or intermediate standard.

(3) In order to gain such exemption, the applicant shall have passed at the one examination in at least two other subjects at the same standard besides the subject for which he claims exemption.

## The Intermediate Examination.

58. (1) A pharmaceutical apprentice shall, during his second year of apprenticeship, be required to attend lectures at the Technical College, Perth, in the subjects hereinafter prescribed for the intermediate examination.

(2) Except as hereinafter provided, no apprentice shall be eligible to sit for the intermediate examination, unless he has attended at least seventy-five per cent. of the lectures in each subject,

Provided that an apprentice residing outside a radius of twenty miles from the Post Office at Perth shall be permitted to sit for the examination upon production of a certificate in writing, signed by his employer, and witnessed by a Justice of the Peace residing in his district, that the candidate has received the personal tuition of his employer and has applied himself diligently to his work.

(3) Except with the consent in writing of the Council, no apprentice shall be eligible to attend lectures for the intermediate examination unless he has served twelve months apprenticeship.

59. (1) The subjects for the intermediate examination, all of which shall be taken at one examination, are as follow:—namely, botany, materia medica, inorganic chemistry, and pharmacy.

(2) The marks required for a pass shall be 60 per cent. in each subject.

(3) A candidate who obtains not less than 60 per cent. in each of any two subjects shall be granted a conditional pass in those subjects in which he has passed and be eligible to sit for and complete the remaining subjects at a subsequent examination or examinations held within two years from the date of the first examination.

60. The Council may in its discretion grant to any candidate exemption from the intermediate examination—

(a) upon production of a certificate from any society, college, or board of pharmacy specified in regulation 63 of these regulations that the candidate has passed in the subjects prescribed for the intermediate examination at an examination of equivalent standard conducted by the society, college, or board of pharmacy aforesaid.

(b) in the subjects of botany and inorganic chemistry, upon production of a certificate from the University of Western Australia that he has passed in those subjects at the standard of first year science.

#### The Final Examination.

61. No person shall be eligible to sit for the final examination conducted by the Council unless he has:—

- (a) completed the full term of four years of apprenticeship in an open shop;
- (b) attained the age of 21 years;
- (c) passed the intermediate examination prescribed in these regulations in all subjects;
- (d) attended at least 75 per cent. of the lectures prescribed for the final year of the course, delivered during the twelve months next prior to the final examination.

Provided that the Council may, upon written application and in its absolute discretion, grant to any candidate permission to present himself for the final examination, notwithstanding that conditions (a) and/or (b) are not fulfilled, if such conditions will be fulfilled within six months after the date of the examination.

62. (1) The final examination shall be conducted by the examiners appointed by the Council in the following subjects, namely—(1) materia medica, (2) organic chemistry, (3) pharmacy and (4) dispensing.

(2) The subjects prescribed for the final examination shall be taken at the one examination, except organic chemistry, which may be taken during the third year of apprenticeship.

(3) The marks required for a pass shall be 60 per cent. in each subject.

(4) A candidate who obtains not less than 60 per cent. in each of three of the required subjects (organic chemistry counting as a subject, whether passed in the third year or at the final examinations) shall be granted a conditional pass in those subjects, and be allowed to sit for and complete the remaining subjects at a subsequent examination or examinations held within three years from the date of the examination, or within four years from the date of passing organic chemistry, if passed in the third year of apprenticeship.

#### Part IV.—Registration of Pharmaceutical Chemists and Apprentices.

63. The Council shall, for the purposes of paragraph (c) of section 21 of the Act, recognise the certificates or diplomas of competency as a pharmaceutical chemist or as a chemist and druggist of the Societies, Colleges or Boards of Pharmacy set forth hereunder, namely:—

- The Pharmacy Board of New Zealand;
- The Pharmacy Board of New South Wales;
- The Pharmacy Board of Queensland;
- The Pharmacy Board of South Australia;
- The Pharmacy Board of Tasmania;
- The Pharmacy Board of Victoria;
- The Pharmaceutical Society of Great Britain;
- The Pharmaceutical Society of Ireland;
- The Pharmaceutical Society of Northern Ireland.

64. Application for registration shall be made to the Registrar in the Form 6 or the Form 7, as the case may be, in the Appendix A to these regulations, signed by the applicant and accompanied by all necessary documents and certificates and the fee prescribed in Appendix B to these regulations.

65. An applicant for registration shall, when requested by the Registrar, supply to the Council such information or evidence (oral or in writing), as the Council may from time to time require, and may be required by the Registrar to attend in person before the Council for that purpose.

66. The Registrar shall forthwith, upon the granting of registration by the Council, issue to the applicant without fee a certificate in the form in the Third Schedule to the Act, and upon application and upon payment of a fee prescribed in Appendix B to these regulations shall issue to any registered pharmaceutical chemist a certified copy of such certificate.

## Erasure of Name from the Register.

67. Any pharmaceutical chemist whose name has been ordered by the Council to be erased from the register pursuant to subsection (5) of section 16 of the Act shall forthwith be informed of such fact by the Registrar by registered letter, and the provisions of regulations 71 and 72 shall, *mutatis mutandis*, apply.

Provided that an order by the Council for the erasure of a name from the register shall not take effect until after the expiration of the period allowed for appeal, if no appeal is lodged, or, if an appeal is lodged, until the determination of the appeal by the Governor.

## Part V.—Annual Licenses to Practise.

68. Every registered pharmaceutical chemist desirous of applying to the Council for a license or renewal of a license to practise or carry on business as a pharmaceutical chemist shall sign and deliver to the Registrar an application in the Form 8 in Appendix A to these regulations.

69. The Council shall consider such application at its next ordinary meeting and may by resolution grant to the applicant a license in the Form 9 in Appendix A to these regulations.

70. The Registrar shall forthwith give to an applicant whose application has been rejected by the Council notice by registered letter in the Form 10 in Appendix A to these regulations.

71. (1) An applicant on whom notice of refusal to grant a license or renewal of a license has been served may, within fourteen days from service of such notice, or within such extended time as the Governor may permit, lodge with the Under Secretary for Law in writing an appeal to the Governor in Council against the refusal of the Council to grant the license or renewal of license aforesaid.

(2) For the purposes of determining any such appeal the Governor may appoint any person to make all necessary inquiries, to interview any persons, to take any evidence, and to report thereon to the Governor in Council.

72. Every pharmaceutical chemist practising or carrying on business as such shall keep his current license to practise posted in a conspicuous place in a portion of his place of business to which the public have access.

## Part VI.—Sale of Poisons.

License to sell Poisons specified in the Fifth Schedule to the Act.

73. Any licensed pharmaceutical chemist or any other person carrying on business at least five miles from the nearest place in which a licensed pharmaceutical chemist has an open shop, who desires to apply to the Council for a license or renewal of a license to sell the poisonous substances specified in the Fifth Schedule to the Act as amended from time to time by proclamation published in the *Government Gazette*, shall sign and lodge with the Registrar an application in the Form 11 in Appendix A to these regulations, together with the fee prescribed in Appendix B to these regulations.

74. Except where application is made by a licensed pharmaceutical chemist, an application for a license pursuant to the preceding regulation shall be accompanied by the certificate mentioned in section 28 of the Act and prescribed in the Seventh Schedule to the Act.

75. Upon the approval by the Council of an application as aforesaid, the Registrar shall issue to the applicant a license in the form prescribed in the Sixth Schedule to the Act.

License to sell Poisonous Substances specified in the 9th Schedule to the Act.

76. Application for a license or renewal of a license as provided for in section 42 of the Act to sell the poisonous substances specified in the Ninth Schedule to the Act as amended from time to time by proclamation published in the *Government Gazette*, shall be made in the Form 12 in Appendix A to these regulations, signed by the applicant and lodged with the Registrar, accompanied by the certificates and fee prescribed by subsections (2) and (3) of section 42 of the Act.

77. The certificates mentioned in subsection (2) of section 42 of the Act shall be in the form prescribed in the Seventh Schedule to the Act.

78. Upon the approval by the Council of an application for a license pursuant to regulation 76, the Registrar shall issue to the applicant a license in the Form 13 in Appendix A to these regulations.

79. The Registrar shall forthwith send by registered letter to an applicant whose application for a license or renewal of a license pursuant to regulation 76 has been rejected by the Council, a notice in the Form 14 in Appendix A to these regulations, and the provisions of regulations 71 and 72 shall, *mutatis mutandis*, apply.

80. An application for renewal of a license pursuant to regulation 76 shall be lodged with the Registrar on or before the 15th day of June in every year.

81. No license issued by the Council shall be transferable or transferred from one person to another.

## The Sale of Poisons and Poisonous Substances.

82. (1) No person, being the holder of a license to sell poison or poisonous substances, shall sell by wholesale or retail any of the poisons or poisonous substances specified in Appendix C to these regulations, unless the package or container shall have printed thereon conspicuously the name of some effective remedy or antidote approved by the Council which may be used to counteract the effects of such poison.

(2) This regulation shall not apply to any of the poisons or poisonous substances specified in Appendix C to these regulations, when supplied to legally qualified medical practitioners for their own or their patients' use, or when supplied to any person by a registered pharmaceutical chemist on the prescription or order of a registered medical practitioner.

83. The holder of a license to sell poisons or poisonous substances shall comply with the following requirements:—
- (a) He shall be responsible for the safe custody of all poisons and poisonous substances in his possession;
  - (b) He shall keep all such poisons and poisonous substances in a closed cupboard or receptacle separate and apart from any food, drugs, or goods of any kind intended for internal use of man or animal. He shall keep the key of such cupboard or receptacle in his own possession, and shall not permit the door or lid of such cupboard or receptacle to remain open or unlocked, or to be opened by any person other than himself or one of his assistants;
  - (c) He shall not deliver to any person any poison or poisonous substance unless contained in a bottle, tin, can, jar, drum, or cask securely sealed and fastened and of sufficient strength to bear the ordinary risk of transit without leakage;
  - (d) If sold in a bottle, any poison or poisonous substance shall be delivered to the purchaser in a round, square, diamond, triangular, or other shaped bottle, approved by the Council, on which either the words "Poison—not to be taken" are blown or on which prominent points, stars, flutes, or vertical ribs are blown in such a manner as to render the bottle distinguishable by touch from bottles or vessels ordinarily used as containers of any food, drink, or condiment, or for medicines for internal use;
  - (e) A label shall not be attached or affixed to any bottle containing any poison or poisonous substance in such a manner that the embossed points, ridges, flutes, stars, name of the article or the prescribed words blown thereon are covered or obliterated: Provided that the label may cover the front panel of the bottle and extend around the adjacent sides, if the embossed matter on the back panel of the bottle and the name of the article and the prescribed words blown thereon are not covered or obliterated;
  - (f) If sold in a tin or can, a poison or poisonous substance shall be delivered to the purchaser in a tin or can—
    - (i) having four sides, on one of which the words "Poison—not to be taken" are embossed, printed, or branded distinctly in red letters; or
    - (ii) of cylindrical shape and having a cone or dome-shaped top: provided that above the principal label on any such tin or can the words "Not to be taken" are distinctly embossed, printed, or branded in red letters of not less than twelve points face measurement bold sans-serif capital type, and that down the sides of the tin or can the word "Poisonous" is embossed, printed, or branded in two places in red letters of not less than thirty points face measurement bold sans-serif capital type;
  - (g) If sold in jars, drums, or casks, a poison or poisonous substance shall be delivered to the purchaser in a jar, drum or, cask on which either the words "Poison—not to be taken," or the words "Poisonous—not to be taken" in large red letters are distinctly branded, printed, or burnt in;
  - (h) Any bottle, tin, can, jar, drum, or cask containing any solid poison or poisonous substance, except caustic soda and caustic potash, shall have indelibly labelled, printed or marked thereon in a conspicuous position the following words:—"This package contains poisonous material and must be used only for the purposes stated on the label."
  - (i) Poisons and poisonous substances intended to be used for the purpose of photography, or as fly poison papers, or for destroying rats and mice or vermin, or for sheep dips, or agricultural or horticultural purposes, shall be distinctly and conspicuously labelled or branded with a notice indicating the special purpose for which such poisonous substance is intended, in addition to any other prescribed label or notice;
  - (j) Arsenic or its preparations or paris green or other coloured arsenical paints and pigments shall not be sold in paper bags or cardboard containers;
  - (k) Any poisonous substance intended to be used exclusively for the purpose of destroying rats, mice, or birds or vermin shall not be sold or delivered in collapsible tubes, cardboard containers, or paper bags;
  - (l) Any proprietary preparation for use as a sheep dip or for agricultural or horticultural purposes shall not be sold, except in an enclosed vessel or receptacle adequately sealed;
  - (m) Liquid disinfectants consisting of or containing any poison or poisonous substance shall not be sold or offered for sale except—
    - (i) in bottles as prescribed in paragraph (d) of this regulation;
    - (ii) in tins or cans having four sides, on one of which the words "Poison—not to be taken" are distinctly embossed, printed, or branded in red letters: provided in addition, that all other prescribed requirements are complied with; or
    - (iii) in round tins or cans securely sealed and having a cone or dome-shaped top; provided that, above the principal label on such tins or cans either the words "Poison—not to be taken," or the words "Not to be taken," are distinctly embossed, printed, or branded in red letters of not less than twelve points face measurement bold sans-serif capital type, and that down the sides of the tins or cans the word "Poison" is embossed, printed, or branded in two places in red letters of not less than thirty points face measurement bold sans-serif capital type;

Provided that the Council may approve of some other suitable form of container in the case of preparations prescribed and intended for internal use only.

Part VII.—Miscellaneous.

84. All books, records and documents which are required to be kept or retained for a prescribed period shall (unless otherwise prescribed), in the case of books or records, be preserved for a period of two years from the date on which the last entry is made therein, and, in the case of any document, for a period of two years from the date on which it is first received.

85. (1) Any person who contravenes or neglects, refuses, or fails to comply with any provision of these regulations shall be guilty of an offence.

(2) Unless otherwise prescribed, any person guilty of an offence against these regulations shall be liable upon conviction to a penalty not exceeding £50.

APPENDIX A—FORMS.

Form 1.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

Nomination Paper.

We, the undersigned pharmaceutical chemists of Western Australia, do hereby nominate ..... of ..... as a candidate for the office of a member of the Council of the Pharmaceutical Society of Western Australia at the election to be held on the ..... day of ..... 193.....

.....  
Pharmaceutical Chemist.

.....  
Pharmaceutical Chemist.

.....  
Pharmaceutical Chemist.

And I the abovenamed.....do hereby consent to such nomination.

.....  
Pharmaceutical Chemist.

Form 2.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

Voting Paper.

Candidates for election as members of the Council of the Pharmaceutical Society of Western Australia.

(Arrange in alphabetical order of surname.)

Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the name or names of such candidate or candidates. He must be careful not to leave uncanceled the names of more or less than.....candidates, otherwise this voting paper will be invalid.

The voter must insert his voting paper in the printed envelope, fasten it and post it to the address of the returning officer in time to be received on or before the..... day of.....19....

(Perforated)

Counterfoil.

Signature of Voter.....

Note.—Counterfoil to be detached, and not enclosed in ballot paper envelope but to be placed loose in envelope addressed to Returning Officer.

Form 3.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

Notice of Withdrawal of Nomination.

We, the undersigned, nominators of.....as a candidate at the election of the Council of the Pharmaceutical Society of Western Australia to be held on the.....day of.....193..... do hereby withdraw the said.....as a candidate.

.....  
Pharmaceutical Chemist.

.....  
Pharmaceutical Chemist.

.....  
Pharmaceutical Chemist.

And I the said.....do hereby retire from being such a candidate.

.....  
Pharmaceutical Chemist.

Form 4.  
Western Australia.  
THE PHARMACY AND POISONS ACT, 1910-1937.  
Register of Apprentices.

(1) Name of Apprentice in full.	(1) Chemist with whom apprenticed.	Date of contract of apprenticeship.	(1) Examination passed entitling him to registration as an apprentice.
(2) Address.	(2) Number on register of pharmaceutical chemist. (3) Place of business.		(2) Date of passing the examination.
(1)	(1)		(1)
(2)	(2) (3)		(2)

Form 5.  
Western Australia.  
THE PHARMACY AND POISONS ACT, 1910-1937.  
Signature Book.

Surname.	Christian Names.	No. in Register.	Signature.

Form 6.  
Western Australia.  
THE PHARMACY AND POISONS ACT, 1910-1937.  
(Regulation 64.)

Application to be Registered as a Pharmaceutical Chemist.

I (a)....., of (b).....being of (or over) the age of 21 years and having served for a period of at least four years as an apprentice in the business of (c)....., a chemist and druggist (or a pharmaceutical chemist, of (d)....., in the State of..... (or in the Dominion of New Zealand), in the keeping of open shop for the compounding and dispensing of prescriptions of legally qualified medical practitioners and having passed—

- (i) All the examinations prescribed by the Pharmacy and Poisons Act, 1910-1937, regulations; or
- (ii) (e).....

do hereby apply to the Council of the Pharmaceutical Society of Western Australia, pursuant to subsection (b) of section 21 of the Pharmacy and Poisons Act, 1910-1937, to be registered by the said Council as a pharmaceutical chemist.

I annex hereto the following documents, namely:—

- (i) a declaration and certificate in the form prescribed in the Fourth Schedule to the Pharmacy and Poisons Act, 1910-1937;
- (ii) a certificate (or certificates) of having passed the examinations hereinbefore stated.

.....  
Signature of Applicant.

To the Registrar,  
Pharmaceutical Society of Western Australia,  
Technical College, Perth.

(a) Name of applicant in full. (b) Address of applicant. (c) Name in full of owner of the business. (d) Address of owner of the business. (e) The examinations which may, in the opinion of the Board, be recognised as equivalent.

Form 7.  
Western Australia.  
THE PHARMACY AND POISONS ACT, 1910-1937.  
(Regulation 64.)

Application for Registration as a Pharmaceutical Chemist.

I (a)....., of....., being of (or over) the age of 21 years, and being the holder of the certificate (or diploma) of competency as a pharmaceutical chemist (or as a chemist and druggist), of the (c).....,

do hereby apply to the Council of the Pharmaceutical Society of Western Australia, pursuant to subsection (c) of section 21 of the Pharmacy and Poisons Act, 1910-1937, to be registered by the said Council as a pharmaceutical chemist.

I annex hereto the certificate (or diploma) of competency hereinbefore mentioned for the inspection of the Council.

.....  
Signature of Applicant.

To the Registrar,  
Pharmaceutical Society of Western Australia,  
Technical College, Perth.

(a) Name of applicant in full. (b) Address of applicant. (c) Name of society, college or board of pharmacy recognised by the regulations.

Form 8.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 68.)

Application for a License (or Renewal of License) to Practise as a Pharmaceutical Chemist.

I....., of....., in the State of Western Australia, duly registered on the.....day of.....19...., by the Council of the Pharmaceutical Society of Western Australia as a pharmaceutical chemist, do hereby apply to the said Council for a license as a pharmaceutical chemist for the year ending the 30th day of June, 19....

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

.....  
Signature of Applicant.

To the Registrar,  
The Council of the Pharmaceutical Society  
of Western Australia,  
Technical College, Perth.

Form 9.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 69.)

Annual License to Practise as a Pharmaceutical Chemist.

I, the undersigned, on behalf of the Council of the Pharmaceutical Society of Western Australia, do hereby certify that.....of....., duly registered by the said Council as a pharmaceutical chemist, is licensed to practise or carry on business as such within the State of Western Australia until the 30th day of June, 19....

Dated at.....this.....day of.....19....

.....  
President of the Council of the Pharmaceutical Society  
of Western Australia.

Form 10.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 70.)

Notice of Refusal to Grant License.

I hereby give you notice that at a meeting of the Council of the Pharmaceutical Society of Western Australia, held at Perth on....., your application for a license to practise as a pharmaceutical chemist was rejected by the Council for the following reasons:—

.....  
.....  
.....

.....  
Registrar.

To:

Form 11.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 73.)

Application for a License to Sell the Poisons Specified in the Fifth Schedule to the Act.

I....., of....., in the State of Western Australia, duly licensed by the Council of the Pharmaceutical Society of Western Australia to carry on business as a pharmaceutical chemist (or carrying on business at least five miles from the nearest place in which a licensed pharmaceutical chemist has an open shop), do hereby apply to the Council of the Pharmaceutical Society of Western

Australia for a license to sell, subject to the Pharmacy and Poisons Act, 1910-1937, and the regulations made thereunder, the poisons specified in the Fifth Schedule to the said Act (as amended from time to time by proclamation).

.....  
Signature of Applicant.

To the Registrar,  
The Council of the Pharmaceutical Society  
of Western Australia,  
Technical College, Perth.

