

Obazette Government

OF

WESTERN AUSTRALIA.

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

No. 40.1 FRIDAY, **PERTH** : AUGUST

The Game Act, 1912-13.

PROCLAMATION

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

No. 174/39.

WHEREAS it is provided by the Game Act, 1912-13, that the Governor may by Proclamation declare from time to time that any bird or animal indigenous to Western Australia shall be at all times strictly preserved, either generally throughout the State or in any one or more portions thereof, and that the Gover-nor may in like manner exempt from the operations of any such declaration under the said Act any defined locality: And whereas by a Proclamation dated the 30th day of July, 1924, it is provided that the por-tions of the State and localities defined in the Schedule thereto shall be a Reserve for Grey Kangaroos, known scientifically as Macropus giganteus: And whereas it is desirable to exempt from the operations of the said Proclamation a defined locality: Now, therefore I, the said Lieutenant-Governor, in exercise of the power aforesaid, do hereby, by and with the advice and con-sent of the Executive Council, exempt from the operations of the aforesaid Proclamation and the declaration contained therein all those localities mentioned aud defined in the Schedule hereto as from the 1st day of August, 1940, until the 31st day of December, 1940.

Schedule.

The whole of the Kent Road District.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

H. MILLINGTON.

Acting Premier.

GOD SAVE THE KING !!!

Bank Holiday at Lake Grace.

23.

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

IN pursuance of the provisions contained in the fifth section of the Bank Holidays Act, 1884, I, the Lieuten-ant-Governor of the said State, do by this my Pro-clamation appoint Friday, the 27th September, 1940, a special day to be observed as a Bank Holiday in the Town of Lake Grace.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of August, 1940.

By His Excellency's Command,

W. H. KITSON Chief Secretary.

[1940.

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. [L.S.] wealth of Australia.

Corr. No. 2764/31. 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 Beacon Lots 57 and 58, registered in the Office of Titles in Volume 1032, Folios 370 and 372: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proela-

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mation revest in His Majesty, his heirs and successors, Beacon Lots 57 and 58 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940

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-[1.s.] wealth of Australia.

No. 2543/40. Corr.

Corr. No. 2543/40. WHEREAS by the Transfer of Land Act, 1893, Amend-ment 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 estat. 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 QI, and being Lot 49 on Plan 1785, registered in the Office of Titles in Volume 623, Folio 126: Now, there-fore I, the said Lieutenant-Governor, with the advice and consent of the Executive Conneil, do by this Pro-clamation revest in His Majesty, his heirs and succesclamation revest in His Majesty, his heirs and succes-sors, portion of Swan Location Ql aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

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, Lieutenant-Governor. [L.S.] wealth of Australia

No. 2541/40. Corr.

Corr. No. 2541/40. WHEREAS by the Transfer of Land Act, 1893, Amend-ment Act, 1896 (60 Viet., 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 Narrogin Lots 245 and 258, registered in the Office of Titles in Volumes 352 and 199, Folios 101 and 71: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Excentive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Narrogin Lots 245 and 258 aforesaid as of his former estate. 245 and 258 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

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, Lieutenant-Governor. and its Dependencies in the Common-[L.S.] wealth of Australia.

Corr. No. 1846/39.

WHEREAS by the Transfer of Land Act, 1893, Amend-ment 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 Fremantle Suburban Lots 188 and 189, registered in the Office of Titles in Vol-umes 1067 and 1054, Folios 591 and 105: Now, there-fore 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 suc-cessors, Fremantle Suburban Lots 188 and 189 afore-said as of his former estate said as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY. for Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

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

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

No. 748/35. Corr.

Corr. No. 748/35. WHEREAS by the Transfer of Land Act, 1893, Amend-ment Act, 1896 (60 Viet., 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 Mount Palmer Lots 27, 28, 55, 81, and 82, registered in the Office of Titles in Volumes 1047 and 1052, Folios 647, 248, 271, and 282: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Excentive Council, do by Now, therefore 1, the said incidentati-dovernal, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Mount Palmer Lots 27, 28, 55, 81, and 82 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for 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. [L.S.]

 WESTERN AUSTRALIA, | By His Excellency Sir James Mitchell, V.C.M.G., Lieutenant-Governor in and over the State of Western Australia

 Lieutenant-Governor. [L.S.]

Corr. No. 843/40.