(Note:—This form must be accompanied by a certificate in the form in the Seventh Schedule to the Act.)

Form 12.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 76.)

Application for a License to Sell the Poisons Specified in the Ninth Schedule to the Act.

I....., of....., in the State of Western Australia, do hereby apply to the Council of the Pharmaceutical Society of Western Australia for a license to sell, subject to the Pharmacy and Poisons Act, 1910-1937, and the regulations made thereunder, the poisonous substances specified in the Ninth Schedule to the said Act (as amended from time to time by Proclamation).

.....  
Signature of Applicant.

To the Registrar,  
The Council of the Pharmaceutical Society  
of Western Australia,  
Technical College, Perth.

Certificates.

We, the undersigned, do hereby respectively certify that the abovenamed applicant is personally known to each of us respectively and is a fit and proper person to hold a license from the Council of the Pharmaceutical Society of Western Australia to sell the poisonous substances or preparations specified in the Ninth Schedule to the Pharmacy and Poisons Act, 1910-1937.

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

\*Police (or Resident) Magistrate.

.....Magisterial District.

.....  
Duly qualified practitioner practising at.....

\*To be signed by a Justice of the Peace only if no Magistrate is available within five miles of the residence of the applicant.

Form 13.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 78.)

License to Sell the Poisonous Substances Specified in the Ninth Schedule.

I, the undersigned, on behalf of the Council of the Pharmaceutical Society of Western Australia, do hereby certify that....., residing at....., in the State of Western Australia, is licensed to sell, subject to the Act and regulations, the poisonous substances specified in the Ninth Schedule to the Act.

Dated at.....this..... day of.....19...

.....  
Registrar of the Council of the Pharmaceutical  
Society of Western Australia.

Form 14.

Western Australia.

THE PHARMACY AND POISONS ACT, 1910-1937.

(Regulation 79.)

Notice of refusal to grant License to sell the Poisonous Substances specified in the Ninth Schedule to the Act.

I hereby give you notice that at a meeting of the Council of the Pharmaceutical Society of Western Australia, held at Perth on....., your application for a license to sell the poisonous substances specified in the Ninth Schedule to the abovementioned Act was rejected by the said Council for the following reasons:—

.....  
.....  
.....

.....  
Registrar.

## APPENDIX B.

## Fees.

	£	s.	d.
Fee for conducting a general election .. .. .	1	1	0
Fee for conducting an extraordinary election .. .. .	1	1	0
Fee for preliminary examination (reg. 56) .. .. .	2	2	0
Fee for exemption from preliminary examination (reg. 59) .. .. .	1	1	0
Fee for intermediate examination (reg. 56) .. .. .	2	2	0
Fee for Final examination (reg. 56) .. .. .	3	3	0
Fee for registration of indentures of apprenticeship .. .. .	1	1	0
Fee for registration of transfer of indentures of apprenticeship .. .. .	0	10	6
Fee for registration as a pharmaceutical chemist .. .. .	3	3	0
Fee for registration as a pharmaceutical chemist of person holding certificate or diploma of the Pharmaceutical Society of Great Britain, Ireland or Northern Ireland .. .. .	5	5	0
Fee for certified copy of certificate of registration .. .. .	1	1	0
Fee for annual license to practise as a pharmaceutical chemist (reg. 68) .. .. .	1	1	0
Fee for Certificate of competency for registration elsewhere than in Western Australia .. .. .	0	10	6
Fee for poison license (chemist) .. .. .	1	1	0
Fee for poison license (storekeeper) .. .. .	1	1	0

## APPENDIX C.

List of poisons requiring to be labelled with an effective antidote (regulation 82).

Arsenic, strychnine, mercuric chloride, carbolic acid, lysol, nicotine, cyanide of potassium, arsenate of lead, arsenical weed killer, arsenical fly exterminator.

## COAL MINES REGULATION ACT, 1902-1926.

Department of Mines,  
Perth, 6th September, 1939.

HIS Excellency the Lieutenant-Governor in Council, acting in exercise of power conferred by section 72 of the Coal Mines Regulation Act, 1902-1926, has been pleased to amend the regulations made under the said Act as published in the *Government Gazette* on the 18th day of March, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter in the manner set forth in the Schedule hereunder, and to declare that the said amendment shall have effect and be deemed to have had effect as from and including the 20th day of July, 1939.

A. H. PANTON,  
Minister for Mines.

## Schedule.

The regulations made under the Coal Mines Regulation Act, 1902-1926, as published in the *Government Gazette* on the 18th day of March, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter, are amended as follows:—

1. Clauses (b) and (c) of paragraph (1) of regulation 51 under Part IV. of the regulations, are deleted and the following new clauses are substituted in lieu thereof as follows:—

(b) A person who holds a degree, or, not having matriculated, has passed all examinations prescribed for the course in civil or mining engineering of an Australian University, or of any University recognised by an Australian University, and who produces satisfactory evidence of having for not less than 12 months assisted to make underground surveys under a surveyor qualified under this regulation, or under a surveyor in Australia or New Zealand whose qualifications are deemed by the persons appointed by the Minister to investigate to be equal thereto.

(c) A person who holds the certificate of mine surveyor from the School of Mines of Western Australia, or who holds certificates from any other School of Mines or Technical College deemed equivalent thereto by the persons appointed by the Minister to investigate, and who produces satisfactory evidence that he has assisted to make underground surveys for not less than twelve months under a surveyor qualified under this regulation, or under a surveyor in Australia or New Zealand whose qualifications are deemed to be equal thereto by the persons appointed by the Minister to investigate.

## THE WORKERS' HOMES ACT, 1911.

## Dedication of Lots.

Department of Lands and Surveys,

Corres. 930/39. Perth, 1st September, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication, under the provisions of section 7 of the Workers' Homes Act, 1911, of Geraldton Lots 1213, 1214, and 1215 (being late Lots 5, 6, and 9, respectively, of Suburban Lot 60) to the purposes of the said Act.

Corr. 1103/39.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication, under the provisions of section 7 of the Workers' Homes Act, 1911, of Swan Location 4398 (late Lot 9 of Location Q1) to the purposes of the said Act.

Corr. 1124/39.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication, under the provisions of section 7 of the Workers' Homes Act, 1911, of Swan Location 4399 (being late Lot 454 of Location 36) to the purposes of the said Act.

Corres. No. 1157/39.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication, under the provisions of section 7 of the Workers' Homes Act, 1911, of Swan Location 4400 (late Lot 4 of section D of Location P1076) to the purpose of the said Act.

G. L. NEEDHAM,  
Under Secretary for Lands.

**THE BUSH FIRES ACT, 1937.**

Prohibited Periods in certain Road Districts.

Department of Lands and Surveys,  
Corres. 270/38. Perth, 1st September, 1939.

IT is hereby notified that, under the provisions of section 8 of the Bush Fires Act, 1937, His Excellency the Lieutenant-Governor in Executive Council has been pleased to declare that it shall be unlawful to set fire to the bush in the following Road Districts during the periods stated hereunder:—

Road District and Period.

- Ashburton Road District—1st September, 1939, to 31st March, 1940, inclusive.
- Gascoyne-Minilya Road District—1st August, 1939, to 31st May, 1940, inclusive.
- Katanning Road District—15th October, 1939, to 15th February, 1940, inclusive.
- Mullewa Road District—1st October, 1939, to 31st January, 1940, inclusive.
- Northampton Road District (North Ward)—1st October, 1939, to 15th January, 1940, inclusive; balance of district—31st October, 1939, to 15th February, 1940, inclusive.
- Victoria Plains Road District—1st October, 1939, to 20th February, 1940, inclusive.

G. L. NEEDHAM,  
Under Secretary for Lands.

**RESERVES.**

Department of Lands and Surveys,  
Perth, 1st September, 1939.

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

2136/38.

NELSON (near Alco).—No. 22041 (Railways—Ballast Pit).—Location No. 11297. (7a.) (Diagram 59684; Plan 439C/40, F3.)

1351/39.

PORT HEDLAND.—No. 22043 (Bush Nursing Trust).—Lot No. 97. (1r. Sp.) (Plan Port Hedland Townsite.)

5431/97.

BOULDER (Burt street).—No. 22044 (Municipal Endowment).—Lot No. 658. (1r.) (Plan Boulder, Sheet 1.)

G. L. NEEDHAM,  
Under Secretary for Lands.

**AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.**

Department of Lands and Surveys,  
Perth, 1st September, 1939.

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

1834/35.—KALGOORLIE and SOMERVILLE.—No. 21919 (Sewerage).—Somerville Lot 154, Kalgoorlie Lot 3234. (About 125a.) (Plan Kalgoorlie, Sheet 3.)

G. L. NEEDHAM,  
Under Secretary for Lands.

**LOTS OPEN FOR SALE.**

Department of Lands and Surveys,  
Perth, 6th September, 1939.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by the Land Act, 1933-38, at the following upset prices:—

Applications to be lodged at Beverley.

10257/10, Vol. 3.—CORRIGIN, Town, 44 and 45, £30 each; 124, £25; 145, £20.

Applications to be lodged at Kalgoorlie.

8461/97.—KALGOORLIE, Town, 863 (1r.), £30; Reserve 7561. (Excepted from Sale) is hereby reduced. 1292/39.—NORSEMAN, Town, 379, £12; Reserve 4054 (Public Utility) is hereby reduced.

Applications to be lodged at Northam.

11589/12, Vol. 3.—BALLIDU, Town, 93 and 96, £20 each; 51, 52, 58, and 90, £15 each.

Applications to be lodged at Perth.

8797/97, Vol. 3.—MT. HELENA, Suburban, 158 (12a. Or. 20p.), £15; 156 (10a. 1r. 30p.), and 159 (10a. 2r. 10p.), £13 each; 157 (9a. Or. 39p.), £12; Suburban for Cultivation, 282 (4a. 1r. 17p.), £12.

2561/36.—SWAN LOCATION, Town, 4174, £20; Location 4174 is hereby set apart under section 10 of the Land Act, 1933-1938, as "Suburban Lands."

Applications to be lodged at Southern Cross.

5228/28.—BOODAROCKIN, Town, 6, 7, 11, and 12, £20 each.

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

G. L. NEEDHAM,  
Under Secretary for Lands.

**THE CEMETERIES ACT, 1897, AND AMENDMENTS.**

Amendment of Schedule A—Midland Junction Cemetery By-laws.

Department of Lands and Surveys,  
Corres. 10599/97. Perth, 1st September, 1939.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the amendment of Schedule A of the by-laws of the Midland Junction Public Cemetery by cancelling the existing Schedule and substituting the following:—

**SCHEDULE A.**

Scale of Fees.

	£	s.	d.
Sinking of grave, ordinary .. .. .	1	5	0
Sinking of grave, for Government contractor .. .. .	1	5	0
Sinking of grave, for child under 7 years .. .. .	0	15	0
Sinking of grave, stillbirths .. .. .	0	6	0
Land fees, for exclusive rights for a term of 50 years—			
Ordinary, 8 x 4, where directed ..	2	0	0
Ordinary 8 x 8, where directed ..	4	10	0
Selected by applicant, 8 x 4 ..	4	0	0
Selected by applicant, 8 x 8 ..	9	0	0
Selected by applicant, 8 x 12 ..	13	10	0
Re-opening grave—adults ..	1	5	0
Re-opening grave—child ..	0	15	0
Re-opening grave—stillbirths ..	0	6	0
Minister's fees .. .. .	0	10	6
Number plates .. .. .	0	5	0

**Monumental charges:—**

Right to erect a headstone, ordinary	0	10	6
Right to erect a large headstone on 7ft foundations .. .. .	1	1	0
Right to erect a monument .. .. .	2	2	0
Right to erect headstone on vault ..	2	2	0
Right to erect a name plate .. .. .	0	2	6
Right to erect a small headstone up to 2ft. 6in. high, and below £5 in value .. .. .	0	5	0
Right to enclose grave with a kerb ..	0	2	6
Undertaker's Annual License fee ..	1	1	0

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, Corr. No., Plan.  
Dargie, A. J.; 348/503; Yilgarn 468; £3 17s. 0d.; 2388/35; 36/80, A3.
- Miller, M. E.; 40209/55; Yilgarn 466; £186 2s. 0d.; 3511/23; 35 & 36/80.
- Nicol, Chas.; 3117/1850; Big Bell 175; abandoned; 2053/36; Big Bell.

G. L. NEEDHAM,  
Under Secretary for Lands.

## WITHDRAWAL NOTICES.

Northam Land Agency.

Department of Lands and Surveys,

Corr. 1520/38. Perth, 1st September, 1939.

IT is hereby notified, for general information, that the following Avon Locations on Plan 35/80 have now been withdrawn from selection:—Avon Locations 14030, 14005, 13978, 15984, 15980 and 24604.

Southern Cross Land Agency.

Corr. 1520/38.

IT is hereby notified, for general information, that the following Jilbadji and Yilgarn Locations on Plans 36/80 and 54/80 have now been withdrawn from selection:—Jilbadji Locations 212, 214, 270, 211, 210, 202, 305, 2, 242, 76, 362, 353, 333, 336, 485, 501, 502, 509, 510, 511, 513, 514, 482, and 243; Yilgarn Locations 96, 990, 979, 966, 636, 967, 637, 475, 473, 735, 645, 1147, 1114, 437, 440, 431, 432, 403, 1009, 433, 1086, 401, 351, 348, 354, 408, 434, 1080, 1119, 1294, 1004, 1007, 143, 180, 187, 188, 239, 309, 251, 252, 332, 385, 392, 390, 395, 380, 383, 398, and 382.

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:—

## KALGOORLIE.

12th September, 1939, at 2 p.m., at the District Lands Office—

†Kalgoorlie—Town (Davidson street) 2585, 1r., £10; 2581, 1r., £12 10s.; (Oberthur street) 2799, 1r. 1.5p., £15; 1507, 1r. 4p., £12 10s.; 1509, 1527, 1531, about 1r. each, £10 each; (Turner street) 1506, 1r. 4p., £12 10s.; 1508, 1r. 4p., £10; 1514, 1r. 4p., £12; 1788, 1r., £12 10s.; (Boundary street) 1205, 38p., £12 10s.; (Charles street) 1144, 1r., £10; 1154, 29p., £10; 1185, 39p., £12 10s.; (Macdonald street) 3196, 30p., £30; (Sutherland street) 1764, 1765, 1773, 1778, 1779, 1782, 1783, 1r. each, £10 each; (Hare street) 1318, 1r. 11p., £10; (Lyall street) 1595, 1r., £15; (Lewis street) 969R, 1r., £35; 971R, 1r., £30; 972R, 1r., £25; 2331, 1r., £30; 3150, 32p., £45; (Killarney street) 2340, 1r., £10.

†Boulder—Town (Ware street) 2261, 38.4p., £15; 2285, 1r. 3p., £10; 2286, 1r. 3.5p., £10; (Harvey street) 2318, 1r. 3.5p., £12 10s.; (Frank street) 1502, 1r. 4p., £12; (Tupper street) 1495, 1499, 1r. each, £12 10s. each; 1501, 1r. 4p., £15; 2332, 39.8p., £12; (Dart street) 754, 1r., £10; (Johnston street) 735, 738, 739, 740, 1r. each, £10 each; 2404, 1r., £12; (Evans street) 771, 1r., £10; (York street) 2414, 1r., £15; 2417, 1r., £10; (Millen street) 706, 1r. 17p., £12 10s.; (Davis street) 2551, 32p., £10; (Vivian street) 399, 1r., £12; (Wittenoom street) 303R, 1r., £20.

## SOUTHERN CROSS.

13th September, 1939, at 3 p.m., at the Mining Registrar's Office—

Marvel Loch—Town 137, 1r., £12.

†Mount Palmer—Town 178, 1r., £12 10s.

Westonia—Town 155, 1r., £20; 100, 1r., £15; 27, 1r., £15.

## ALBANY.

14th September, 1939, at 2.30 p.m., at the Court House—

†Kalgan—\*30, 8a. 2r. 26p., £10.

†Mt. Barker—\*358, 11a. 3r. 39p., £20; 359, 3a. 0r. 18p., £10; 360, 21a. 1r. 24p., £40.

## MERREDIN.

20th September, 1939, at 4 p.m., at the Court House—

†Merredin—Town 12, 1a., £5.

## YOUANMI.

20th September, 1939, at 11 a.m., at the Police Station—

Youanmi—Town 288, 1r., £12 10s.

## LAWLERS.

22nd September, 1939, at 2 p.m., at the Mining Registrar's Office—

Agnew—Town 20, 1r., £12 10s.

## NORSEMAN.

23rd September, 1939, at 2.30 p.m., at the Mining Registrar's Office—

Norseman—Town 324, 335, 605, 607, 609, 688, 708, 709, 712, 713, 724, 725, 737, 1r. each, £10 each; 409, 412, 413, 414, 415, 416, 417, 610, 707, 723, 755, 1r. each, £12 each; 410, 418, 1r. 1p. each, £15 each; 336, 39.1p., £12 10s.; ††969, 1r., £12 10s.

## MOUNT MAGNET.

27th September, 1939, at 2 p.m., at the Mining Registrar's Office—

Boogardie—Town 85, 1r., £10.

\*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 payment of £50 for improvements.

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

Plans and further particulars of these sales may be obtained at this office. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

G. L. NEEDHAM,  
Under Secretary for Lands.

## 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 specified:—

WEDNESDAY, 13th SEPTEMBER, 1939.

## PERTH LAND AGENCY.

Eastern Division.

Ngalbain District (about nine miles east of Perks Siding).

Corres. 3707/27. (Plan 19/80.)

That area of unsurveyed land, containing about 40,000 acres; being B. J. Miles's forfeited Pastoral Lease No. 395/665.

WEDNESDAY, 20th SEPTEMBER, 1939.

## PERTH LAND AGENCY.

North-West Division.

Windell District (near Hamersley Range).

Corres. 2370/24. (Plans 98/300, 97/300, 92/300, 91/300.)

Those areas of unsurveyed lands, containing about 118,720 acres; being H. J. Watson's forfeited Pastoral Leases Nos. 3497/96, 3504/96, and 2057/96; subject to payment for improvements.

WEDNESDAY, 27th SEPTEMBER, 1939.

## PERTH LAND AGENCY.

Eastern Division.

Edjudina District (near Lake Raeside).

Corres. 1665/35. (Plan 34/300.)

That area of unsurveyed land, containing about 19,600 acres; being R. Mackie's forfeited Pastoral Lease No. 395/745.

Eastern Division.

Wells District (near Mt. Royal).

Corr. 2017/25. (Plan 70/300.)

That area of unsurveyed land, containing about 141, 728 acres, being F. Pope's forfeited Pastoral Lease No. 3403/97; subject to payment for improvements, if any.

WEDNESDAY, 11th OCTOBER, 1939.

PERTH LAND AGENCY.

Kimberley Division.

Dampier District (near James Price Point).

Corres. 1932/06. (Plan 136/300.)

That area of unsurveyed land, containing about 55,694 acres; being the surrendered portion of A. S. Male's Pastoral Lease No. 396/472.

North-West Division.

Gascoyne District (near Hill Springs Station).

Corres. No. 3677/18. (Plan 77/300.)

That area of unsurveyed land, containing about 37,599 acres; being the surrendered portion of W. Davies and H. Coultou's Pastoral Lease No. 3126/96.

Eastern Division.

Yamarna and Nuleri Districts (near Mt. Shenton).

Corres. No. 2236/38. (Plans 44 and 51/300.)

That area of unsurveyed land, containing about 53,760 acres, being Charles Cable's cancelled application.

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 the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

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

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

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

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

SCHEDULE.

WEDNESDAY, 13th SEPTEMBER, 1939.

BEVERLEY LAND AGENCY.

Noombling Repurchased Estate—Avon District (about four miles north of Mooterdine).

Open under Part V. of the Land Act, 1933-1938, as modified by Part VIII.

Corres. 3491/20. (Plan 379C/40, E3.)

Locations 5786, 6240, 6241, 7560, and 12244, containing 884a. 0r. 31p.; purchase money—£900; half-yearly instalments first five years, interest only—to returned soldiers, at 4½ per cent. p.a.—£20 5s.; to civilians, at

5 per cent. p.a.—£22 10s.; half-yearly instalments over the balance (35 years), including principal and interest—to returned soldiers, at 4½ per cent. p.a.—£25 1s. 10d.; to civilians, at 5 per cent. p.a.—£26 13s. 10d.; and Location 25837, containing 320a. 2r. 18p.; purchase money—£168 6s. 5d.; half-yearly instalments first five years, interest only—to returned soldiers, at 4½ per cent. p.a.—£3 15s. 9d.; to civilians, at 5 per cent. p.a.—£4 4s. 2d.; half-yearly instalments over the balance (35 years), including principal and interest—to returned soldiers, at 4½ per cent. p.a.—£4 13s. 10d.; to civilians, at 5 per cent. p.a.—£4 19s. 10d.; subject to Agricultural Bank and I.A.B. indebtedness and to the marketable timber being reserved to the Crown; these blocks will only be approved to the applicant who satisfies the Land Board that he has the necessary capital and experience to successfully work the holding; being J. Danks' forfeited Leases 20/1604 and 20/2383.

BUNBURY LAND AGENCY.

Boyanup A.A. (about four miles north-west of Boyanup).

Corr. No. 1486/38. (Plan 411D/40, A4.)

Locations 133 and 139, containing 212a. 2r. 13p., at 10s. per acre; classifications page 17 of 1465/23 and pages 70 and 80 of 819/91, Vol. 1; subject to payment for improvements, to exemption from road rates for two years from date of approval of application, and to drainage and timber conditions; being E. Gresele's cancelled application.

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

Corr. 9792/11. (Plan 383A/40, B & C2.)

Location 231, containing 64a. 1r., at £1 1s. per acre; classification page 31 of 4355/06 and 80 of 9792/11; subject to payment for improvements, if any. This cancels the previous *Government Gazette* notice relating to this block.

Harvey Agricultural Area (about three miles west of Yalup Brook).

Corr. No. 1163/39. (Plan 383A/40, B2.)

Location 267, containing 3a. 2r. 1p., at £3 5s. per acre; available to adjoining holders only.

Wellington District (near Bussell's Brook).

Corr. No. 527/31. (Plan 411C/40.)

Location 3669, containing 48a. 0r. 27p., at 17s. per acre, and Location 3378, containing 113a. 3r. 13p., at 18s. per acre.

Wellington District (two miles west of Bulading).

Corr. No. 989/39. (Plans 410A/40, C2; 410D/40, C3.)

The unsurveyed area, containing about 400 acres, bounded on the north by a one chain road passing along the south boundaries of Locations 2115, 2114, and 2113, on the east by Location 3987, on the south by Locations 2082 and 3180, on the west by Location 2968; available subject to survey, classification, pricing, and the usual timber reservation conditions.

NARROGIN LAND AGENCY.

Roe District (about 16 miles east of Karlgarin).

Corr. No. 3901/38. (Plan 375/80, B & C2.)

Location 1509, containing 2,834a. 0r. 23p., at 4s. 6d. per acre; classification page 1 of 1953/28; subject to payment for improvements; being G. H. Sayer's forfeited Leases 68/406 and 74/287.

NORTHAM LAND AGENCY.

Ningham District (about eight miles east of Nugadong).

Corr. No. 2332/14. (Plan 89/80, E4.)

Location 359, containing 999a., at 4s. 6d. per acre; classification page 60 of 405/08; subject to payment for improvements; being J. Arbuckle's forfeited Leases 9116/68 and 20183/74.

Roe District (near Mt. Walker, about 20 miles east of Naremben).

Corr. No. 4939/24. (Plan 5/80, E4 & F4.)

Locations 248 and 249, containing 1,000a. 2r. 16p., at 5s. 9d. per acre; classification page 5 of 4939/24; also Location 269, containing 708a. 1r. 35p., at 4s. 9d. per acre; classification page 12 of 3553/25; subject to

I.A.B. indebtedness and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being A. McClure's forfeited Leases 18873/68, 24423/74, and 20265/68.

Victoria District (near Wubin).

Corr. No. 4253/25. (Plan 89/80, C2 & 3.)

Location 7766, containing 1,092a. 1r. 15p., at 5s. per acre; classification page 7 of 4253/25; subject to payment for improvements and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being A. C. P. B. von Carlshausen's forfeited Lease 20025/68.

#### PERTH LAND AGENCY.

Cockburn Sound District (about three miles south-east of Jarrahdale).

Open under Part V., sec. 47.

Corr. No. 1880/38.

Location 878, containing 47a. 0r. 5p., at 20s. per acre; classification page 11 of File 1880/38; available subject to the usual timber reservation conditions.

Peel Estate (about 2½ miles south-west of Wellard).

Open under Part V. of the Land Act, 1933-38.

Corres. 760/38. (Plan 341D/40, B3.)

Lots 300 and 301, containing 91a. 1r. 32p.; purchase money—£211 10s.; first half-year's instalment as deposit—£2; half-yearly instalments over 29½ years, including principal and interest:—to civilians, at 5 per cent. p.a.—£6 17s. 1d.; to returned soldiers, at 4½ per cent. p.a.—£6 9s. 3d.; subject to the conditions applying to this Estate and to timber conditions; being J. J. Bovell's forfeited Lease 347/1874.

#### SALMON GUMS LAND AGENCY.

Fitzgerald District (about 6½ miles north-east of Grass Patch).

Corr. No. 2017/36. (Plan 402/80, D1.)

Locations 54 and 344, containing 2,005a. 3r. 12p., at 6s. 3d. per acre; classification page 15 of 2017/36 and 12 of 5490/21 and 7 of 6721/10; subject to Agricultural Bank's indebtedness and also to mallet and sandalwood conditions; being D. Ritchie's forfeited Lease 348/574.

Fitzgerald District (about 5½ miles north-east of Red Lake).

Corr. No. 2768/36. (Plan 392/80, C & D4.)

Locations 411, 1205, and 1425, containing 1,978a. 0r. 6p., at 6s. per acre; classifications page 5 of 1502/27, 31 of 367/22, and 15 of 3728/28; subject to Agricultural Bank and I.A.B. indebtedness; being R. H. Clark's forfeited Lease 348/637.

Fitzgerald District (about five miles east of Circle Valley).

Corr. No. 154/37. (Plan 392/80, C & D3.)

Locations 417 and 418, containing 1,999a. 2r. 14p., at 6s. 9d. per acre; classification page 14 of 154/37 and 37 and 38 of 367/22; subject to Agricultural Bank indebtedness; being W. P. Fagan's forfeited Lease 348/619.

THURSDAY, 14th SEPTEMBER, 1939.

#### BRIDGETOWN LAND AGENCY.

Nelson District (near Palgarup).

Corr. No. 529/08. (Plan 430C/40, F4.)

Location 3764, containing 245a.; subject to classification and pricing and to exemption from road board rates for two years from date of approval of application; also subject to timber conditions and to the conditions applying to land selection in this district; being J. E. Gray's forfeited Lease 6132/56.

WEDNESDAY, 20th SEPTEMBER, 1939.

#### ALBANY LAND AGENCY.

Plantagenet District (about nine miles north-east of Mount Barker).

Corr. No. 1160/38. (Plan 445/80, C4.)

Location 5617, containing about 400a.; subject to survey, classification, and pricing and also to timber conditions; being N. W. Pearce's cancelled application.

#### BUNBURY LAND AGENCY.

Uduc A.A. (about 4½ miles west of Warawarrup).

Corr. No. 633/31. (Plan 383D/40, B3.)

Location 31, containing 160a.; subject to pricing and to exemption from road rates for two years from date of approval of application, also subject to timber and drainage conditions; being J. J. McGann's forfeited Lease 74/1346.

#### KATANNING LAND AGENCY.

Kojonup District (about three miles north-west of Nyabing).

Corr. No. 2406/25. (Plan 408/80, E4.)

Location 8516, containing 2,858a. 1r. 38p.; subject to pricing and to payment for improvements, if any; being the area surrendered from E. Gleeson's Lease 20957/68.

#### NARROGIN LAND AGENCY.

Avon and Williams Districts (about 10 miles south-east of Yealering).

Corr. No. 715/39. (Plans 377A/40, C2, 377D/40, C3.)

Avon Location 16024, containing 291a. 2r., at 6s. 6d. per acre; classification page 5A of File 7902/09; also Williams Location 10364, containing 320a., at 7s. 9d. per acre; classification page 87A of File 1237/12; Locations 7305 and 7306, containing 971a., at 10s. 9d. per acre; classification page 36 of File 3435/18; and Location 7307, containing 205a. 2r., at 10s. per acre; subject to Agricultural Bank, wire netting, and Industries Assistance Board, and Colonial Treasurer indebtedness, and to a cropping lease which expires on the 28th February, 1941; being T. McGeorge's cancelled application.

Williams District (about five miles north-east of Jitarning).

Corr. No. 2349/26. (Plan 377/80, E4.)

Location 14251, containing 935a. 2r. 23p., at 6s. 6d. per acre; classification page 46 of File 2349/26; subject to survey, if not approved to the same holder, as Williams Location 14764; also subject to Agricultural Bank and Industries Assistance Board indebtedness; being J. E. Harris' forfeited Lease 21881/68.

#### NORTHAM LAND AGENCY.

Avon District (about eight miles south-east of Shackleton).

Corr. No. 512/38. (Plan 4/80, B & C4.)

Location 9910, containing 160a., at 7s. 6d. per acre; classification page 20 of 3499/26; subject to exemption from road rates for two years from date of approval of application; being H. C. Templeton's forfeited Lease 365/706.

Avon District (about eight miles south-east of Cramphorne Siding).

Corr. No. 860/30. (Plan 5/80, E2.)

Locations 19206 and 19207, containing 1,919a.; subject to classification and pricing and to payment for improvements; being W. L. Anderson's forfeited Leases 68/2410 and 74/969.

#### PERTH LAND AGENCY.

Murray District (near Dwellingup).

Open under Part V., sec. 54.

Corr. No. 134/31. (Plan 380C/20.)

Location 1123, containing 18a. 2r. 12p., at £1 1s. 6d. per acre; subject to payment for improvements, if any; being L. E. Smith's forfeited Lease 60/261.

Peel Estate (near Wellard).

Open under Part V. of the Land Act, 1933-38.

Corr. 1265/39. (Plan 341D/40, B3.)

Lots 98 and 99, containing 90a. 0r. 26p.; purchase money—£45; first half-year's instalment as deposit—£2; half-yearly instalments over 29½ years, including principal and interest:—to civilians, at 5 per cent. p.a.—£1 8s. 6d.; to returned soldiers, at 4½ per cent. p.a.—£1 6s. 8d.; subject to the conditions applying to this Estate and to timber conditions; being T. W. Jones and J. Bell's forfeited Leases 20/1873 and 20/1832.

Victoria District (about 14 miles north-east of Marchagee).

Corr. No. 560/28. (Plan 90/80, F2.)

Location 8812, containing 160a., at 7s. per acre, excluding survey fee; classification page 28 of 560/28; subject to Agricultural Bank indebtedness; being J. P. J. Hynes' forfeited Lease 25890/74.

SALMON GUMS LAND AGENCY.

Esperance District (on the east side of Lake Warden).

Open under Part V., sec. 47.

Corr. No. 966/39. (Plan 423CD/20, D4.)

Location 313, containing 10a.; subject to classification and pricing; the purchase money to be paid on application or in such instalments as the Minister for Lands may direct; being J. Weir and W. Arrowsmith's cancelled application.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 17 miles south of Southern Cross).

Corr. No. 2561/30. (Plan 23/80, D2.)

Location 437, containing 1,199a. 2r. 13p., at 5s. per acre; classification page 70 of 1071/28; subject to payment for improvements and to mining and timber conditions; being T. G. Ace's forfeited Lease 55/2196.

WAGIN LAND AGENCY.

Williams District (about eight miles north of Moulyinning).

Corr. No. 1829/36. (Plan 386D/40, B3 & 4.)

Location 10489, containing 768a. 1r. 37p., at 2s. 6d. per acre; classification page 14 of 1829/36; subject to payment for improvements and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being P. Johns' forfeited Lease 347/1515.

WEDNESDAY, 27th SEPTEMBER, 1939.

BUNBURY LAND AGENCY.

Wellington District (about nine miles south-west of Collie).

Open under Part V., sec. 54.

Corr. No. 548/39. (Plan 411C/40, D3.)

Location 3079, containing 12a. 1r. 27p., and Location 3080, containing 10a. 2r. 27p., at £1 10s. per acre each; classifications pages 32 and 33 of 1515/15; subject to payment for improvements; being H. Williams' cancelled application.

NORTHAM LAND AGENCY.

Avon District (about two miles south of Wyola).

Corr. No. 1185/27. (Plan 26C/40, D4.)

Location 19341, containing 154a. 0r. 23p., at 12s. per acre; classification page 59 of 1185/27; subject to payment for improvements; being D. Herman's forfeited Lease 21701/68.

Avon District (about 3½ miles west of Clackline).

Corr. No. 4608/27. (Plan 27D/40, B4.)

Location 24071, containing 259a. 3r. 12p., at 5s. 6d. per acre; classification page 43 of 4608/27; subject to payment for improvements and to timber conditions, also subject to survey, if not selected by the same holder as Avon Location 24072; being K. D. Chitty's forfeited Lease 22311/68.

Avon District (at Wundowlin Well).

Corr. No. 6259/21. (Plan 55/80, E3.)

The unsurveyed area, containing about 440 acres, bounded by lines commencing at the north-west corner of Location 14403 and extending south along the west boundary of said location to its south-west corner; thence west 39 chains 42 links to the eastern side of a one chain road; thence northward along said side of road to the south boundary of Location 15119; thence east along part of the said south boundary to the starting point (excluding the railway reserve); available subject to survey, classification, and pricing; Reserve 20696 (Excepted from Sale) is hereby cancelled.

PERTH LAND AGENCY.

Murray District (about two miles south-eastwards of North Dandalup).

Open under Part V., sec. 47.

Corr. No. 13/38. (Plan 380B/40, D2.)

Location 1405, containing 4a. 0r. 22p., at 10s. per acre, excluding survey fee; classification page 7 of File 13/38; available to adjoining holders only, and subject to the usual timber reservation conditions.

Peel Estate.

Corr. No. 1838/20, Vol. 3. (Plan Peel Estate, Sheet 1.)

Location 1257, containing 50a. 2r. 35p.; subject to pricing.

SALMON GUMS LAND AGENCY.

Esperance District (near Mt. Le Grand).

Corr. No. 1826/38. (Plans 430 and 429/80, A1 & F1.)

Location 209, containing 1,857a. 2r. 29p.; subject to classification and pricing; also subject to a grazing license, determinable at any time by the Minister for Lands; being R. J. McCarthy's forfeited Lease 13882/68.

Fitzgerald District (about eight miles north-east of Red Lake).

Corr. No. 6776/26. (Plan 392/80, D4.)

Locations 407 and 755, containing 1,125a. 0r. 30p., at 6s. per acre; classification page 12 of 6194/21 and 59 of 6776/26; subject to payment for improvements. This cancels the previous *Government Gazette* notice relating to these blocks.

THURSDAY, 28th SEPTEMBER, 1939.

BRIDGETOWN LAND AGENCY.

Kojonup District (about 7½ miles south-west of Narlingup).

Corr. No. 1820/37. (Plan 438B/40, F1.)

Location 8741, containing 242a. 1r. 33p., at 5s. per acre; classification page 10 of 1820/37; subject to timber conditions and to exemption to road rates for two years from date of approval of application; being A. Ryall's forfeited Lease 347/1809.

Nelson District (adjoining Asplin).

Corr. No. 10703/06. (Plan 415D/40.)

That portion of Asplin townsite, containing about 80 acres, situate east of a line 6 chains eastwards of and parallel to the eastern side of Bridge street; available subject to survey, classification, and pricing; the boundaries of Asplin townsite are hereby amended to exclude this area.

Nelson District (about five miles east of Yandil).

Corr. No. 3074/29. (Plan 414C/40, F4.)

Location 11023, containing 206a. 0r. 24p., at 7s. 3d. per acre; classification page 165 of File 3074/29; available subject to the usual timber reservation conditions.

Sussex District (near Ironstone Gully)

Corr. No. 2036/22. (Plan 413D/40, C3 & 4.)

Location 2638, containing 109a. 1r. 1p., at 8s. per acre; classification page 46 of File 2036/22; available subject to the usual timber reservation conditions.

Tweed Agricultural Area (about 1½ miles north of Winnejup Ford).

Corr. No. 980/91, Vol. 2. (Plan 438A/40, A1.)

That portion of Lot 671, containing about 74 acres, situate north of a line 40 chains south of and parallel to the north boundary of said lot; available subject to survey and pricing; Reserve 1808 (Public Purposes) is hereby reduced.

G. L. NEEDHAM,  
Under Secretary for Lands.

#### TRANSFER OF LAND ACT, 1893.

Application No. 1586/1939.

TAKE notice that John Athelstone Roberts of Moora in the State of Western Australia Farmer 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 Melbourne district and being—

part of Melbourne Location 111 containing 40 acres  
1 rood 21 perches

Bounded on the west north and east by lines forming inner boundaries of Melbourne Location 940 measuring respectively 20 chains 18 links 20 chains 3 links and 18 chains 88 links

On the south-east by part of a north-west boundary of a public road measuring 1 chain 35 and one-tenth links

And on the south by part of the north boundary of Melbourne Location 875 measuring 19 chains 63 links

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 30th October 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 30th August, 1939.

John E. Roe, Perth, Solicitor 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.
1939.		1939.	
Aug. 23	Point Heathcote Mental Reception Home—New Treatment Block—Roof Tiling (8959)	(2.30 p.m. on Tuesday) 12th September ...	Contractors' Room, Perth, on and after Tuesday, the 29th August, 1939.
Aug. 23	Claremont Hospital for Insane—New Treatment Block—Roof Tiling (8960)	12th September ...	Contractors' Room, Perth, on and after Tuesday, the 29th August, 1939.
Aug. 23	Collie High School, Additions—New Metalwork Shop (8961)	12th September ...	Contractors' Room, Perth, and Public Works Department Office, Bunbury, on and after Tuesday, the 29th August, 1939.
Aug. 30	Yallingup Caves House—Various Alterations and Additions (8962)	12th September ...	Contractors' Room, Perth; P.W.D., Bunbury, and Court House, Busselton, on and after Tuesday, the 5th September, 1939.
Aug. 30	Wattle Grove School—New Classroom (8963)	19th September ...	Contractors' Room, Perth, on and after Tuesday, the 5th September, 1939.
Sept. 6	Coolgardie Hospital — Additions (8964)	26th September ...	Contractors' Room, Perth, and Public Works Department Office, Kalgoorlie, on and after the 12th September, 1939.
Sept. 6	Somerville School—Sale of (8965)	26th September ...	Contractors' Room, Perth, and Public Works Department, Kalgoorlie, on and after Tuesday, the 12th September, 1939.
Sept. 6	Noman's Lake School and Quarters—Sale of (8966)	26th September ...	Contractors' Room, Perth; P.W.D., Katanning, and Court House, Narrogin, on and after Tuesday, the 12th September, 1939.
Sept. 6	Maylands—Sale and Removal of W.B. Cottage (8967)	26th September ...	Contractors' Room, Perth, on and after Tuesday, the 12th September, 1939.
Sept. 6	Midland Junction—Sale and Removal of Shop Buildings in Railway Parade (8968)	26th September ...	Contractors' Room, Perth, and Court House, Midland Junction, on and after Tuesday, the 12th September, 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.

Augusta-Margaret River Road Board.

Hawking By-laws.

P.W. 700/38.

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

1:— Interpretation.

"Act" means the Road Districts Act, 1919-1938.

"Board" means the Augusta-Margaret River Road Board.

"District" means the Augusta-Margaret River Road District.

"Inspector" means the duly appointed traffic inspector or health inspector of the Board, or such other person as the Board may from time to time appoint.

"Hawker" means any person (other than a person mentioned in clause 11 hereof) who within the district travels or trades on foot, or with any vehicle or animal or otherwise, carrying to sell or exposing or offering for sale within the district any food or other article of merchandise, whether perishable or otherwise, or who goes from house to house soliciting orders for the sale of food or any other article of merchandise; provided, however, that nothing in this by-law shall be deemed to prevent the soliciting of orders or the sale of goods by any person who is registered under the Shop and Factories Act, 1920, or any amendment thereof, as a shop-

keeper in respect of any shop rated by the Board and actually being used as a shop by the said registered shopkeeper or his employee during reasonable trading hours within the district, nor the soliciting of orders by an employee of any such shopkeeper.

2. No person shall hawk food or any article of merchandise in any part of the district without first having obtained a license from the Board, and then only during the currency of such license.

3. No person shall keep, manage, or conduct any movable or temporarily fixed stall in or near any street in the district for the sale of food or any other article of merchandise, unless such person is licensed by the Board, and such stall shall be erected only at such place or places as mentioned in the license issued to such person.

4. Any license to be obtained under this by-law shall be either an annual license or a quarterly license.

An annual license shall remain in force during the whole of the financial year of the Board in which it shall be issued.

A quarterly license shall remain in force until the last day of the month of September, December, March, or June next after the date of issue of such license.

The financial year of the Board shall be from the first day of July in any year to the thirtieth day of June in the following year.