WHEREAS by the Transfer of Land Act, 1893, Amend-ment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* 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 70 and being Lots 848 to 852, inclusive, on Plan 3721, registered in the Office of Titles in Volume 1060, Folio 850: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclemation reveet in His Majesty his do by this Proclamation revest in His Majesty, his heirs and successors, portion of Swan Location 70 aforesaid as of his former estate.

Given under my hand and the Public Scal of the said State, at Perth, this 14th day of Angust, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

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

[L.S.]

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT. 5 K.C.M.G., Lieutenant-Governor In and JAMES MITCHELL, over the State of Western Australia Lieutenant-Governor. and its Dependencies in the Commonwealth of Australia.

Corr. No. 990/40.

WHEREAS by the Transfer of Land Act, 1893, Amend-ment 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's And whereas firs majesty is now the registered proprietor of portion of Swan Location 330 and being Lots 139 and 140 on Plan 1794, regis-tered in the Office of Titles in Volume 1071, Folios 257 and 104: Now, therefore I, the said Lientenant-Governor, with the advice and consent of the Executive Conneil, do by this Proclamation revest in His Majesty. his heirs and successors, portion of Swan Location 330 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

(under 60 Viet., No. 22, Sec. 6)

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

Corr. No. 1192/40.

Corr. No. 1192/40. WHEREAS by the Transfer of Land Act, 1893, Amend-ment 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 registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location 16 and being Lot 1.13 on Plan 5212, registered in the Office of Titles in Volume 1031, Folio 420: Now, there-fore I, the said Lientenant-Governor, with the advice and consent of the Executive Council, do by th's Pro-elamation revest in His Majesty, his heirs and succes-sors, portion of Location 16 aforesaid as of his former estate. estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Lands.

GOD SAVE THE KING ! ! !

The Land Act, 1933-1939. PROCLAMATION (Resumption)

Corr. No. 318/40.

WHEREAS by section 11 of the Land Act, 1933-1939, the Governor may resume, for any of the purposes specified in section 29 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease No. 55/2613 (Peel Estate Lot 997), is described hereunder, should be resumed for one of the purposes specified in paragraph C of section 29 of the said Act, that is to say, for Drain-age: Now, therefore I, Sir James Mitchell, Lientenant-Governor as aforesaid, with the advice of the Execu-

tive Conneil, do by this my Proclamation resume portion of Conditional Purchase Lease 55/2613 for the purpose aforesaid.

Schedule.

That portion of Peel Estate Lot 997, being the area surveyed and shown on Lands and Surveys Diagram 60872 as Peel Estate Lot 1277, containing 2 acres and 1 perch. (Plan 341D/40, B4.)

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Lands.

GOD SAVE THE KING ! ! !

PROCLAMATION

(under 60 Viet., No. 22, Sec. 6)

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell, TO WIT. 5 K.C.M.G., Lieutenant-Governor in and JAMES MITCHRLL. Lieutenant-Governor, [L.S.] wealth of Australia.

(L.S.) wealth of Australia. Corr. No. 770/40. WHEREAS by the Transfer of Land Act, 1893, Amend-ment 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 Tambellup Lot 33, regis-tered in the Office of Titles in Volume 394, Folio 18: Now, therefore I, the said Lientenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and this Proclamation revest in His Majesty, his heirs and successors, Tambellup Lot 33 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for 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, Lieutenant-Governor. [L.s.] wealth of Australia

Corr. No. 179/36.

Corr. No. 179/36. WHEREAS by the Transfer of Land Act, 1893, Amend-ment Act, 1896 (60 Viet., 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 Wilnua Lot 953, registered in the Office of Titles in Volume 1052, Folio 380: Now, therefore I, the said Lientenant-Governor, with the ad-vice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and suc-cessors, Wilnua Lot 953 aforesaid as of his former estate. estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY,

for Minister for Lands.

Dedication of Public Highway.

Albany Municipality.

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.

Corr. 420/94.

WHEREAS by sections 222 and 227 of the Municipal Corporations Act, 1906 (6 Edwardi, No. 32), it shall be lawful for the Licutenant-Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the Albany Municipal Council has requested that certain lands, named and described in the Schedule herennder, which have been used for a street or way within the Municipality of Albany, be declared a public highway: Now, therefore 1, the suid Lieutenant-Governor, by and with the advice and con-sent of the Executive Council, do by this my Proclamation declare the said lands to be a public highway, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

Schedule.