5. The fee to be paid for any license under this by-law shall be set out in Schedule B hereto.

6. No licensed hawker shall, without the special permission of the Board, expose any goods for sale at any of the following places:—

- (a) on any reserve or other land vested in or controlled by the Board;
- (b) on the foreshore of beaches throughout the district.

7. No hawking shall, without the special permission of the Board, be done on Sunday.

8. Every hawker, whilst employed in hawking, shall produce his license, upon being required so to do by any inspector of the Board.

9. Every person engaged in the trade of a hawker of food shall comply with the following conditions:—

- (a) He shall cause all food usually consumed in the condition in which it is sold to be protected from contamination by flies and dust by means of screens composed of glass or fine-meshed wire gauze, or other material approved by an inspector or officer of the Board.
- (b) He shall not permit any person, except an inspector of the Board, to handle or touch any food in his vehicle.
- (c) He shall maintain his clothing and person at all times in a clean condition.

10. The forms of application for license and of license are as set forth in Schedule A hereto.

11. The provisions of this by-law shall not apply to:—

- (a) commercial travellers or other persons selling or seeking orders for the sale of food or other articles of merchandise to or from any person in the district who is a dealer therein; provided that such sale is made or such order sought at the shop of such dealer;
- (b) persons selling newspapers;
- (c) sellers of goods (other than any article of food) of their own manufacture, provided such goods be manufactured within the district;
- (d) persons selling food or other article of merchandise, or keeping or managing a movable or temporarily fixed stall, to raise funds for any charitable purpose.

12. The Board may limit the number of licenses granted, and may for that or any other reason refuse to grant a license.

13. Every licensed hawker or licensed stallholder must at all times, while hawking or operating a stall, wear a badge issued by the Board.

Penalties.

14. Any person who contravenes this by-law shall be liable to a penalty not exceeding ten pounds and not less than two pounds, and a daily penalty of one pound, for a continuance of the contravention after conviction, as well as the payment of the annual license, whether the Board grants a license or not.

SCHEDULE A

Form of Application for Hawker's License.

I, ..... of .....  
hereby apply for a Hawker's License to sell food/other merchandise.

Term of License required—quarter/yearly.

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

.....  
Signature of Applicant.

Form of Application for License for a Movable or Temporarily Fixed Stall.

I, ..... of .....  
hereby apply for a License for a movable or temporarily fixed stall for the sale of food/other merchandise.

Term of License required—quarter/yearly.

Stall to be erected at.....  
Dated this.....day of.....19...

.....  
Signature of Applicant.

Form of Hawker's License.

Amount of fee paid, £.....

Margaret River.

Mr. .... of .....  
is hereby licensed, subject to the by-laws of the Board, to hawk food/other merchandise within the district, for which he has paid the prescribed fee for the quarter/year ending on the.....day of.....19...

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

.....  
Secretary,  
Augusta-Margaret River Road Board.

Form of License for Movable or Temporarily Fixed Stall.

Amount of fee paid, £.....

Margaret River.

Mr. .... of .....  
is hereby licensed, subject to the by-laws of the Board, to conduct a movable or temporarily fixed stall at .....within the District, for the sale of food/other merchandise, for which he has paid the prescribed fee for the quarter/year ending on the.....day of.....19...

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

.....  
Secretary,  
Augusta-Margaret River Road Board.

SCHEDULE B.

Table of Fees to be Paid.

1. For a License for a movable or temporarily fixed stall to sell or offer for sale, or to hawk food or any article of merchandise which is grown, produced, manufactured, made, or killed at any place situated within the district, the fee shall be the sum of one pound for an annual License. For a quarterly License the fee shall be seven shillings and sixpence.

2. For a License for a movable or temporarily fixed stall to sell, or offer for sale, or to hawk food or any article of merchandise other than as described in the preceding paragraph No. 1, the fee shall be the sum of six pounds for an annual License outside the townsite areas and the sum of ten pounds within the townsite areas. For a quarterly License the fee shall be the one quarter of the annual fee.

3. For each badge issued the fee shall be the sum of two shillings and sixpence.

4. For a copy of the Hawking by-law the fee shall be the sum of one shilling.

Passed by the Augusta-Margaret River Road Board on the 8th day of July, 1939.

EDWARD WILLMOTT, Chairman.  
S. L. ALLSOP, Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 31st day of August, 1939.

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

## ROAD DISTRICTS ACT, 1919-1938.

Port Hedland and Tableland Road Districts—Alteration of Common Boundary—Notice of Intention.

Department of Public Works.

P.W. 1475/30. Perth, 8th September, 1939.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919-1938, to alter the common boundary between the Port Hedland and Tableland Road Districts by severing from the Tableland Road District Pastoral Lease 394/871 and annexing it to the Port Hedland Road District.

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

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

## ROAD DISTRICTS ACT, 1919-1938.

Augusta-Margaret River Road District—Alteration of Ward Boundaries—Notice of Intention.

Department of Public Works,  
Perth, 6th September, 1939.

P.W. 571/36.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919-1938, to alter the Common boundary between the Cowaramup and The Rapids Wards of the Augusta-Margaret River Road District by severing that portion of The Rapids Ward described in the Schedule hereto and annexing it to the Cowaramup Ward of the said District.

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

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

## Schedule.

That portion of The Rapids Ward bounded by lines commencing at the junction of the western side of the Augusta-Busselton railway reserve with the prolongation north-westward of the south-western boundary of Sussex Location 1700 and extending south-eastward along said prolongation and south-western boundary and northward along part of the eastern boundary of said location to the prolongation north-westward of the north-eastern boundary of Reserve 19416; then south-eastward along said prolongation and north-eastern boundary of Reserve 19416 and the north-eastern boundaries of Locations 3177 and 3178 to the eastern corner of the last-mentioned location; thence south-westward along the south-eastern boundaries of the last-mentioned location and westward along its southern boundary and the southern boundary of Location 3177 to the easternmost corner of Location 1720; thence southward and westward along an eastern and part of the southern boundary of said Location 1720 to the western side of Road No. 330 at the north-eastern corner of Location 2099; thence southward along said side of Road No. 330 to the southern corner of Location 2099; thence north-westward along the south-western boundary of the last-mentioned location and its prolongation north-westward to the western side of the Augusta-Busselton railway reserve aforesaid; thence northward along said side of railway reserve to the starting point.

## ROAD DISTRICTS ACT, 1919-1938.

Merredin Road Board.

Department of Public Works,

P.W. 3183/22. Perth, 6th September, 1939.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of improvements to the Merredin recreation ground as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1938, by the Merredin Road Board.

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

## ROAD DISTRICTS ACT, 1919-1938.

Kellerberrin Road Board.

Amendment to Hawkers' By-laws.

P.W. 175/32.

THE Hawkers' by-laws made by the Kellerberrin Road Board and published in the *Government Gazette* on the 3rd day of July, 1931 (page 1602), are hereby amended as follows:—

The word "one" in line three of Schedule B is deleted and the word "three" inserted in lieu thereof.

Passed by resolution of the Kellerberrin Road Board at a meeting held on the 8th day of July, 1939.

A. V. MOORE,  
Chairman.

T. R. MOODY,  
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 3rd day of August, 1939.

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

TOWN PLANNING AND DEVELOPMENT ACT,  
1928—REGULATION.

Melville Road Board—Town Planning Scheme.

Control of Tenement Houses.

1. This regulation is made under the provisions of the Town Planning and Development Act, 1928, and shall have the full force and effect as if it were enacted by the said Act.

2. In the construction of these regulations, unless the context otherwise requires:—

(a) the expression "tenement house" shall mean a dwelling-house containing two or more flats or tenements.

(b) the expression "habitable rooms" shall include bedrooms, dining rooms, sitting rooms, and kitchens, but shall not include bathrooms, water closets, pantries, and storerooms.

(c) the expression "floor area" applied to a tenement shall mean the aggregate superficial areas of so many horizontal sections thereof as there are floors in the said tenement. The horizontal section of each floor shall be made at the point of its greatest surface dimensions, exclusive of external walls.

3. The number of apartment or tenement houses to be erected to the acre within the Melville Road District shall not exceed:—

(a) Tenement houses capable of being divided into two flats—two to the acre.

(b) Tenement houses capable of being divided into more than two flats—one to the acre.

Provided that the total number of flats to be constructed in any tenement house shall not exceed six.

This regulation shall not apply to allotments fronting Matheson road, Kintail road, Canning highway, Ogilvie road (south of Canning highway), Carrington street, Point Walter road and North Lake road.

4. Where a building is let or occupied in flats or tenements, each flat or tenement shall be deemed to be a separate house or dwelling.

5. A tenement house consisting of one floor only shall not cover an area exceeding half of the allotments or parcel of land upon which it is built. Where a tenement house has more than one floor, the total space of the allotment to be left unbuilt upon shall be at least equal to the total floor area of the buildings erected thereon.

6. No person shall erect, or have or permit or suffer to be erected, any tenement house to contain or containing more than two floors in height.

7. Each tenement shall be self-contained and shall be provided with a separate kitchen, separate bathroom and separate water-closet on the same floor as the other rooms of such tenement, and each tenement shall be provided with a separate entrance, and when the tenement is not on the ground floor, the stairway shall be of brick, stone, or concrete.

8. The total floor area of each separate tenement shall be at least 700 square feet, and, in addition, there shall be attached thereto open verandah space for the exclusive use of such tenement at least 100 square feet in floor area.

9. The minimum floor area to each habitable room shall be 100 square feet and the average floor area for such rooms of any tenement shall be 120 square feet.

10. No dividing fence shall be constructed in front of any tenement house between the fence alignment and the building so as to divide the frontage thereof into a frontage less than that of the lot or parcel of land upon which the building is erected.

11. Any person who constructs, alters, or redesigns any premises in contravention of this scheme, shall within 30 days from notice given by the Melville Road

Board, remove, pull down, or alter any building so as to comply with the scheme.

Dated this 25th day of July, 1939.

E. F. EDWARDES,  
Chairman.

E. C. TOMPKINS,  
Secretary.

Recommended by Town Planning Board—

D. L. DAVIDSON,  
Chairman.

Approved—

H. MILLINGTON,  
Minister for Works.

P.W.W.S. 640/38; Ex. Co. 1912.

PUBLIC WORKS ACT, 1902-1933.

LAND RESUMPTION.

*Goldfields Water Supply Scheme—Northam Service Reservoir.*

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 Avon 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 6th day of September, 1939, been set apart, taken or resumed for the purposes of the following public work, namely :—Goldfields Water Supply Scheme—Service Reservoir at Northam.

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., 28932 (L.T.O. Diagram 11294), 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 Minister for Water Supply, Sewerage, and Drainage 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. 28932.	Owner or Reputed Owner.	Description.	Quantity.
1	Mabel Ann Kings and Charles Hollett executors of the Will of Richard Tamplin Kings deceased	Part of Lot 63 of Avon Location P (Certificate of Title Volume 710, Folio 200)	a. r. p. 1 0 8

Certified correct this 4th day of September, 1939.

H. MILLINGTON,  
Minister for Works.

JAMES MITCHELL,  
Lieutenant-Governor in Executive Council.  
Dated this 6th day of September, 1939.

P.W. 831/39; Ex. Co. 1914.

PUBLIC WORKS ACT, 1902-1933.

LAND RESUMPTION.

*Metropolitan Sewerage—Claremont District—Pumping Station No. 4, Dalkeith.*

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 Swan 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 6th day of September, 1939, been set apart, taken or resumed for the purposes of the following public work, namely :—Metropolitan Sewerage—Claremont District—Pumping Station No. 4, Dalkeith.

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., 28983 (L.T.O. Diagram 11382), 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 Minister for Water Supply, Sewerage, and Drainage 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. 28983.	Owner or Reputed Owner.	Description.	Quantity.
1	Horace Herbert McKeown	Lot 788 of Swan Location 85 (Certificate of Title Volume 1053, Folio 768)	a. r. p. 0 1 0

Certified correct this 31st day of August, 1939.

H. MILLINGTON,  
Minister for Works.

JAMES MITCHELL,  
Lieutenant-Governor in Executive Council.  
Dated this 6th day of September, 1939.

## RIGHTS IN WATER AND IRRIGATION ACT, 1914.

Harvey No. 2 Irrigation District.

Irrigation Rate for the year ending 30th June, 1940.

P.W.W.S. 631/32.

NOTICE is hereby given that the Rate Book for the year ending the 30th June, 1940, in respect of all irrigable lands in the Harvey No. 2 Irrigation District now liable to be rated under the above-mentioned Act has been made up and that such Rate Book may be inspected at the Office of the Minister at Perth; a copy may be inspected at the Office of the Minister at Harvey.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## Notice of Rate in the Harvey No. 2 Irrigation District.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered that a rate of 7s. 6d. per acre shall be made and levied for the year ending the 30th June, 1940, upon all irrigable land within the Harvey No. 2 Irrigation District, assessed in the proportion of one acre in three of irrigable land in each holding; that the minimum rate during the abovementioned period for each separately assessed holding the annual rate of which at 7s. 6d. per acre rated would not exceed £1 17s. 6d. shall be £1 17s. 6d., and that a memorandum of such order has been entered in the Rate Book and signed by the Minister.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## RIGHTS IN WATER AND IRRIGATION ACT, 1914.

Waroona Irrigation District.

Irrigation Rate for the year ending 30th June, 1940.

P.W.W.S. 769/31.

NOTICE is hereby given that the Rate Book for the year ending the 30th June, 1940, in respect of all irrigable lands in the Waroona Irrigation District now liable to be rated under the abovementioned Act has been made up and that such Rate Book may be inspected at the Office of the Minister at Perth; a copy may be inspected at the Office of the Minister at Harvey.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## Notice of Rate in the Waroona Irrigation District.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered that a rate of 7s. 6d. per acre shall be made and levied for the year ending the 30th June, 1940, upon all irrigable land within the Waroona Irrigation District, assessed in the proportion of one acre in every three and a half acres of irrigable land in each holding; that the minimum rate during the abovementioned period for each separately assessed holding, the annual rate of which at 7s. 6d. per acre rated would not exceed £1 17s. 6d. shall be £1 17s. 6d., and that a memorandum of such order has been entered in the Rate Book and signed by the Minister.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## RIGHTS IN WATER AND IRRIGATION ACT, 1914.

Collie Irrigation District.

Irrigation Rate for the year ending 30th June, 1940.

P.W.W.S. 1322/33.

NOTICE is hereby given that the Rate Book for the year ending the 30th June, 1940, in respect of all irrigable lands in the Collie Irrigation District now liable to be rated under the abovementioned Act has been made up and that such Rate Book may be inspected at the Office of the Minister at Perth; a copy may be inspected at the Office of the Minister at Collie.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## Notice of Rate in the Collie Irrigation District.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered that a rate of 7s. 6d. per acre shall be made and levied for the year ending the 30th June, 1940, upon all irrigable land within the Collie Irrigation District, assessed in the proportion of one acre in three (up to a maximum of 45 acres) of irrigable land in each holding; that the minimum rate during the abovementioned period for each separately assessed holding the annual rate of which at 7s. 6d. per acre rated would not exceed £1 17s. 6d. shall be £1 17s. 6d. and that a memorandum of such order has been entered in the Rate Book and signed by the Minister.

By order of the Minister for Water Supply, Sewerage, and Drainage.

W. S. ANDREW,

Under Secretary for Water Supply.

Perth, 8th September, 1939.

## WATER BOARDS ACT, 1904.

Busselton Water Area.

Notice of intention to Construct Water Works in accordance with the provisions of the Water Boards Act, No. 4 of 1904.

NOTICE is hereby given that the Busselton Water Board intends to proceed with works as follows:—

Description of Proposed Works:—1, The sinking of an additional artesian bore; 2, construction and laying of reticulation mains, with all necessary valves and apparatus; 3, the provision of an auto-pneumatic pumping plant; 4, reconditioning of engine house; 5, provision of additional settling tanks; 6, reconditioning of present overhead tank and stand.

Locality at which they will be Constructed:—At Bore site, Election road, and along Election road and Kent street to West street; along Stanley, Queen and West streets to Marine terrace, the whole being within the Busselton Water Area, as shown in red on Plan P.W.D., W.A., 28965.

The Purpose for which they are to be Constructed and the parts of the Water Area which are intended to be supplied with Water:—To provide additional volume and pressure of water to the portions of the municipality abutting on the enumerated mains.

The Times when and Places at which the Plans, Specifications, and Books of Reference may be Inspected:—(1) At the Office of the Minister for Water Supply, Sewerage, and Drainage Department, and Public Works Department, Perth, and (2), at the office of the Busselton Municipal Council, Busselton, for one month on and after the 15th September, 1939, between the hours of 10 a.m. and 3 p.m.

Dated this 29th day of August, 1939.

C. B. ANDREWS,

Chairman.

## ALBANY WATER BOARD.

Sale of Land for Rates.

BY virtue of the provisions of the Water Boards Act, 1904, notice is hereby given to all parties interested that the sum of £10 on the parcel of land numbered (1), hereinafter described, and the sum of £4/10/ on the parcel of land numbered (2), hereinafter described, and the sum of £4/10/ on the parcel of land numbered

(3), hereinafter described, has now been due and unpaid for twelve months in respect of rates made and assessed for water supplied by the Municipality of Albany, being the Water Board for the Albany Water Area, upon the following parcels of land:—

- (1) Albany Town Lot 481, being the whole of the land comprised in Certificate of Title registered Volume 250, Folio 26, standing in the name of Oscar Hamilton Harry, of Perth, merchant;
- (2) Portion of Albany Town Lot 283, and being Lot 15 on Plan 215, being the whole of the land comprised in Certificate of Title registered Volume 38, Folio 291, standing in the name of Peter Milroy, of Albany, labourer;
- (3) Lot 14 of Albany Town Lot 283 on Plan 215, being the whole of the land comprised in Certificate of Title registered Volume 805, Folio 127, standing in the name of Peter Milroy, of 44 Cowle street, West Perth (of no occupation);

and payment of the said sum due upon and in respect of each parcel of land respectively as hereinbefore set out is now required, and the owner of each of the said properties and all other persons interested therein, are hereby warned that in default of payment of the said sum due in respect of such properties namely:—Parcel (1), £10; parcel (2), £4 10s.; parcel (3), £4 10s., together with all expenses caused by the non-payment of the same, on or before the twenty-ninth day of September, 1939, to the Town Clerk, Municipality of Albany, a petition will be presented to the Supreme Court, praying the said Court to order the said property, or a competent part thereof, to be sold pursuant to the provisions of the said Act.

Dated this 30th day of August, 1939.

H. J. C. HANRAHAN,  
Chairman.

MUNICIPAL CORPORATIONS ACT, 1906-1938.

Municipality of Geraldton.

Amendment of By-laws Nos. 16 to 39.

P.W. 1365/35.

A by-law of the Municipality of Geraldton, made under sections 180 and 338 of the Municipal Corporations Act, 1906-1938, for regulating the erection and maintenance of verandahs, awnings, and balconies. IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Geraldton order as follows:—

(a) That by-law No. 16 of the by-laws of the said municipality gazetted on the 14th day of February, 1930, is hereby amended by the insertion of the following new paragraphs between paragraphs 2 and 3 thereof:—

2. (a) Every person being the owner or the occupier of any verandah or balcony erected over any part of a street, road, or way within the municipality shall maintain such verandah or balcony in a good state of repair and of sightly appearance and in a safe condition at all times.

2. (b) Any verandah or balcony supported on posts and projecting over the footway of any street, road, or way in any part of the municipality (whether such verandah or balcony were erected before the commencement of paragraph (f) of section 27 of the Municipal Corporations Act Amendment Act, 1938, or not), may be removed by the Council or any persons authorised by it after a maximum period of ten years from the date of the commencement of such paragraph and the expenses in connection with such removal shall be a debt due by the owner of such verandah or balcony to the Council and be recoverable accordingly.

(b) By-law No. 34 of the said by-laws is hereby amended:—

1. By the substitution of the words "Verandahs, awnings, and balconies" in lieu of the word "Verandahs" as the heading above paragraph 59.
2. By the substitution of the words "verandah or awning" in lieu of the word "verandah," wherever the same appears in paragraphs 59 to 68 inclusive.
3. By the substitution of the words "verandah and awnings" in lieu of the word "verandahs," wherever the same appears in paragraphs 59 to 68 inclusive.

4. By the insertion of the following new paragraphs immediately after paragraph 68 thereof:—

68. (a) No person shall erect any balcony over any public footway within the limits of the municipality without having first obtained the consent of the Council.

68. (b) Any person desiring to obtain the consent of the Council to the erection of such a balcony shall deposit with the Town Clerk a plan, elevation, section, and specifications showing in detail the proposed construction of such balcony, and the manner in which it is proposed to be attached, and the same shall provide for the support of the balcony from the building itself without the use of posts or poles.

68. (c) No person shall rebuild (either wholly or in part) any verandah, awning, or balcony erected over any public footway within the limits of the municipality without having first obtained the consent of the Council, given after plans and specifications have been submitted to and approved by the Council.

68. (d) Nothing contained in paragraphs 59 to 68 (c) inclusive of this by-law shall oblige the Council to give any consent to the erection or rebuilding of any verandah, awning, or balcony or restrict the Council in the exercise of its powers under or in the enforcement of section 312 of the Municipal Corporations Act, 1906-1938.

Passed the 12th day of July, 1939.

R. CARSON,  
Mayor.  
R. W. CARTER,  
Town Clerk.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of August, 1939.

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

THE MUNICIPAL CORPORATIONS ACT, 1906-1938.

Municipality of Cottesloe.

Building By-laws (No. 2)—Amendment.

P.W. 564/37.

IN pursuance of the powers conferred by the Municipal Corporations Act, 1906-1938, the Council of the Municipality of Cottesloe orders that by-law No. 2 (Building by-laws) be amended as follows:—

Clause (7), subclause (a), add the following:—"When such building is not proposed to be erected for use as a dwelling, shop, or part thereof, or for other habitable purposes."

Passed by the Council of the Municipality of Cottesloe at the ordinary meeting of the Council held on the 31st day of May, 1939.

(L.S.) JOHN BLACK,  
Mayor.  
J. G. FOREMAN,  
Town Clerk.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 31st day of August, 1939.

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

MUNICIPAL CORPORATIONS ACT, 1906-1938.

City of Perth—Lease of Land.

Department of Public Works,

P.W. 1584/36. Perth, 6th September, 1939.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has consented, under the provisions of section 211 of the Municipal Cor-

porations Act, 1906-1938, to the lease of all that piece of land, being portion of Perthshire Location A2 on L.T.O. Diagram 3403, and being part of the land comprised in Certificate of Title Volume 1048, Folio 829, granted by the City of Perth for a term of fifteen years to a Tennis Club at Floreat Park.

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

THE BREAD ACT, 1903-38.

Department of Labour,  
56 James street,

F. & S. 578/39. Perth, 5th September, 1939.

NOTICE is hereby given that the Poll of bakers taken

in the Albany Municipal District on the 1st day of September, 1939, pursuant to the provisions of subsection (2) of section 14 of the Bread Act, 1903-38, on the question—Do you vote that no bread shall be made or baked for sale at all in the Albany Municipal District on one day in the week, which may be either Saturday or Sunday? Five persons voted in the negative and one person in the affirmative. The question was, therefore, answered in the negative by a majority of four.

This determination shall have effect until another Poll is taken pursuant to the said subsection (2) of section 14 of the said Act.

(Sgd.) A. R. G. HAWKE,  
Minister for Labour.

THE ROAD DISTRICTS ACT, 1919-38.

Road Board Election.

Department of Public Works,  
Perth, 6th September, 1939.

is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-38, that the following gentleman has been elected a member of the undermentioned Road Board, to fill the vacancy shown in the particulars hereunder:—

Road Board	Date of Election	Member Elected:		Ward.	Occupation.	How vacancy occurred: (a) Effluxion of time. (b) Resignation. (c) Death.	Name of previous Member	Remarks
		Surname	Christian Names.					
Perth	26-8-39	Robertson ...	George Monro ...	North-West	Wool-buyer and agent	(b)	Reid, F. ...	Unopposed.

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

LOST CASH ORDERS (FERTILISER SUBSIDY).

Agricultural Bank,  
Perth, 31st August, 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. 90006; value £2; Rawes, Joseph; 19/4/1939; Perth.

C.O. No. 4170; value £23 6s. 8d.; Sawyer, W. H. & Sons; 21/6/1939; Northam.

C. ABEY,  
General Manager.

PLANT DISEASES ACT, 1914-1935.

Department of Agriculture,  
Perth, 5th September, 1939.

I, THE undersigned, Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act, 1914-1935, acting in exercise of the power in this behalf conferred upon me by section 8B of the said Act, and for the purposes of subsection (2) thereof, do hereby declare that those portions of the State which are comprised within the boundaries of the Guildford Municipal District and of the Midland Junction Municipal District as now constituted under the provisions of the Municipal Corporations Act, 1906-1938, respectively, are each and both of them infested with the disease called Fruit Fly (*Ceratitidis capitata*) which is a disease to which section 8A and section 8B of the said Act and the regulations made under the said Act apply.

(Sgd.) F. J. S. WISE,  
Minister for Agriculture.

Department of Agriculture,  
Perth, 1st September, 1939.

Agric. No. 2450/30; Ex. Co. No. 1858.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Constable Thomas William Smith as an Inspector under the Brands Act, 1904-35, and the Stock Diseases Act, 1895.

Agric. No. 107/35; Ex. Co. No. 1772.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 42, subsection (3) of the Dairy Products Marketing Regulation Act, 1934-1936, of the Dairy Products Marketing Board placing the sum of £2,500 out of its Administration Fund to the credit of a reserve account.

Agric. No. 891/18; Ex. Co. No. 1771.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the cancellation of the appointment of the following as Inspectors under the Dairy Cattle Improvement Act, 1922, and Amendment Act, 1932:—Wright, W. T.; Whyte, S. P.; Bevan, A. W.; Phillip, J. A. B.; Cooper, L. C.; Donovan, S. B.; McKenzie, I. C.; Atkinson, T. T.; Chapman, W. R.; Smith, T. F.; Giblett, T.; Earl, R.; Eakin, H.; Stradwick, A. V.; Rose, T. W.; Paul, R.; Boothey, M.; and the appointment of the following as Inspectors under the Acts referred to:—Blake, H. I.; Martin, R. G.; de Largie, P.; Wardle, T. E.; Seinor, J. F.; Gillies, G. S.; Stanley-Low, H. W.; Coote, C. M.; Ripper, A.; Ozanne, B. H.; Hamilton, A. L., and McNally, J. T.

Agric. No. 3823/19; Ex. Co. No. 1851.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of J. T. McNally and A. L. Hamilton being appointed as Inspectors under the Dairy Industry Act, 1922-36.

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

Department of North-West,  
Perth, 5th September, 1939.

C.S.D. No. 244/27; Ex. Co. No. 1824.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of—F. W. Roberts, W. E. McKenna, H. H. Abrahamson, E. H. Withers, and R. W. Guppy as members of the Bunbury Boat Licensing Board for the term ending 30th June, 1942.

(Sgd.) L. JONES,  
Under Secretary for North-West.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars	Department concerned.	Rate.
637/39	1939. Sept. 1	Stewarts & Lloyds (Aust.), Pty., Ltd.	288A, 1939	Bore Casing, Casing Shoes, and Casing Cap, delivered F.O.R. Perth :— Item 1—220 lin. ft. ... .. Item 2—1 only ... .. Item 3—1 only ... .. Item 4—1 only ... ..	P.W.D. Water Supply	29s. 4d. per lin. ft. for £13 10s. for £7 15s. 3d. for £6 15s.
563/39	do.	Goode, Durrant & Murray, Ltd.	258A, 1939	Officers' Shirting, 770 yards, F.O.R. or into Store, Perth	Native Affairs	1s. per yd.
"	do.	W.A. Worsted & Woolen Mills, Ltd.	"	Navy Material, 28in., 220 yards, F.O.R. or into Store, Perth	do.	1s. 10d. per yd.
619/39	do.	Hardie Trading Pty., Ltd.	284A, 1939	Zinc Shavings, as required from 18th September, 1939, to 31st December, 1940	Mines	£44 15s. per ton.
608/39	do.	K. S. Jones ... ..	280A, 1939	Purchase of House and Shed on Avon Location 24290	Lands	£30.
44/38	do.	Sara & Cook, Ltd. ... ..	"	Butter for Government Institutions for four weeks ending 30th September, 1939	Various	1s. 5½d. per lb.
429/39	do.	Shell Co. of Aust., Ltd.	204A, 1939	Approx. 70,000 gallons Diesel Engine Fuel Oil (Shell Diesolene) for Railways, as per Item 1, F.O.R. Fremantle (subject to market fluctuations)	Railways	8½d. per gal.
"	do.	Vacuum Oil Co. Pty., Ltd.	"	Approx. 2,600 gallons Diesel Engine Lubricating Oil (Gargoyle D.T.E. Extra Heavy) for Railways, as per Item 2, F.O.R. Fremantle (exchange factor, .235d. per gallon)	do.	3s. 1d. per gal.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1939. Aug. 29 ...	296A, 1939 ; 297A, 1939 ; 298A, 1939	Firewood, Milk and Cream, and Meat for the Caves House, Yallingup, during the period ending 31st August, 1940 ... ..	1939. Sept. 14
Sept. 5 ...	102 and 103	Meat, Bacon and Cheese for Government Institutions and Hospitals at Claremont, Fremantle, Perth and Woolooloo, during a period of 3 months (also Meat at Whitby Falls) ... ..	Sept. 14
Sept. 5 ...	300A, 1939	F.A.Q. to Prime Wheaten Chaff, during a period of 3 months ... ..	Sept. 14
Aug. 29 ...	295A, 1939	Sawn and Hewn Wandoo Sleepers, 7ft. x 9in. x 4½in., 100,000 only ... ..	Sept. 21
Sept. 5 ...	301A, 1939	Firewood, 150 cords, for Station Creek Pumping Station, north of Leonora ... ..	Sept. 21
Sept. 5 ...	303A, 1939	12in. Cast Iron Ball Valve, 1 only ... ..	Sept. 21
Aug. 17 ...	282A, 1939	Motor and 7in. Centrifugal Sludge Pump, complete with Switchgear, Ammeter, etc. ... ..	Sept. 28
Aug. 17 ...	281A, 1939	Copper Plates, 40 only ... ..	Oct. 12
Aug. 24 ...	292A, 1939	Pressed Steel Wheels, 20in. dia., taper bore, 100 only ... ..	Oct. 26
Aug. 3 ...	262A, 1939	500 K.W. Mercury Arc Rectifiers, 2 only ; Switchgear, Feeders, Control System, etc. ... ..	Nov. 2
Aug. 31 ...	VIII.	Chemicals, Drugs, Druggists' Sundries, and Apparatus, during a period of 12 months commencing 1st February, 1940 ... ..	Nov. 16
Sept. 5 ...	302A, 1939	<i>For Sale by Tender.</i> Condemned Water Meters, approx. 412 only, as they now lie at the Water Supply Yard, Loftus Street, Perth, where inspection can be made ... ..	Sept. 14

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2.15 p.m. on the date of closing.

Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray street, Perth.

No tender necessarily accepted.

Dated the 7th September, 1939.

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

## THE MINING ACT, 1904.

*Licenses to Treat Tailings.*

Department of Mines,  
Perth, 31st August, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under section 112 of the Mining Act, 1904, has been pleased to grant Licenses to Treat Tailings, as shown below.

A. H. PANTON,  
Minister for Mines.

No.	Corres. No.	Licensee.	Goldfield.	Locality.	Period.
819H (2N/1939)	916/39	Butler, William Henry	Murchison	Gold Mining Lease No. 1811N	Two months from 1st September, 1939.
827H (3/1939)	1161/39	Barton, William Alfred ; Henry, Lawrence Charles	Yilgarn ...	Late Gold Mining Lease No. 724	Six months from 1st September, 1939.
828H (2B/1939)	1189/39	Youanmi Gold Mines, Limited	East Murchison	Tailings Lease No. 49 ...	Twelve months from 1st July, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under section 112 of the Mining Act, 1904, has been pleased to grant renewals of Licenses to Treat Tailings, as shown below.

A. H. PANTON,  
Minister for Mines.

No.	Corres. No.	Licensee.	Goldfield.	Locality.	Period.
439H (2/1934)	2132/34	Collins, Arthur ... ..	Coolgardie	Gold Mining Lease No. 5317	Six months from 1st August, 1939.
566H (7/1935)	3847/35	Collins, Arthur ... ..	Coolgardie	Late Gold Mining Lease No. 5318	Six months from 1st August, 1939.

The undermentioned Tailings Licenses were declared cancelled for breach of conditions and prior right of application is granted under section 107, subsection (1) :—

Goldfield.	District.	No. of License.	Lessee.	Name of Person to whom prior right of Application is granted.
Murchison	... .. Meekatharra	600H (1N/1936) 601H (2N/1936)	Owen, Ernest Lewis Owen, Ernest Lewis	... .. Kinder, Frank. ... .. Kinder, Frank.

## THE MINING ACT, 1904.

*Authority to Mine on Reserved and Exempted Lands.*

Department of Mines,  
Perth, 31st August, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with section 30 of the Mining Act, 1904, has been pleased to grant, conditionally, authority to mine on reserved and exempted land, as shown below.

A. H. PANTON,  
Minister for Mines.

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
805H (2/1939)	975/39	Webb, Geoffrey Francis ...	Prospecting Area No. 2771	Murchison ... ..	Cue.
806H (1z/1939)	1134/39	Di Crescenzo, Amedeo ...	Prospecting Area No. 2083z	North Coolgardie ...	Menzies.
807H (1/1939)	1299/39	Bennett, John Alan Hard- inge	Tailings Area No. 21 ...	Phillips River ... ..	Cordingup.

## THE MINING ACT, 1904.

Department of Mines,  
Perth, 31st August, 1939.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904, His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Temporary Reserves, as shown below.

A. H. PANTON,  
Minister for Mines.

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

No.	Corres. No.	Occupant.	Term extended to :	Locality.
1061H 1069H	1372/38 323/39	Norseman Gold Mines, No Liability ... Big Bell Mines, Limited ... ..	25th February, 1940 ... 8th March, 1940 ... ..	Norseman, Dundas Goldfield. Gullewa, Yalgoo Goldfield.

THE MINING ACT, 1904.

Department of Mines,  
Perth, 31st August, 1939.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904, His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications for Leases as shown below.

A. H. TELFER,  
Under Secretary for Mines.

*Gold Mining Leases.*

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

Goldfield.	District.	No. of Application.
Ashburton ... ..	...	45.
Broad Arrow ... ..	...	2180w, 2181w.
Coolgardie ... ..	Coolgardie ... ..	5611*, 5612*, 5613*.
	Kunanalling ... ..	1012s, 1013s.
Dundas ... ..	...	1586*, 1587*.
East Coolgardie ... ..	East Coolgardie ... ..	5887E*, 5888E*, 5896E*.
East Murchison ... ..	Wiluna ... ..	639J.
Mount Margaret ... ..	Mount Margaret ... ..	2436T.
	Mount Morgans ... ..	521F.
Pilbara ... ..	Marble Bar ... ..	1027, 1028.

The surrender of the undermentioned Gold Mining Leases was accepted :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Coolgardie ... ..	Kunanalling ... ..	917s*	Homeward Bound ... ..	Homeward Bound Gold Mines, No Liability.
		985s*	Homeward Bound North ... ..	Homeward Bound Gold Mines, No Liability.
East Murchison ... ..	Wiluna ... ..	637J*	Pay Day ... ..	Munro, George.

The forfeiture of the undermentioned Gold Mining Leases for non-payment of rent, published in the *Government Gazette* of 7th July, 1939, was declared cancelled and the Lessees reinstated as of their former estate :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Pilbara ... ..	Nullagine ... ..	246L	Hopetoun ... ..	Heath, Alfred Hodsoll Gordon.
		247L	Hopetoun North ... ..	Heath, Alfred Hodsoll Gordon.

*Tailings Leases.*

The undermentioned application for a Tailings Lease was approved, subject to survey :—

Goldfield.	District.	No. of Application.
East Coolgardie ... ..	East Coolgardie ... ..	112*.

The surrender of the undermentioned Tailings Lease was accepted :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Coolgardie ... ..	Coolgardie ... ..	100*	Homeward ... ..	Homeward Bound Gold Mines, No Liability.

*Miner's Homestead Lease.*

The undermentioned application for a Miner's Homestead Lease was approved, subject to survey, to date from 1st July, 1939 :—

Goldfield.	District.	No. of Application.
East Murchison ... ..	Wiluna ... ..	65J.

\* Conditionally.

## THE MINING ACT, 1904.

## NOTICE OF INTENTION TO FORFEIT LEASES FOR NON-PAYMENT OF RENT.

Department of Mines,  
Perth, 1st September, 1939.

IN accordance with section 97 of the Mining Act, 1904, notice is hereby given that unless rent due on the undermentioned Leases be paid on or before the 29th September, 1939, it is the intention of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904, to forfeit such leases for breach of covenant, viz., non-payment of rent.

A. H. TELFER,  
Under Secretary for Mines.

## ASHBURTON GOLDFIELD.

## Gold Mining Leases.

- 43—MELROSE: Weston, Clarence William.  
44—MELROSE GOLD MINE No. 2: Weston, Clarence William; Clark, Neil.

## Mineral Leases.

- 111—PARSLEY'S SAUCE: Hancock, Richard John.  
113—GEORGE DUNN: Atkinson, Sydney; Francis, Arthur; McLarty, Campbell; Hancock, Richard.  
114—WHEELBARROW: Hancock, Richard Jno.

## BROAD ARROW GOLDFIELD.

## Gold Mining Leases.

- 1336W—SLIPPERY GIMBLET: Associated Northern Ora Banda, No Liability.  
1399W—GIMBLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.  
1833W—ZOROASTRIAN: Rustand, Helen; Farrar, Tom; Farrar, Arthur Gordon; Richards, Annabella; Deering, Arthur Henry; Forbes, James Alexander.  
2028W—BIG FOUR: Jones, William Daniel; Meyers, William.  
2044W—SLIPPERY GIMLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.  
2045W—SLIPPERY GIMLET SOUTH: Associated Northern Ora Banda, No Liability.  
2079W—WYCHEPROOF: Cranston, John Windsor; Roche, James Alexander.  
2089W—ZOROASTRIAN NORTH: Rustand, Helen; Farrar, Tom; Farrar, Arthur Gordon; Richards, Annabella; Forbes, James Alexander; Deering, Arthur Henry.  
2093W—REVENUE CENTRAL: Slatter, William James Edwin.  
2102W—DESPATCH: Harris, John.  
2128W—KING EDWARD: Baker, James Andrew; Chapman, Caleb Patrick.  
2132W—THREE EIGHTS SOUTH: Western Mining Corporation, Limited.  
2133W—THREE EIGHTS NORTH: Western Mining Corporation, Limited.  
2139W—MOUNTAIN MAID: Pike, Albert Joseph.  
2149W—BELLEVUE G.M.: Love, Thomas Harry.  
2151W—VESUVIO: Marchesi, Giovanni.  
2152W—THREE EIGHTS DEEPS: Western Mining Corporation, Limited.  
2155W—WYCHEPROOF SOUTH: Cranston, John Windsor; Roche, James Alexander; Coxon, Frederick Sydney.  
2159W—LADY PHYLLIS: Collyer, Clement; Christie, Alan James.  
2160W—DOUBLE A: Weston, Henry John.  
2165W—MONTE CARLO: Marchesi, Giovanni; Vidakovich, Vido; Movigliatti, Elia.  
2168W—TRUMPS: Molineux, Richard; Molineux, Edith; Lehne, Richard Clyde; Lehne, Christina.  
2171W—EUREKA: Hughes, Kenneth; Malling, Oscar.  
2173W—POLE WEST: Argus, John.

## COOLGARDIE GOLDFIELD.

*Coolgardie District.*

## Gold Mining Leases.

- 4720—LAKE VIEW REWARD: Ives Reward Gold Mines, No Liability.  
4721—LAKE VIEW REWARD EAST: Ives Reward Gold Mines, No Liability.  
4722—LAKE VIEW REWARD EXTENDED: Ives Reward Gold Mines, No Liability.