Name of street, Width, Position, and Titles Office Plans.

Marine drive (widening at commencement, as surveyed, and narrowing to 1 chain at its terminus); westerly through Commonwealth Reserve No. 2 and Reserve No. 2682 to Round drive, as shown on Lands and Surveys Plan No. 3497.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Works.

GOD SAVE THE KING !!!!

Dedication of Public Highway.

City of Perth Municipality.

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. and

1105/39.Corr.

WHEREAS by sections 222 and 227 of the Municipal Corporations Act, 1906 (6 Edwardi, No. 32), it shall be lawful for the Lieutenant-Governor, on request of the Council, by notice in the Government Gazete, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the City of Perth Municipal Council has requested that certain land, named and described in the Schedule hereunder, which has been acquired for a street or way within the City of Perth, be declared a public highway: Now, therefore I, the said Lien-tenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

Schedule.

Name of street, Width, Position, and Titles Office Plans.

Goodwood parade; addition; portion of Rivervale station yard (as shown on Lands and Surveys Diagram No. 60782).

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Works.

GOD SAVE THE KING !!!!

Dedication of Public Highway.

City of Perth Municipality.

PROCLAMATION

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

Corr. 1674/38.

WHEREAS by sections 223 and 228 of the Municipal Corporations Act, 1906-1938 (6 Edwardi, No. 32), it shall be lawful for the Governor on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the City of Perth Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for a street or way within the Municipality of City of Perth, be declared a public highway: Now, therefore I, the said Lientenant-Governor, by and with the ad-vice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

Schedule.

Name of street, Width, Position, and Titles Office Plans.

Edward street extension; about 76 links (narrowing at its terminus); extending south-eastward from Lord street to a railway footbridge. L. and S. Diagram No. 60800.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY for Minister for Works.

GOD SAVE THE KING ! ! !

Dedication of Public Highway.

City of Perth and Subiaco Municipalities.

PROCLAMATION

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

Corr. 2109/38.

WHEREAS by sections 222 and 227 of the Muni-cipal Corporations Act, 1906 (6 Edwardi, No. cipal Corporations Act, 1906 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the

date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the City of Perth and Subiaco Municipal Councils have requested that certain lands, named and described in the Schedule hereunder, which have been used for a street or way within the Municipality of Subiaco, be declared a public highway: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be a public highway, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

Schedule.

Name of street, Width, Position, and Titles Office Plans.

Hackett drive; varying between about 1 chain and about 160 links (widening in parts); extending from Mount's Bay road southerly to Parkway and Princess road. Land Titles Office Plan No. 5945 and Diagrams Nos. 11146 and 11542 and Lands and Surveys Plan No. 5287.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

(Sgd.) A. COVERLEY, for Minister for Works.

GOD SAVE THE KING !!!

Dedication of Public Highway. Bunbury Municipality.

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

Corr. 2579/37.

WHEREAS by sections 223 and 228 of the Municipal Corporations Act, 1906-1938 (6 Edwardi, No. 32), it shall be lawful for the Lieutenant-Governor, on re-quest of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by pur-chase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in

force: And whereas the Bunbury Municipal Council has requested that certain land, named and described in the Schedule hereunder, which has been acquired for a way within the Municipality of Bunbury, be deelared a public highway: Now, therefore I, the said Lieutenant-Governor, by and with the advice and con-sent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

Schedule.

Name of street, Width, Position, and Titles Office Plans.

Right-of-way; from about 16 links to 30.3 links; extending north from Withers crescent along part of the west boundary of Lot 7 and the west boundary of Lot 8 of Leschenault Location 26 (as shown L.T.O. Diagram 11595).

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1940.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 14th day of August, 1940, the following Orders in Council were authorised to be issued :-

> The Child Welfare Act, 1907-27. ORDER IN COUNCIL.

C.W.D. 458/40; Ex. Co. 1629. WHEREAS by section 19 (2) of The Child Welfare Act, 1907-27, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court, and may determine the respective seniorities of such members: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the person named in the Schedule hereto to be a member of the Children's Court at the place mentioned :--

Schedule

Margaret River-Charles S. West.

L. E. SHAPCOTT. Clerk of the Council.

Department Concerned.	File No. Under what Act.		No. Under what Act. Date.			
Forests Do	1369/39 1637/34	Forests Act, 1918 do. do	14–8–40 do.	excising Wellington Locations 4480 and 4481 (Plan 411C/40, F. 3) from State Forest 4. excising Wellington Location 4454 (Plan 411D/40, B. 3 and 4) from State Forest 27.		