## COOLGARDIE GOLDFIELD—continued.

*Coolgardie District—continued.*

## Gold Mining Leases—continued.

- 5218—GREAT WESTERN: Waples, John Thomas.  
5225—QUEEN EXTENDED: Gill, William.  
5245—TINDALS No. 1: Consolidated Gold Mines of Coolgardie, Limited.  
5246—TINDALS No. 2: Consolidated Gold Mines of Coolgardie, Limited.  
5247—TINDALS No. 3: Consolidated Gold Mines of Coolgardie, Limited.  
5248—BIG BLOW: Consolidated Gold Mines of Coolgardie, Limited.  
5250—VICE REGAL: Moran, Michael.  
5259—TINDAL'S CENTRAL: Consolidated Gold Mines of Coolgardie, Limited.  
5263—LORD BOBS: Domney, William Frederick; Brown, Norman John; Domney, William Ross.  
5293—TWO BOYS: Birmingham, James; Birmingham, John Patrick.  
5295—EMPRESS OF COOLGARDIE: Consolidated Gold Mines of Coolgardie, Limited.  
5296—TINDAL'S CENTRAL EXTENDED: Consolidated Gold Mines of Coolgardie, Limited.  
5297—DREADNOUGHT EXTENDED: Consolidated Gold Mines of Coolgardie, Limited.  
5317—FRANK: Consolidated Gold Mines of Coolgardie, Limited.  
5328—DREADNOUGHT: Consolidated Gold Mines of Coolgardie, Limited.  
5330—UNDAUNTED: Consolidated Gold Mines of Coolgardie, Limited.  
5332—BANQUET: Foch, Alfred Ernest.  
5333—DREADNOUGHT CENTRAL: Consolidated Gold Mines of Coolgardie, Limited.  
5334—NORTH DREADNOUGHT: Consolidated Gold Mines of Coolgardie, Limited.  
5383—BURBANKS MAIN LODGE: Collins, Patrick; Maloney, Michael.  
5407—ROSE HILL UNITED: Lydon, Michael; Moran, Michael; Gill, William.  
5432—MAIN STAY: Park, John Jack; Frank, Henry Bernard Joseph.  
5444—DAUGHTER OF ERIN: McEwen, William; McEwen, James Archie; Petersen, Edward; Downing, John; Thomas, Ralph Percy; Crabbe, James; Currie, Blair.  
5451—HOST GROUP: Marsden, Sidney Albert.  
5454—WESTRAAD: Carroll, John.  
5466—TINDAL'S SOUTH: Consolidated Gold Mines of Coolgardie, Limited.  
5481—TINDAL'S NORTH No. 3: Consolidated Gold Mines of Coolgardie, Limited.  
5482—TINDAL'S NORTH No. 2: Consolidated Gold Mines of Coolgardie, Limited.  
5483—TINDAL'S NORTH No. 1: Consolidated Gold Mines of Coolgardie, Limited.  
5484—TINDAL'S NORTH No. 4: Consolidated Gold Mines of Coolgardie, Limited.  
5486—LADY CARMEN: Consolidated Gold Mines of Coolgardie, Limited.  
5488—TINDAL'S No. 3 WEST: Consolidated Gold Mines of Coolgardie, Limited.  
5496—SONS OF ERIN: Pratt, Edith.  
5502—FLAGSTAFF: Consolidated Gold Mines of Coolgardie, Limited.  
5504—TINDAL'S No. 4 WEST: Consolidated Gold Mines of Coolgardie, Limited.  
5505—EMPRESS OF COOLGARDIE SOUTH: Consolidated Gold Mines of Coolgardie, Limited.  
5522—LUCKY HIT: Alford, Charles Hugh.  
5525—PATCH: Birmingham, James; Birmingham, John Patrick.

COOLGARDIE GOLDFIELD—*continued.**Coolgardie District—continued.*Gold Mining Leases—*continued.*

- 5526—TWO BOYS NORTH: Bermingham, James; Bermingham, John Patrick.  
 5527—GREEN RIBBON: Bermingham, James; Bermingham, John Patrick.  
 5532—TINDAL'S EAST: Consolidated Gold Mines of Coolgardie, Limited.  
 5548—GREAT HOPE: Consolidated Gold Mines of Coolgardie, Limited.  
 5553—BLUE SPEC: Tonkin, Edgar Alfred.  
 5557—CALEDONIA: Beccaria, Anna.  
 5573—TERL-BUS: Wallis, Percy Edward; Hartley, Robert.  
 5576—CARDIFF CASTLE: O'Callaghan, Patrick Anthony.  
 5585—GLEESON'S: Pringle, William Joseph; McInnes, Edward William; Bates, Robert Webster.  
 5590—LADY GRACE: Green, Samuel John Morris; Martin, Frank.  
 5593—CATHERINE: Doyle, Arthur Nicholas; Clink, William.  
 5597—EVENING STAR: McLean, Norman; Waddingham, Charles; Healy, John; Brady, Bernard Patrick.  
 5598—KING SOLOMON: Dugan, Charles.  
 5604—SQUEAKER: Firms, Thomas Edward; Firms, Frank Thomas.  
 5608—PATIENCE: Maisey, Ernest Theodore.

*Kunanalling District.*

## Gold Mining Leases.

- 902S—NEWHAVEN: Ryan, James Thomas; Manning, Harry.

## DUNDAS GOLDFIELD.

## Gold Mining Leases.

- 1453—LADY EVELYN: Norseman Developments, No Liability.  
 1488—ABBOTSHALL: Richardson, Augustus Merrifield.  
 1499—PENNESHAW SOUTH: Baker, Gilbert Windsor.  
 1517—BLUE BIRD SOUTH: Crudace, Peter Mellamby; Crudace, William Charles; Smith, David.  
 1524—VALHALLA: Tomich, Paul.  
 1528—VALSHEEDA: Starcevieh, Anton.  
 1529—BLUE BIRD SOUTH-WEST: Crudace, Peter Mellamby; Crudace, William Charles; Smith, David.  
 1530—SECOND TRY: Mitchell, Alexander James.  
 1544—ABBOTSHALL SOUTH: Mitchell, Alexander James.  
 1558—VIRGINIA: Ryan, William; Joplin, William.  
 1570—BLUE BIRD PROPRIETARY: Lady Gladys Gold Mines, No Liability.

## EAST COOLGARDIE GOLDFIELD.

*East Coolgardie District.*

## Gold Mining Leases.

- 5466E—SOUTH STAR: Saunders, Sydney James.  
 5468E—PHAR LAP: Nunn, Edward.  
 5472E—GOLDEN KEY: Rooke, Charles Beaney.  
 5486E—OLYMPIAN: O'Keefe, John.  
 5510E—GOLDEN DREAM: Heppingstone, Charles Robert; Abbott, Arthur Valentine Rutherford.  
 5511E—GOLDEN CROWN: Heppingstone, Charles Robert; Abbott, Arthur Valentine Rutherford.  
 5512E—GOLDEN MILE NORTH: Hill, William Campbell Joseph.  
 5539E—OROYA EAST: Groves, Albert; Brown, John.  
 5556E—BROWN HILL EXTENDED: Groves, Albert; Brown, John.  
 5561E—DRUSILLA: Jeanes, James Henry; Gillett, Bernard St. Patrick.  
 5625E—KAPAI: Fargus, Austin Wilfred; Trenwith, Thomas; Kandle, Thomas.  
 5688E—CALEDONIAN: Benedetti, Lino; Trinca, Pietro; Pozzoni, Carlo; Nazzari, Angelo; Sceresini, Giovanni.  
 5716E—TWO B'S: Gladstone, William Ellison; McCorkindale, Robert.  
 5734E—M.L.S.: Starr, Lucy Agnes; Cox, Ernest Arthur; Blakeney, Enid Laura.

EAST COOLGARDIE GOLDFIELD—*continued.**East Coolgardie District—continued.*Gold Mining Leases—*continued.*

- 5735E—BONNIE LASS: Winter, Michael; Devitt, Michael; Coyne, Peter Henry; Crispe, Albert Edward.  
 5737E—GOLDEN MILE CHANNEL: Mohr, John; Gillett, Bernard St. Patrick.  
 5741E—MARIA: Morabito, Peter; Morabito, Pietro; Teraca, Antonio.  
 5759E—FORTY FIVE EAST: McCallum, Alexander Duncan.  
 5774E—GOLDEN GOOSE: Abbott, Valentine Rutherford; Heppingstone, Charles Robert.  
 5796E—TWENTY GRAND: Young, Daniel; Thompson, Samuel; Jenkinson, Ernest William George; Starr, Bertram.  
 5829E—LURGAN: Johnston, William James; Muffatti, Felice.  
 5830E—BARON: Solomon, Joseph Francis; Board, John Edward.  
 5839E—CORONATION: Ridge, Maurice Hennessy; Elliott, Edward Burton; Watson, Duncan.  
 5843E—CORONATION SOUTH: Hehir, Jack Power.  
 5845E—HAPPY RETURNS: Miller, Christopher.  
 5853E—PARINGA JUNCTION: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.  
 5854E—PARINGA JUNCTION NORTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.  
 5855E—PARINGA JUNCTION SOUTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.  
 5859E—HIDDEN SECRET: Williams, William John.  
 5865E—LADY DOROTHEA: Heron, John Henry; Lazelle, Samuel.  
 5872E—EVERLY: Cox, Charles Walter. Miner's Homestead Lease.  
 278E—CAMURINA—Butcher, James Manson; Butcher, Robert Murray.

## EAST MURCHISON GOLDFIELD.

*Lawlers District.*

## Gold Mining Leases.

- 1238—VANGUARD: Maund, William.  
 1314—WESTRALIA: McCowan, John Darroch; Macquarrie, Archibald Neil; Maund, Donald Barrie.

## MOUNT MARGARET GOLDFIELD.

*Mount Margaret District.*

## Gold Mining Leases.

- 2216T—BERIA MAIN LODE: Kesich, Joseph Franich.  
 2229T—IDA H.: Smith, George Noel Bernhard; Winter, Frederick George.  
 2261T—MARY MAC: Tasker, William.  
 2332T—ROKA: Kesich, Ivan.  
 2356T—MORGOOD DEEPS: Douglas, Henry Milne.  
 2363T—MOUNT LAVERTON: Tasker, William.  
 2368T—BELVEDERE: Genoni, Charles.  
 2382T—PINNACLES: Tasker, William.  
 2402T—MIDAS: Niven, John.  
 2403T—PINNACLES SOUTH: Tasker, William.  
 2409T—ERLISTOUN NORTH: Genoni, Charles.  
 2420T—ERLISTOUN NORTH DEEPS: Genoni, Andrea Charles.

*Mount Malcolm District.*

## Gold Mining Leases.

- 1557C—TOWER HILL: Flynn, Michael.  
 1701C—NEW YEAR GIFT: Matchitch, Lazar.  
 1725C—BANNOCKBURN: Waldeck, Bruce Parker.  
 1760C—MIGHTY SPLASH: Castledine, George Andrew.

*Mount Morgans District.*

## Gold Mining Leases.

- 399F—GUEST: Morgans Gold Mines, Limited.  
 400F—WESTRALIA NORTH: Dods, John Nisbet.  
 492F—DOCTOR'S HILL: Morgans Gold Mines, Limited.  
 503F—MT. CELIA: Bell, Herbert.  
 504F—SANDS No. 1: Morgans Gold Mines, Limited.  
 505F—SANDS No. 2: Morgans Gold Mines, Limited.

MT. MARGARET GOLDFIELD—*continued.**Mount Morgans District—continued.*Gold Mining Leases—*continued.*

- 506F—HOMESTEAD No. 1: Morgans Gold Mines, Limited.  
 507F—HOMESTEAD No. 2: Morgans Gold Mines, Limited.  
 511F—WESTRALIA MT. MORGANS: Morgans Gold Mines, Limited.  
 519F—GOULBOURN: Cable, Martin.

## MURCHISON GOLDFIELD.

*Cue District.*

## Gold Mining Leases.

- 2084—TROVATO DI PIETRO: Della Bona, Gim; Panizza, Domenico.  
 2090—SHAUGHRAUN: Kelly, Edward.  
 2092—CULCULLI NORTH: Ding, James Sharam; Talbot, Albert Jesse; Page, Mavis Jane; Page, Ronald William; Scott, Alexander.  
 2175—GOLDEN GATE: Poletti, Gildo; Ricci, Battista; Caroli, Giuseppe; Moraschini, Pietro; Savardi, Martino.  
 2182—DESERT GOLD: Aiberti, Giulio; Aiberti, Annibale.  
 2186—DESERT FLOWER: Aiberti, Annibale.

*Day Dawn District.*

## Gold Mining Leases.

- 576D—NEW FINGALL: Sceresini, Antonio.  
 649D—NEW GOLCONDA: New Golconda Mines, No Liability.

*Meekatharra District.*

## Gold Mining Leases.

- 475N—INGLISTON CONSOLS EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.  
 477N—FENIAN: Caddy, George Beaumont.  
 515N—INGLISTON CONSOLS WEST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.  
 729N—INGLISTON CONSOLS EAST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.  
 814N—FENIAN: Caddy, George Beaumont.  
 822N—CONSOLS EAST EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William;

MURCHISON GOLDFIELD—*continued.**Meekatharra District—continued.*Gold Mining Leases—*continued.*

- Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.  
 1463N—LIVINGSTONE: Caddy, George Beaumont.  
 1529N—PROHIBITION: The Prohibition Gold Mining Company, No Liability (in liquidation).  
 1539N—INGLISTON SOUTH: Ingliston South Gold Development, No Liability.  
 1542N—INGLISTON ALBERTS: Gerick, Albert John; Walsh, Esmond Thomas; Rinaldi, Domenica; Metcalfe, Christopher Duddell; Brodie-Hall, Laurence Charles; Rollings, Emily Maude.  
 1547N—LADY CENTRAL: Meekatharra Central Gold, No Liability.  
 1551N—NEW WATERLOO: Garland, Ethel Kate.  
 1552N—UNITED: Mines Selection of Western Australia, Limited.  
 1553N—CONSOLS NORTH: Caddy, George Beaumont.  
 1565N—NEW GWALIA: Mines Selection of Western Australia, Limited.  
 1566N—INGLISTON ALBERTS EXTENDED: Gerick, Albert John; Walsh Esmond Thomas; Fisher, William Edwin; Rinaldi, Domenica; Brodie-Hall, Lawrence Charles; Metcalfe, Christopher Duddell.  
 1567—CONSOLS WEST: Caddy, George Beaumont.  
 1569—COMMODORE: Mines Selection of Western Australia, Limited.  
 1575N—INGLISTON ALBERTS EAST: Gerick, Albert John; Walsh, Esmond Thomas; Fisher, William Edwin; Metcalfe, Christopher Duddell; Brodie-Hall, Laurence Charles; Rinaldi, Domenica.  
 1576N—LADY CENTRAL NORTH: Meekatharra Central Gold, No Liability.  
 1583N—MACQUARRIE: Mines Selection of Western Australia, Limited.  
 1584N—MACQUARRIE SOUTH: Mines Selection of Western Australia, Limited.  
 1594N—LUCKY HIT: Mines Selection of Western Australia, Limited.  
 1598N—PHARLAP NORTH: Mines Selection of Western Australia, Limited.  
 1603N—PATRICIA: Mann, John; Mann, Adele May.  
 1605N—COMMODORE WEST: Mines Selection of Western Australia, Limited.  
 1606N—INGLISTON WEST: Ingliston South Gold Development, No Liability.  
 1633N—MICKY DOOLAN: Mines Selection of Western Australia, Limited.  
 1646N—PHOENIX: Mines Selection of Western Australia, Limited.  
 1647N—PHOENIX NORTH: Mines Selection of Western Australia, Limited.  
 1654N—MARY: Mines Selection of Western Australia, Limited.  
 1726N—MURCHISON KING: Duff, Mary; White, Clarence; Omond, William; O'Mara, Frank.  
 1735N—HALCYON EXTENDED: Rinaldi, Robert; Flynn, John.  
 1749N—HALYCON: Mines Selection of Western Australia, Limited.  
 1756N—NEW GWALIA WEST: Mines Selection of Western Australia, Limited.  
 1765N—DANUBE: Mann, John.  
 1775N—RICKETY KATE: Mines Selection of Western Australia, Limited.  
 1804N—BLUE HORSE: Lauritsen, Ole Martin; Brown, William Henry; Head, John Charles.  
 1807N—ROCKLEE: O'Neill, Lindsay Howard.  
 1812N—GOLDEN BAR: Mines Selection of Western Australia, Limited.  
 1813N—ALPHA: Mines Selection of Western Australia, Limited.  
 1814N—MACQUARRIE EXTENDED: Mines Selection of Western Australia, Limited.  
 1815N—MACQUARRIE EAST: Mines Selection of Western Australia, Limited.  
 1816N—ALBERTS DEEPS: Mines Selection of Western Australia, Limited.  
 1817N—UNITED EAST: Mines Selection of Western Australia, Limited.  
 1818N—ALBERTS EAST: Mines Selection of Western Australia, Limited.

MURCHISON GOLDFIELD—*continued.*

*Meekatharra District—continued.*

Gold Mining Leases—*continued.*

- 1819N—UNITED WEST: Mines Selection of Western Australia, Limited.
- 1820N—BLOCK 6: Mines Selection of Western Australia, Limited.
- 1821N—REPULSE: Mines Selection of Western Australia, Limited.
- 1822N—RENOWN: Mines Selection of Western Australia, Limited.
- 1823N—GWALIA SOUTH: Mines Selection of Western Australia, Limited.
- 1824N—ARETHUSA: Mines Selection of Western Australia, Limited.
- 1825N—RODNEY: Mines Selection of Western Australia, Limited.
- 1826N—INVINCIBLE: Mines Selection of Western Australia, Limited.
- 1827N—QUEEN ELIZABETH: Mines Selection of Western Australia, Limited.
- 1828N—NELSON: Mines Selection of Western Australia, Limited.
- 1829N—STURDEE: Mines Selection of Western Australia, Limited.
- 1830N—KEYES: Mines Selection of Western Australia, Limited.
- 1831N—BEATTY: Mines Selection of Western Australia, Limited.
- 1832N—JELLICOE: Mines Selection of Western Australia, Limited.
- 1833N—FISHER: Mines Selection of Western Australia, Limited.
- 1834N—SUSSEX: Mines Selection of Western Australia, Limited.
- 1835N—BARHAM: Mines Selection of Western Australia, Limited.
- 1836N—BLAKE: Mines Selection of Western Australia, Limited.
- 1837N—VINDICTIVE: Mines Selection of Western Australia, Limited.
- 1839N—GLOBE EXTENDED: Mines Selection of Western Australia, Limited.
- 1840N—GLOBE SOUTH: Mines Selection of Western Australia, Limited.
- 1841N—PHARLAP WEST: Mines Selection of Western Australia, Limited.
- 1843N—GLOBE EAST: Mines Selection of Western Australia, Limited.
- 1849N—NEW ALLIANCE: Meikle, John.

*Mount Magnet District.*

Gold Mining Leases.

- 1245M—MILGOO MINE: Moses, Arthur Gilbert (senior).
- 1332M—FINE CUT: Gollan, Collin Francis Joseph; Way, Rita; Stelp, Andrew.
- 1339M—MARS: Rieger, William Henry; Coulthard, Joseph.
- 1353M—HILL CREST: Burt, Joseph Charles.
- 1361M—JUPITER: Williss, Charles Edward; Cassey, William James.

NORTH COOLGARDIE GOLDFIELD.

*Menzies District.*

Gold Mining Leases.

- 5520Z—MIGNONETTE: Epis, Rina; Epis, Toni.
- 5542Z—GOOD BLOCK LEASE: Epis, Martin; Epis, Toni.
- 5543Z—BLACK SWAN: Epis, Betty.
- 5546Z—TORBAY: Hawkins, Harry.
- 5590Z—KING OF THE HILLS: Winter, Frederick George.
- 5591Z—POST TOWN: Winter, Frederick George.
- 5597Z—UNEXPECTED: Gapes, Richard.
- 5629Z—LADY BEA: Blackmore, Mabel.
- 5658Z—CARIDA: Tyler, George Spencer; Corbett, Thomas William.
- 5666Z—SPION KOPP: Ancombe, Albert George.
- 5690Z—CRUSOE SOUTH: Epis, Martin.

NORTH COOLGARDIE GOLDFIELD—*continued.*

*Yerilla District.*

Gold Mining Leases.