ORDERS IN COUNCIL FOR THE WEEK ENDING 16TH AUGUST, 1940.

The Forests Act, 1918. ORDER IN COUNCIL.

Forests File 568/26; Lands File 2524/32. WHEREAS by the Forests Act, 1918, it is provided that the Governor may by an Order in Council declare any Crown lands as State Forests, within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, doth hereby declare the Crown lands described in Schedule attached hereto as an addition to State Forest No. 36, within the meaning and for the purpose of the Forests Act, 1918.

L. E. SHAPCOTT.

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

Clerk of Executive Council.

Schedule.

Nelson Location 9933. (Plan 439C/40, D4.)

The Forests Act, 1918. ORDER IN COUNCIL.

Forests File 636/39; Lands File 1909/40. WHEREAS by the Forests Act, 1918, it is provided that the Governor may by an Order in Council declare any Crown lands as State Forests, within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, doth hereby declare the Crown lands described in Schedule attached hereto as State Forest No. 56, within the meaning and for the purpose of the Forests Act, 1918.

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

Schedule.

All that portion of land bounded by lines starting and extending easterly along the southermost boundand extending ensterly along the southermnost bound-ary of Location 2091 and onwards to the southern side of Road No. 890; thence generally easterly along said side to the westernmost corner of Location 2100; thence south-southeasterly along the western boundary of said location; thence easterly along its southern boundary and onwards to and along the southern boundary of Location 2942 to its south-eastern corner; thence southerly along the western boundaries of Locations 2941, 1595. and 1597 to the south-western corner of the lasterly along the western boundaries of Locations 2547, 1595. and 1597 to the south-western corner of the last-mentioned location; thence easterly along its southern boundary and onwards to the northernmost north-western corner of Location 2513; thence southerly, westerly, and again southerly along boundaries of the said Location 2513 to its south-western corner; thence westerly to the north-western corner of Location 2140; thence southerly along the western boundary of said Location 2140 and onwards to and along the western boundary of Location 587 and its prolongation south-erly to the right bank of the Margaret river; thence generally westerly, downwards, along said bank to the eastern boundary of the Margaret River Townsite Re-serve; thence northerly along said boundary to its north-eastern corner; thence westerly along the north-ern boundary of the said Townsite Reserve to its north-western corner; thence northerly along the eastern boundary of Location 778 and onwards to and along the eastern boundary of Location 1400; thence casterly, northerly, and westerly along boundaries of the said southern boundary of Location 1400; thence easterly, northerly, and westerly along boundaries of the said location to the easternmost south eastern corner of Lo-cation 883, and thence northerly along the easternmost boundary of the said location and its prolongation northerly to the starting point; excluding all lands other than Crown Lands under the Forests Act, 1918. (Plan 440A/40, B1.)

The Land Act, 1933-1939. ORDER IN COUNCIL.

Corr. No. 622/12.

WHEREAS by section 33 of the Land Act, 1933-1939, 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 numed 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. 14621 should vest in and be held by the Moora Road Board in trust for the purpose of Water Supply: Now, therefore, His Excellency the Licutenant-Governor, by and with the advice and consent of the Excentive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Moora Road Board in trust for the purpose aforesaid, subject nevertheless to the powers re-served to him by section 37 of the said Act.

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

The Land Act, 1933-1939.

ORDER IN COUNCIL.

Corr. No. 915/24.

WHEREAS by section 33 of the Land Act, 1933-1939, 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 pur-poses to be specified in such order: And whereas it is deemed expedient that Reserve No. 19416 (Sussex Lo-

cation 3159) should vest in and be held by Augusta-Margaret River Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Licutement Governor, by and with the advice and con-sent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by Augusta-Margaret River 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, 1933-1939. ORDER IN COUNCIL.

Corr. No. 261/39

WHEREAS by section 33 of the Land Act, 1933-1939, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality reserve shall vest in and be held by any multicipatity, road board, or other person or persons, to be named in the order, in trust for the like or other public pur-poses to be specified in such order: And whereas it is deemed expedient that Reserve No. 22186 (Canning Location 1092) should vest in and be held by the Arma-dale-Kelmscott Road Board in trust for the purpose of Location Useful Constant New Hard The Purpose of Infant Health Clinic: Now, therefore, His Excellency the Lientenant-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 Armadale-Kelmscott Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act, and subject to the coudition that the red gum trees on the reserve must be preserved.