- 1011R—NETA: Paget Gold Mines of Edjudina, Limited.
- 1119R—GENEVE: Paget Gold Mines of Edjudina, Limited.
- 1120R—SENATE: Paget Gold Mines of Edjudina, Limited.
- 1121R—NETA EXTENDED: Paget Gold Mines of Edjudina, Limited.
- 1122R—NETA JUNCTION: Paget Gold Mines of Edjudina, Limited.
- 1133R—YARRI WEST: Edjudina Gold Mining Company, No Liability.
- 1135R—BEDFORD: Paget Gold Mines of Edjudina, Limited.
- 1136R—BERKSHIRE: Paget Gold Mines of Edjudina, Limited.
- 1137R—BUCKINGHAMSHIRE: Paget Gold Mines of Edjudina, Limited.
- 1138R—CAMBRIDGE: Paget Gold Mines of Edjudina, Limited.
- 1139R—CUMBERLAND: Paget Gold Mines of Edjudina, Limited.
- 1140R—MIDDLESEX: Paget Gold Mines of Edjudina, Limited.
- 1141R—CORNWALL: Paget Gold Mines of Edjudina, Limited.
- 1142R—DERBY: Paget Gold Mines of Edjudina, Limited.
- 1143R—DEVON: Paget Gold Mines of Edjudina, Limited.
- 1144R—DORSET: Paget Gold Mines of Edjudina, Limited.
- 1145R—SUSSEX: Paget Gold Mines of Edjudina, Limited.
- 1146R—SURREY: Paget Gold Mines of Edjudina, Limited.
- 1147R—DURHAM: Paget Gold Mines of Edjudina, Limited.
- 1148R—ESSEX: Paget Gold Mines of Edjudina, Limited.
- 1149R—HERTFORD: Paget Gold Mines of Edjudina, Limited.
- 1150R—HEREFORD: Paget Gold Mines of Edjudina, Limited.
- 1151R—HAMPSHIRE: Paget Gold Mines of Edjudina, Limited.
- 1152R—KENT: Paget Gold Mines of Edjudina, Limited.
- 1153R—LANCASHIRE: Paget Gold Mines of Edjudina, Limited.
- 1154R—LINCOLN: Paget Gold Mines of Edjudina, Limited.
- 1155R—NORFOLK: Paget Gold Mines of Edjudina, Limited.
- 1156R—OXFORD: Paget Gold Mines of Edjudina, Limited.
- 1157R—SOMERSET: Paget Gold Mines of Edjudina, Limited.
- 1158R—SUFFOLK: Paget Gold Mines of Edjudina, Limited.
- 1176R—YILGANIE QUEEN: Heppingstone, David; Heppingstone, Ian David; Palmer, Charles William.
- 1183R—SUFFOLK EXTENDED: Paget Gold Mines of Edjudina, Limited.
- 1186R—NETA EAST: Paget Gold Mines of Edjudina, Limited.
- 1208R—MT. WALLBROOK: Polak, Frederick Reginald Lionel.
- 1205R—YERILLA KING: Severn, Frederick Samuel.
- 1206R—AJAX: Lamb, William Louis.

*Niagara District.*

Gold Mining Leases.

- 810G—TWO D's: Bright, William.
- 811G—TWO D's WEST: Bright, William.
- 872G—MARGORY: Fitzpatrick, Patrick John.
- 873G—PETER PAN: Fitzpatrick, Joseph James; Quistini, Peter; Fitzpatrick, Patrick John.
- 902G—GRAFTER: Spicer, William Aubrey.

NORTH COOLGARDIE GOLDFIELD—*continued.**Ularring District.*

## Gold Mining Leases.

- 1016U—NEW CALLION: Goodman, John Berkeley.  
 1066U—LADY MABEL: Taylor, James; Taylor, Mabel.  
 1077U—MAKAI: O'Brien, Alexander.  
 1080U—MORNING GLORY: Butcher, Lionel Forrest.  
 1085U—SOUTH CALLION: Goodman, John Berkeley.  
 1088U—GOLDEN COCKATOO: Robinson, William Andrew.

## NORTH-EAST COOLGARDIE GOLDFIELD.

*Kanowna District.*

## Gold Mining Leases.

- 1532X—SIRDAR: Leslie, Frederick Henry.  
 1536X—MELTON: Beavis, Robert John.

## PEAK HILL GOLDFIELD.

## Gold Mining Lease.

- 552P—BOBBYDAZZLER: Gale, Aubrey Layton Carlisle.

## PHILLIPS RIVER GOLDFIELD.

## Gold Mining Leases.

- 247—LITTLE MARY: Belli, Julian Peter; Daw, Clarence Charles; Belli, Jack.  
 248—ARDPATRICK: Reeves, Arthur Ernest; Petersen, William; Halbert, Gordon; Roberts, Hugh.  
 255—CHARMAINE: Fallows, Cyril Francis; Fallows, Walter James.

## PILBARA GOLDFIELD.

*Marble Bar District.*

## Gold Mining Leases.

- 844—ANGLO-FRENCH: Hansen, Hagbarth.  
 845—OUTWARD BOUND: Hills, John Lancelot; Snell, Edward.  
 850—FEDERATION: Goodridge, George William; Hansen, Hagbarth.  
 851—VIKING: Hansen, Hagbarth.  
 854—COONGAN STAR: Pozzi, Arthur William.  
 866—BONNIE DOON: Greater Bonnie Doon (1935), Limited.  
 868—MT. ADA: Thompson, Roderick Hedland.  
 869—OUTWARD BOUND EAST: Hills, John Lancelot; Snell, Edward.  
 874—UNCLE TOM: Jeffreys, John William.  
 901—RYAN'S: Greater Bonnie Doon (1935), Limited.  
 912—HOMEWARD BOUND: Hansen, Hagbarth; Moore, Rex Oliver.  
 914—JO-JO: Donatini, Vincent.  
 926—LEVIATHAN: Thorley, Edward Donald; Thompson, Alexander Joseph.  
 981—GWALIA: Jones, Gerard David.  
 1001—WHITE HILL: Snell, Edward.  
 1002—COPENHAGEN: Petersen, Niels Christian; Hansen, Hagbarth.  
 1003—COPENHAGEN, EAST: Petersen, Niels Christian; Hansen, Hagbarth.  
 1011—COPENHAGEN WEST: Hansen, Hagbarth; Jeffrey, Peter; Johnston, Thomas.  
 1012—GLEAMING DAWN: Ellis, Thomas Walker.

*Nullagine District.*

## Gold Mining Leases.

- 229L—BARTON: McKenna, Maurice; Gallop, Douglas; McKenna, Gertrude Helen.  
 230L—ALL NATIONS: McKenna, Maurice; Gallop, Douglas.  
 231L—BLUE SPEC: Dods, John Nisbet.  
 234L—ALREMA: Simpson, George.  
 235L—BEATRICE: Simpson, George.  
 236L—WESTERN: Simpson, George.  
 258L—JUNCTION: Gallop, Douglas; McKenna, Maurice.  
 263L—BLUE SPEC EAST: Dods, John Nisbet.  
 264L—SPEC: Dods, John Nisbet.  
 265L—WEST SPEC: Dods, John Nisbet.  
 266L—GOLDEN SPEC: Dods, John Nisbet.

## YALGOO GOLDFIELD.

## Gold Mining Leases.

- 907—BROWN'S REWARD: Arkle, James Vere.  
 1010—GNOWS NEST: Nevill, John Laurence; Woinar, Bernard.  
 1011—GNOWS NEST No. 2: Nevill, John Laurence; Woinar, Bernard.  
 1047—MUGGA KING: Smith, Tom; Dix, Percy Albert.  
 1065—SHENANDOAH: Sleeman, John Charles; Zuegg, Harry; Zuegg, Kathleen.  
 1086—TUI EAST: Sullivan, Leslie George.  
 1091—VINTAGE: Arkle, Hunter Miles.  
 1095—RELIANCE: Nevill, John Laurence.  
 1113—FIELD'S FIND: Arkle, Marie Aimee Andree.  
 1114—FIELD'S FIND CENTRAL: Boundy, John Francis.  
 1119—FIELD'S FIND CENTRAL WEST: Mambretti, Guido.  
 1120—FIELD'S FIND No. 2 EAST: Tobin, Patrick.  
 1123—GOLDEN STREAM: Bourke, Frederick.  
 1128—BEAUFORT: Hawkins, James William.  
 1138—CONTINENTAL: Nevill, John Laurence.  
 1139—BLANEY'S GOLD MINE: Nevill, John Laurence; Zuegg, Harry.  
 1146—FIELDS FIND NORTH: Butement, Thomas.  
 1147—FIELDS FIND NORTH-WEST; Butement, Thomas.  
 1148—FIELDS FIND CENTRAL NORTH: Butement, Thomas.  
 1149—PORPHYRY: Butement, Thomas.  
 1150—PORPHYRY NORTH: Butement, Thomas.  
 1151—BINTO EAST: Butement, Thomas.  
 1152—BINTO SOUTH: Butement, Thomas.  
 1156—BINTO WEST: Butement, Thomas.  
 1157—VINTAGE EAST: Butement, Thomas.

## YILGARN GOLDFIELD.

## Gold Mining Leases.

- 2801—SCOTS GREYS: Polson, Samuel Hunter.  
 2994—RADIO: Clements, John William; Barr, Alick.  
 3266—RADIO WEST: Clements, John William; Barr, Alick.  
 3337—EASTER GIFT: Deane, Thomas; Roots, Hubert Henry; Crudace, Peter Mellanby; Scott, Colin.  
 3345—COPPERHEAD: Deane, Thomas; Scott, Colin; Roots, Hubert Henry; Crudace, Peter Mellanby.  
 3347—NORTH RADIO: Clements, John William; Barr, Alick.  
 3350—RISING SUN: Scott, Colin; Crudace, Peter Mellanby; Roots, Hubert Henry; Deane, Thomas.  
 3378—COPPERHEAD DEEPS: Deane, Thomas; Scott, Colin; Roots, Hubert Henry; Crudace, Peter Mellanby.  
 3390—JUST IN TIME: N.G.M., Limited.  
 3393—BOHEMIA: Buckley, Harold.  
 3394—IRON CHANNEL: N.G.M., Limited.  
 3397—GOLDFINCH: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.  
 3398—CORINTHIAN: Bradley, James.  
 3400—FRANCES MAY: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.  
 3404—BANKER: New Yilgarn Gold Mines, No Liability.  
 3405—BANKER EXTENDED: New Yilgarn Gold Mines, No Liability.  
 3414—PILOT: White, George Joseph; White, Violetta.  
 3415—DELIVERANCE: Tampalini, Augusto; Marchesi, Virgino; Bertucci, Francesco; Ronchi, Tullio.  
 3418—CLAMP'S CENTRAL: Evans, Arthur Ernest Herbert.  
 3423—EXHIBITION: Marvel Loch Gold Development, No Liability (In Liquidation).  
 3425—CORINTHIAN NORTH: Bradley, James.  
 3430—WHITE HOPE: Marvel Loch Gold Development, No Liability (In Liquidation).  
 3431—LENODO: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.  
 3432—LEVIATHAN: Coronation Gold Mining Company, Limited.  
 3453—SOUTH BANKER: New Yilgarn Gold Mines, No Liability.  
 3456—NEWRY: N.G.M., Limited.

YILGARN GOLDFIELD—*continued.*

Gold Mining Leases—*continued.*

- 3458—JUPITOR: Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby; Deane, Thomas.
- 3460—FORTUNA LEASE: Andrews, Richard Bullock.
- 3465—BRILLIANT: N.G.M., Limited.
- 3468—PRINCE GEORGE: Anglo-Australian and General Investment Trust, Limited.
- 3473—QUEEN ANN: Roberts, John Charles.
- 3480—GREAT VICTORIA: Great Victoria United, No Liability (In Liquidation).
- 3506—CORNISHMAN: Talbot, Albert Jesse; Scott, Alexander.
- 3511—PWLL BACH: N.G.M., Limited.
- 3515—ELECTION: N.G.M., Limited.
- 3516—JUST IN TIME NORTH No. 1: N.G.M., Limited.
- 3517—JUST IN TIME NORTH No. 2: N.G.M., Limited.
- 3518—JUST IN TIME EXTENDED: N.G.M., Limited.
- 3519—OMEGA: N.G.M., Limited.
- 3520—CENTENARY: Haynes, Charles Henry; d'Arcy, Philip Ernest; Schultz, George.
- 3542—JACOLETTI SOUTH: Cotter, Reginald Herbert; Brown, Donald Daylesford.
- 3555—NO TRUMPS: Friedlander, Harris.
- 3557—GREAT VICTORIA BLOCK 1: Great Victoria United, No Liability (in liquidation).
- 3558—GREAT VICTORIA BLOCK 2: Great Victoria United, No Liability (in liquidation).
- 3559—GREAT VICTORIA BLOCK 3: Great Victoria United, No Liability (in liquidation).
- 3562—GREAT VICTORIA BLOCK 6: Great Victoria United, No Liability (in liquidation).
- 3566—BRONCHO EAST: Anglo-Australian and General Investment Trust, Limited.
- 3567—BRONCHO LINKS: Anglo-Australian and General Investment Trust, Limited.
- 3572—GREAT VICTORIA BLOCK, No. 10: Great Victoria United, No Liability (in liquidation).
- 3573—MARIE'S FIND: Wilson, Thomas Stewart.
- 3574—MARIE'S FIND EXTENDED: Wilson, Thomas Stewart.
- 3575—GREAT BINGIN: Wilson, Thomas Stewart.
- 3577—GREAT VICTORIA BLOCK, No. 11: Great Victoria United, No Liability (in liquidation).
- 3585—HILL: Marvel Loch Gold Development, No Liability (in liquidation).
- 3660—COPPERHEAD SOUTH: Deane, Thomas; Roots, Hubert Henry; Crudace, Peter Mellanby; Scott, Colin.
- 3663—BULLDOG: Bird, William James.
- 3664—LEVIATHAN EXTENDED: Coronation Gold Mining Company, Limited.
- 3667—BATTLER GOLD MINE: Salici, Crist; Marchesi, Agostino; Marchesi, Ezio.
- 3671—MUNDY HILLS 1: Sewell, Harold.
- 3677—B.A.N.Z. No. 1: N.G.M., Limited.
- 3678—B.A.N.Z. No. 2: N.G.M., Limited.
- 3679—B.A.N.Z. No. 3: N.G.M., Limited.
- 3683—GOLDEN CUBE: Smith, Edward George; Norton, James Edward.
- 3689—GREAT VICTORIA BLOCK No. 9: Great Victoria United, No Liability (In Liquidation).
- 3694—B.A.N.Z. No. 4: N.G.M., Limited.
- 3695—B.A.N.Z. No. 5: N.G.M., Limited.
- 3696—B.A.N.Z. No. 6: N.G.M., Limited.
- 3719—OMEGA EAST: N.G.M., Limited.
- 3720—OMEGA SOUTH: N.G.M., Limited.
- 3724—FRANCES FIRNESS: Haase, Frank Roy; Norton, James Edward; Norton, Edward O'Reilly; Le May, Marie Thelma.
- 3725—NEWRY SOUTH: N.G.M., Limited.
- 3726—NEWRY SOUTH EXTENDED: N.G.M., Limited.
- 3727—PATRICIA: Anglo-Australian and General Investment Trust, Limited.
- 3728—JAQUELINE: Anglo-Australian and General Investment Trust, Limited.
- 3729—RUTH: Anglo-Australian and General Investment Trust, Limited.
- 3730—PAMELA: Anglo-Australian and General Investment Trust, Limited.
- 3738—B.A.N.Z. No. 7: N.G.M., Limited.
- 3739—B.A.N.Z. No. 8: N.G.M., Limited.
- 3740—B.A.N.Z. No. 9: N.G.M., Limited.

YILGARN GOLDFIELD—*continued.*

Gold Mining Leases—*continued.*

- 3741—GREAT VICTORIA No. A: Great Victoria United, No Liability (In Liquidation).
- 3743—GREAT VICTORIA, Block No. 13: Great Victoria United, No Liability (In Liquidation).
- 3753—LADY AGNES: Roberts, William.
- 3754—PRINCE GEORGE, No. 1: Anglo-Australian and General Investment Trust, Limited.
- 3756—B.A.N.Z. No. 12: N.G.M., Limited.
- 3766—GOLDEN ARROW: Donovan, William Clarence; Willis, Harry Leslie; Donovan, William.
- 3767—GREAT VICTORIA NORTH: Great Victoria United, No Liability (In Liquidation).
- 3771—BRONCHO SOUTH: Anglo-Australian and General Investment Trust, Limited.
- 3772—BRONCHO LINKS WEST: Anglo-Australian and General Investment Trust, Limited.
- 3775—B.A.N.Z. EXTENDED: N.G.M., Limited.
- 3781—JACOLETTI WEST: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
- 3783—JACOLETTI NORTH: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
- 3789—TOP DOG: Lawson, Guy.
- 3790—B.A.N.Z. EAST EXTENDED: Bird, John Thomas.
- 3792—KURRAJONG EAST: French, Thomas James.
- 3799—WEDGE: Marvel Loch Gold Development, No Liability (in liquidation).
- 3813—SPRING HILL No. 6: Baillie, William Ernest.
- 3815—SPRING HILL No. 5: Baker, Cyril Stanley; Ewing, Thomas.
- 3818—TRIUMPH: Handmer, William George.
- 3819—AILSA JOAN: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
- 3822—QUEEN MARIE: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin; Duncan, Alan Purdon; Tyson, John.
- 3826—COPPERHEAD WEST: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
- 3833—HILL FRACTION: Marvel Loch Gold Development, No Liability (in liquidation).
- 3835—MOUNTAIN KING: Wilson Sidney Arthur; Woodhams, Willoughby.
- 3836—COPPERHEAD CENTRAL: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
- 3837—MAYDO: Aitken, Arthur James.
- 3845—RAINBOW: Donovan, William Clarence; Willis, Harry Leslie; Donovan, William.
- 3846—MOUNTAIN QUEEN SOUTH: Boyle, Vivian.
- 3856—MARVEL LOCH NORTH: Dods, William Daniel; Leamey, Henry John; Brotherston, Henry.
- 3859—GREAT UNKNOWN: Songini, Peter; Menegola, Andrea.
- 3860—ALLEN'S FIND: Symonds, Joseph.
- 3865—PETER PAN: McAskil, Alister Gordon; Langford, Frank.
- 3868—EVANSTON: Ridge, Maurice Hennessy.
- 3869—EVANSTON NORTH: Somerville, John; Potts, Ernest Jarman; Richardson, Richard William; McKinnon, William Michael.
- 3870—EVANSTON EAST: Ridge, William Bernard.
- 3875—VICTORIA: Rota, Gildo.
- 3886—McCOURT: O'Neil, Owen McCourt.
- 3887—MACBEAN: MacBean, George.
- 3888—GOLDIES: Gold, Harold George.
- 3891—RIDGES: Ridge, Maurice Hennessy.
- 3893—TRUMP: Elliott, Edward; Richardson, Eric Clarence.
- 3895—BLUE PETER: Cook, Stanley.
- 3912—HARBOUR LIGHTS: Winton, Phillip George; Gold, Harold George; Gordon, James; Cook, Stanley; Colson, Percy John.
- 3914—MAY: Goodin, Arthur Herbert (junior); James, Oswald; Goodin, Arthur Herbert (senior).
- 3920—OMEGA DEEPS: N.G.M., Limited.
- 3921—B.A.N.Z. DEEPS: N.G.M., Limited.
- 3922—TOP DOG WEST: N.G.M., Limited.
- 3925—DESERT ROSE: Davies, Herbert Walter; Davies, Walter James; Davies, Alan Edward.
- 3930—BULLS-EYE: Brady, William Alfred; Wehr, Hans.
- 3940—GOLDEN REEF: Dallison, Reginald.

YILGARN GOLDFIELD—*continued.*

Gold Mining Leases—*continued.*

- 3942—EDWARDS' REWARD: Edwards, Francis William (junior); Edwards, Alfred George; Edwards, James Joseph; Edwards, Francis William (senior); Unmack, Geoffrey; De Paoli, Giacomo; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Cain, Lily; Ross, William Archibald.
- 3943—SUNSHINE: Edwards, Francis William (junior); Edwards, Alfred George; Edwards, James Joseph; Edwards, Francis William (senior); Unmack, Geoffrey; De Paoli, Giacomo; Stallard, William James; Nelson, Frederick Frank; Stallard, Geoffrey; Cain, Lily; Ross, William Archibald.
- 3944—NIL DESPERANDUM: Whitworth, Harold; Tuckey, Enos John; Sutcliffe, George James.
- 3947—EVELYN MOLLY: Re, Attilio; Ricetti, Peter; Della Bosca, Antonio; Ti, Livio; Quadrio, Battista Giovanni; Ugo, Bortollo.

*Private Property.*

Gold Mining Leases.

- 10PP—REYNOLD'S FIND: Heydon, William John.
- 13PP—CRICKET: Goodin, Arthur Herbert (senior); Goodin, Arthur Herbert (junior); James, Oswald.
- 33PP—LADY LUCK: Hinkley, William Robert; Barger, Harry James; Bennett, Henry James.

OUTSIDE ANY PROCLAIMED GOLDFIELD.

*Northam District.*

*Private Property.*

Gold Mining Lease.

- 13PP—CHRISTMAS GIFT: Day, William George; Morgan, Frank.

THE MINING ACT, 1904.

Appointments.

Department of Mines,

Perth, 31st August, 1939.

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

2356/1914.—Summers, Richard Vosper, as Acting Deputy Mining Registrar, Menzies, as from the 1st day of August, 1939;

1386/1929.—Mellowship, George Thomas, as Acting Mining Registrar, Meekatharra, as from the 21st day of August, 1939;

581/1933.—Madin, William Frederick, as Acting Mining Registrar, Leonora, as from the 22nd day of August, 1939.

A. H. TELFER,  
Under Secretary for Mines.

THE MINING ACT, 1904.

Appointment.

Department of Mines,

Perth, 6th September, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve the following appointment:—

1883/1922.—Bowley, Harry, F.A.C.I., as Acting Government Mineralogist and Analyst, from the 31st day of August, 1939.

A. H. TELFER,  
Under Secretary for Mines.

UNIVERSITY OF WESTERN AUSTRALIA.

Election by Convocation of One Member of the Senate.

THE following nominations have been received for the election by Convocation of one Member of the Senate of the University, to be held on Friday, 29th September, 1939:—Russell John Dumas, M.E., M.I.C.E., M.I.E. (Aust.); Henry Doyle Moseley.

R. E. PARKER,  
Clerk of Convocation.

Crawley, 2nd September, 1939.

APPOINTMENTS

(under section 5 of Registration of Deaths and Marriages Amendment Act, 1907, and section 2 of the Registration of Births, Deaths, and Marriages Act Amendment Act, 1914).

Registrar General's Office,

R.G. No. 77/1934. Perth, 25th August, 1939.

IT is hereby notified, for general information, that Constable L. Buzza has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Blackwood Registry District, to reside at Nannup, during the absence on leave of Constable D. M. McMahon; appointment to date from 2nd September, 1939.

Registrar General's Office,

R.G. No. 48/1937. Perth, 4th September, 1939.

IT is hereby notified, for general information, that Constable Roderic Nicholas Broun has been appointed to act temporarily, as District Registrar of Births, Deaths, and Marriages for the Moora Registry District, to reside at Moora, vice Constable J. C. Maller, transferred; appointment to date from 19th August, 1939.

S. BENNETT,  
Registrar General.

Registrar General's Office,

Perth, 6th September, 1939.

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

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
23/1937	1939. Aug. 28	<i>Presbyterian Church.</i> The Rev. Thomas Peden McEvoy ... ..	Subiaco ... ..	Perth.
34/1934	Aug. 31	<i>International Bible Students' Association.</i> Mr. F. B. Bloxham ... ..	Boulder ... ..	Boulder.

S. BENNETT,  
Registrar General.

POWERS OF ATTORNEY ACT, 1896.

NOTICE is hereby given that I, Lillian Elizabeth Brown, formerly of Ord street, West Perth, in the State of Western Australia, but now of Brisbane, in the State of Queensland, married woman, have this day revoked the Power of Attorney dated the 10th day of

July, 1937, given by me to Albert George Balding, of 116 First avenue, Mount Lawley, in the said State of Western Australia, business agent.

Dated the 2nd day of September, 1939.

LILLIAN E. BROWN.

Parker & Parker, 21 Howard street, Perth.

Western Australia.  
THE COMPANIES ACT, 1893.

Milgun, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 3rd Floor, Pastoral House, St. George's terrace, Perth, and the hours during which such office is open to the public for the transaction of business are from 10 a.m. to 4 p.m. from Mondays to Fridays, inclusive, and from 10 a.m. to noon on Saturdays.

Dated the 2nd day of September, 1939.

PARKER & PARKER,  
Solicitors for the abovenamed Company,  
21 Howard street, Perth.

Western Australia.  
THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of Star Entertainments, Limited, is situated at 196 St. George's terrace, Perth, and will be open to the public from 9 a.m. to 5 p.m., from Monday to Friday.

Dated 1st September, 1939.

B. MOTT,  
Managing Director.

Western Australia.  
THE COMPANIES ACT, 1893.

Mick Foster, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed from 12 Queen street, Perth, and is now situate at 9 Queen street, Perth, and such office is accessible to the public between the hours of 9 a.m. to 6 p.m. week days and 9 a.m. to 12 noon on Saturdays.

Dated this 30th day of August, 1939.

A. L. CASPER,  
Secretary.  
Casper and Casper, Chartered Accountants (Aust.),  
E. S. and A. Bank Chambers, St. George's terrace,  
Perth.

COOLGARDIE BRILLIANT, N.L.

NOTICE is hereby given that certain Shares have been forfeited for non-payment of the Second Call of 1½d. per Share, and these Shares will be offered for sale by public auction in the vestibule of the Perth Stock Exchange, C.M.L. Buildings, St. George's terrace, Perth, on Friday, 15th September, 1939, at 10.30 o'clock in the forenoon.

Dated this 1st day of September, 1939.

By Order of the Board,  
A. E. WESTON,  
Secretary.

Western Australia.  
THE COMPANIES ACT, 1893.

Carger and Dowding, Limited (in liquidation).

NOTICE is hereby given that a general meeting of this Company will be held at the Registered Office, Massingham street, Kellerberrin, on Friday, 13th October, 1939, at 3.30 p.m., for the following purpose:—To receive the Liquidator's report and final account.

Dated this 1st day of September, 1939.

W. DOWDING,  
Liquidator.

Western Australia.  
THE COMPANIES ACT, 1893.

Edible Oil Industries Proprietary, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company has been changed from 67 King street, Perth, and is now situate at 69 Thompson road, North Fremantle.

Dated the 6th day of July, 1939.

PARKER & PARKER,  
Solicitors for the abovenamed Company,  
21 Howard street, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893,  
in the matter of Delfridge, Limited (in liquidation).

General Meeting of Shareholders.

PURSUANT to section 148 of the Companies Act, 1893, notice is hereby given that a general meeting of Shareholders of Delfridge, Limited (in liquidation), will be held at the offices of Hendry, Rae, & Court, Chartered Accountants (Aust.), Third Floor, Newspaper House, St. George's terrace, Perth, on Monday, 9th October, 1939, at 4.15 p.m., for the purpose of having an account laid before them of the manner in which the winding-up has been conducted and the property disposed of, and to hear any explanation that may be given by the Liquidator, and also of determining as to how the books and documents of the Company shall be disposed of.

Dated at Perth this 6th day of September, 1939.

C. W. COURT,  
Liquidator.

Hendry, Rae, & Court, Chartered Accountants (Aust.),  
Third Floor, Newspaper House, St. George's terrace,  
Perth.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore subsisting between Isaac Barry Gordon, Jonathān Adam Smith Gordon, and George Middleton Gordon, in the business of Bakers, Confectioners, and Tearoom-keepers, carried on by them at Wickopin under the style of "Gordon & Sons," has been dissolved as from the 31st day of August, 1939, by mutual consent. All the property, assets and liabilities of the said late partnership have been taken over and assumed by the said Isaac Barry Gordon and George Middleton Gordon, who will henceforth carry on the said business on their own account under the style of "Gordon & Son."

Dated the 31st day of August, 1939.

I. B. GORDON.  
J. A. S. GORDON.  
G. M. GORDON.

N. B. Robinson, Solicitor, Occidental House, St. George's terrace, Perth.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore subsisting between Victor Della Franca and Jack Della Franca, carrying on business as Orchardists at Pickering Brook, in the State of Western Australia, under style or firm of "V. & J. Franca," has been dissolved by mutual consent as from the 18th day of August, 1939. All debts due and owing by the said late firm will be received and paid by the said Victor Della Franca, who will carry on the said business henceforth in his own name.

Dated this 30th day of August, 1939.

VICTOR DELLA FRANCA.  
JACK DELLA FRANCA.

Signed by the said Victor Della  
Franca and Jack Della Franca in  
the presence of—

P. H. Jones,  
Managing Clerk,  
Perth.

Dwyer, Durack & Dumphy, Solicitors for the said Victor Della Franca and Jack Della Franca.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership formerly subsisting between us the undersigned, John James Duff, Florence Elizabeth Duff, Leslie Alan Duff, Norman Laurie Duff, Edward Duff, Ronald William Duff, and Irene Elsie Bunker, in the business of Bakers, carried on at 20 Balfour street, Kalgoorlie, under the name or style of "Duff Brothers," was dissolved by mutual consent on the 30th day of June, 1939, the said Leslie Alan Duff, Norman Laurie Duff, Edward Duff, Ronald William Duff, and Irene Elsie Bunker retiring from the business, which from that date has been and will in

future, be carried on by the said John James Duff and Florence Elizabeth Duff in partnership, under the said name or style of "Duff Brothers." All moneys owing to and all debts owing by the said late Partnership firm shall be received and paid respectively by the said John James Duff and Florence Elizabeth Duff.

Dated this 29th day of August, 1939.

JOHN JAMES DUFF.

Signed by the said John James Duff  
in the presence of—

David H. Duff, Kendenup, Store-keeper.

FLORENCE ELIZABETH DUFF.

Signed by the said Florence Elizabeth  
Duff in the presence of—

David H. Duff, Kendenup, Store-keeper.

L. A. DUFF.

Signed by the said Leslie Alan Duff  
in the presence of—

R. Crouch, Farm Hand, Kendenup.

NORMAN LAURIE DUFF.

Signed by the said Norman Laurie  
Duff in the presence of—

H. D. S. Macoboy, Solicitor,  
Kalgoorlie.

E. DUFF.

Signed by the said Edward Duff in  
the presence of—

R. Crouch, Farm Hand, Kendenup.

RONALD WILLIAM DUFF.

Signed by the said Ronald William  
Duff in the presence of—

Mary Hatwell, Home Duties.

IRENE ELSIE BUNKER.

Signed by the said Irene Elsie Bunker  
in the presence of—

A. W. Bunker, Farmer, Kendenup  
P.O.

F. C. Cowle & Co., of Exchange Buildings, Kalgoorlie,  
Solicitors for the parties.

NOTICE is hereby given that the Partnership hitherto existing between Martin Anthony McDonnell and James Patrick Monaghan, in the business known as the "Hotel Raffles," has this day been dissolved by mutual consent. The said Martin Anthony McDonnell will continue to carry on the said business and will be responsible for the whole of the liabilities of the Partnership.

Dated the 5th day of September, 1939.

LAVAN, WALSH, & LAVAN,  
of 29 Barrack street, Perth,  
Solicitors for Martin Anthony McDonnell.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alfred Octavius Watkins, late of Geraldton, in the State of Western Australia, Medical Practitioner, 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 Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, in the State of Western Australia, on or before the 16th day of October, 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 and demands of which the Executor shall then have had notice.

Dated the 4th day of September, 1939.

NORTHMORE, HALE, DAVY, & LEAKE,  
Halsbury Chambers, Howard street, Perth,  
Agents for Altorfer & Stow, of Geraldton,  
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 Ernest Rockingham Colledge (sometimes known as Ernest Llewellyn Rockingham Colledge) and also as Rockingham Ernest Llewellyn Colledge), late of the corner of Hillside avenue and Parry street, Swanbourne, in the State of Western Australia, Clerk, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed Ernest Rockingham Colledge (sometimes known as Ernest Llewellyn Rockingham Colledge) and also as Rockingham Ernest Llewellyn Colledge), deceased, are hereby required to send in full particulars thereof in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 9th day of October, 1939; and further, that at the expiration of such last-mentioned date the said Company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 30th day of August, 1939.

N. B. ROBINSON,

of Occidental House, St. George's terrace,  
Perth, Solicitor for the said Executor  
The West Australian Trustee, Executor,  
and Agency Company, Limited.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Richard O'Neill, late of 2 McNeil street, Cottesloe, in the State of Western Australia, Roman Catholic Priest, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased, who died on the 20th day of June, 1939, at 2 McNeil street, Cottesloe aforesaid, are hereby required to furnish written particulars of such claims or demands to the Executors of the Will of the deceased, John Francis Moloney and John Fahey, care of the undersigned, the Solicitors for such Executors, on or before the 9th day of October, 1939, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated this 29th day of August, 1939.

J. & R. MAXWELL,

Solicitors for the said Executors,  
23 Barrack street, Perth.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Mary Ann Willis, late of 102 (formerly 152) Mandurah road, South Fremantle, in the State of Western Australia, Spinster, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to forward full particulars thereof in writing to the Executor of the Estate of the said deceased, The West Australian Trustee, Executor, and Agency Company, Limited, at its Branch Office, corner of Adelaide and Queen streets, Fremantle, in the said State, on or before the 9th day of October, 1939, after which date the Executor will proceed to distribute the assets of the Estate amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 4th day of September, 1939.

FRANK UNMACK,  
Solicitor for the Executor,  
3 Henry street, Fremantle.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Luke Gulson, late of 395 Vincent street, Leederville, in the State of Western Australia, Retired Labourer, 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 West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 9th day of October, 1939, after which date the Executors will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to those claims and demands of which they shall then have had notice.

Dated the 28th day of August, 1939.

RUSE & SHILLINGTON,  
Withnell Chambers, Howard street, Perth,  
Solicitors for the Executors The West  
Australian Trustee, Executor, and  
Agency Company, Limited, and William  
Thomas Gulson.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Henry Edward Ding, late of Northam, in the State of Western Australia, Dentist, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Henry Edward Ding, late of Northam, in the State of Western Australia, Dentist, deceased, are requested to send particulars of the same in writing to the Executor, care of Pearson Lyon & Co., of 129 Fitzgerald street, Northam, Solicitors, on or before the 9th day of October, 1939, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 31st day of August, 1939.

PEARSON LYON & CO.,  
of Northam, Solicitors for the said Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of John Neville Harley, late of "Waratah," Pinjarra, in the State of Western Australia, Grazier, deceased (intestate).

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of their claims or demands to John Pearson Harley, of 13 Airlie street, Cottesloe, in the State of Western Australia, Manager, the Administrator of the Estate of the abovenamed deceased, on or before the 9th day of October, 1939, after which date the said Administrator 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 he shall then have had notice.

Dated the 4th day of September, 1939.

WALKER & BROCKMAN,  
The Bank of Adelaide Chambers, St.  
George's terrace, Perth, Solicitors for  
the said Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and First Codicil thereto of James MacCallum Smith, late of 114 Murray street, Perth, in the State of Western Australia, Investor, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed James MacCallum Smith, deceased, are requested to send par-

ticulars thereof in writing to the Executors, The West Australian Trustee, Executor, and Agency Company, Limited, and Aileen Smith, care of The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 9th day of October, 1939, after which date the Executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have notice.

Dated the 29th day of August, 1939.

VILLENEUVE SMITH & KEALL,  
of 23 Barrack street, Perth,  
Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Alfred George Curthoys, late of 1315 Hay street, West Perth, in the State of Western Australia, Retired Civil Servant, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 9th day of October, 1939, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said Company shall then have had notice.

Dated the 31st day of August, 1939.

SHAW & SHAW,  
of 81 St. George's terrace, Perth,  
Solicitors for the said Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Purdom Scott, late of "Dalmore," Bridgetown, in the State of Western Australia, Farmer and Orchardist, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed William Purdom Scott, deceased, are requested to send particulars in writing of the same to the Executors, care of the undersigned, on or before the 9th day of October, 1939, after which date the Executors will proceed to distribute the assets of the Estate of the deceased among the persons entitled thereto, having regard only to such claims and demands of which they shall then have had notice.

Dated this 5th day of September, 1939.

PERCY A. EWING,  
Bridgetown, Solicitor for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of the Bankruptcy Act Amendment Act, 1898, and in the matter of Edwin Llewellyn Holly, Farmer and Grazier, of Katanning, in the State of Western Australia.

Notice of Intention to Declare Eleventh Dividend.

NOTICE is hereby given that it is my intention to declare an Eleventh Dividend in the above matter on the 22nd September, 1939, dividends will be payable to those creditors only who have signed or assented to the Deed of Assignment.

Dated this 4th day of September, 1939.

J. L. B. WEIR,  
Trustee.

J. L. B. Weir & Brodrick, Chartered Accountants (Australia), 101 St. George's terrace, Perth.

ESTATES placed under the charge of the Curator of Intestate Estates for management during the month of August, 1939:—

No.	Name of Deceased.	Residence.	Supposed Nationality.	Date of Order.	Estimated Value of—		Date of Death.
					Personalty.	Realty.	
113/39	Richards, Annie Maria Myrtle	28 Devon road, Bassendean	British ...	8-8-39	£ s. d. Nil	£ s. d. 20 0 0	24-12-35
118/39	Cant, William ...	4 Federal road, Kalgoorlie	do. ...	"	15 0 0	Nil	9-5-39
119/39	Hooper, Robert ...	Pindar via Mullewa ...	do. ...	"	2 0 0	"	29-4-39
140/39	Baines, Rose (also known as Rose Holmes)	3 Attfield street, Fremantle	do. ...	"	1 0 0	"	26-5-39
148/39	Fraser, Alexander George	Arrino ...	do. ...	"	5 0 0	"	20-5-39
165/39	Dimoff, Athanos (also known as Tom Dimoff and Tony Dimoff)	Beacon ...	Greek ...	"	136 0 0	"	21-5-39
167/39	Kilroe, James ...	Meekatharra ...	British ...	"	20 0 0	"	19-6-39
170/39	Dinnie, George ...	Yundamindera Pastoral Station via Murrin Murrin	do. ...	"	5 10 0	"	13-6-39
361/31	Gurr, Caleb George ...	Fullarton, in the State of South Australia	do. ...	11-8-39	Nil	65 0 0	8-10-29
104/39	Pola, Thomas James ...	Wiluna ...	do. ...	14-8-39	21 0 0	Nil	22-4-39
111/39	Darmody, William ...	Maritana Hill, Kalgoorlie	do. ...	"	8 0 0	"	3-5-39
201/39	Burrows, Benjamin Joseph	125 Gwentyfred road, South Perth	do. ...	"	145 0 0	"	6-9-38
126/39	Werner, Herman ...	Esperance ...	Naturalised British	"	40 0 0	"	11-5-39
141/39	Humphrey, William John	Marchagee ...	British ...	"	8 5 7	"	4-6-39
163/39	Gahan, James Newton...	Wiluna ...	do. ...	"	2 0 0	"	17-6-39
171/39	Foran, Robert ...	Golden Ridge ...	do. ...	"	12 0 0	"	5-6-39
174/39	Sandberg, Victor ...	Wyndham ...	do. ...	"	3 10 0	"	25-5-39
179/39	Fitzgerald, John Richard	Walpole via Denmark	do. ...	"	55 0 0	"	8-6-39
182/39	Oakley, Charles Matthew James (also known as James Oakley)	Coolgardie ...	do. ...	"	30 9 4	"	19-7-39
184/39	Lewis, Ellen ...	formerly of Kalgoorlie and Leederville but late of Claremont	do. ...	"	10 0 0	87 10 0	4-7-39
136/39	Kirsch, John ...	Westonia ...	Estonian ...	18-8-39	605 0 0	570 0 0	25-5-39
155/39	Jacobs, Laura ...	Middle Swan ...	British ...	"	50 0 0	Nil	7-5-39
166/39	Threnoworth, George Richard Francis	385 Collins street, Kalgoorlie	do. ...	21-8-39	91 0 0	50 0 0	4-6-39
142/38	Briscoe, Benjamin ...	Ford County, Kansas, United States of America	American ...	30-8-39	24 11 6	Nil	4-1-35

Dated this 5th day of September, 1939.

J. H. GLYNN, Curator of Intestate Estates.

## 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 in writing to me on or before the 9th day of October, 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 7th day of September, 1939.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
Briscoe, Benjamin ...	4-1-35	30-8-39	Ford County, Kansas, United States of America	Wheat farmer
Berry, Frederick ...	21-4-39	1-9-39	formerly of Ravensthorpe but late of Claremont	Prospector
Corbett, Archibald Douglas ...	14-2-39	"	22 Cheetham street, Kalgoorlie	Miner
Biswell, Alfred William ...	22-6-39	"	formerly of Kalamunda but late of Claremont	No occupation
Forrow, Alfred Alexander ...	25-6-39	"	28 Edna street, Perth ...	No occupation
Cotter, Herbert Hall ...	10-7-39	"	formerly of Port Hedland but late of Claremont	Miner
Hueck, Kate ...	4-7-39	"	formerly of Perth and Fremantle but late of Claremont	Widow
Kavanagh, John ...	16-7-39	"	Corrigin ...	No occupation
Schildt, George Harry ...	7-7-39	"	Norseman ...	Miner
Davies, William Bowen ...	20-7-39	"	formerly of Wiluna but late of Woorloo	Miner
MacDougall, Patrick Sheridan Lorn ...	8-6-39	"	formerly of Kalgoorlie but late of Claremont	Sandalwood-cutter
Reed, David ...	"	"	formerly of Nannine but late of Claremont	Prospector
Reid, John Stewart ...	8-5-39	"	formerly of Harvey but late of Claremont	Bricklayer
Proctor, Nicholas ...	25-5-39	5-9-39	formerly of Fimiston but late of Claremont	Engine-driver

NOTICE.

THE GOVERNMENT GAZETTE.

The *Government Gazette* is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the *Government Gazette* is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

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All communications should be addressed to "The Government Printer, Perth."

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