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

Water Supply, Sewerage, and Drainage Act, 1912, and Land Drainage Act, 1925.

Wagerup Drainage District.

ORDER IN COUNCIL.

P.W.W.S. 12/18.

WHEREAS by section 11 of the Land Drainage Act, 1925, the Governor may abolish any district : And whereas it is desirable that the Wagerup Drainage District be abolished: And whereas by section 3 of the Water Supply, Severage, and Drainage Act, 1912, the Governor may dissolve any Drainage Board: Now, therefore, His Ex-cellency the Lieutenant-Governor, with the advice and consent of the Executive Council, doth hereby abolish the said Wagerup Drainage District and the Board thereof.

L. E. SHAPCOTT, Clerk of the Council.

Land Drainage Act, 1925.

Waroona Drainage District.

ORDER IN COUNCIL.

P.W.W.S. 670/40.

WHEREAS by section 11 of the Land Drainage Act, 1925, the Governor may constitute any defined portion of the State a Drainage District; specify the boundaries of such district, assign a name to such district : And whereas under section 9, subsection (1), the Minister may exercise within any district all the powers and authorities, except the power to borrow money, and shall have all the im-munities conferred on a Board: Now, therefore, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, doth hereby constitute a Drainage District, having the boundaries described in the Schedule hereto, and assign the name of the Waroona Drainage District thereto; and doth direct that the Minister shall exercise all the powers and anthorities and have the immunities conferred by section 9, subsection (1).

Schedule.

Commencing at the north-east corner of Drakesbrook Townsite and proceeding south along the cast boundary of said townsite to south-east corner of said townsite; thence east and generally south-cast along the south-western boundary of Road No. 613 to its intersection with the cast boundary of Drakesbrook Reservoir; thence generally south along said boundary to its southern corner; thence south to the south boundary of Murray Location 26; thence west along said boundary for a distance of ap-

proximately 72 chains; thence along a line bearing 225deg. across Murray Location 10 for a distance of approximately 23 chains to a point on Samson Brook; thence in a westerly direction across Murray Location 10 to a point on its west boundary, situated approximately 57 chains north of the south-west corner of Murray Location 10; thence north along said west boundary to a point opposite the intersection of the eastern boundary of Reserve 8380 and the northeastern boundary of the road through Reserve 8380; thence west across Road No. 41 to the aforesaid point of intersection; thence north-westerly along the northeastern boundary of the road through Reserve 8380 to its intersection with the south boundary of Murray Location 26; thence west along said south boundary to its intersection with the eastern boundary of the southwestern Railway Reserve, thence south-westerly along said boundary to its intersection with the northern boundary of Harvey A.A. Lot 156; thente east along said boundary to the north-east corner of said Lot 156; thence south and south-west along the east boundary of Harvey A.A. Lots 156 and 157 across the road through said Lot 157, and continuing along said boundary to the east corner of Harvey A.A. Lot 158; thence in a southerly direction across the Armadale-Pemberton road, through Murray Location 270, across closed road and Murray Location 259 to north-east corner of Murray Location 260, continuing south along east boundary of said Location 260 to its south-east corner, and across Road No. 1698 to north boundary of Murray Location 621; thence east along said boundary to its north-east corner; thence south, west, and south to south-east corner of said Location 621, thence west along south boundary of said Location 621 to a point opposite north-east corner of Murray Location 1179, thence south across Road No. 857 and along east boundary of said Location 1179 to its intersection with north boundary of Murray Location 157; thence east to north-cast cor-ner of said Location 157; thence south along east boun-daries of Murray Locations 157 and 172 to south-east corner of said Location 172, across closed road to north boundary of Murray Location 212; thence east along said north boundary to north-east corner of said Loca tion 212; thence south along east boundary of said Location 212 to its intersection with north boundary of Murray Location 419; thence east along the said boundary to north-east corner of said Location 419; thence south, west and south along east and south boun-daries of said Location 419, continuing south along east boundary of Murray Location 279 to its south-east corner; thence west along south boundary of said Location 279 and 19706 to south-west corner of Loca-tion 279; thence crossing Armadale-Pemberton road, the South-western Railway reserve, and the road on west side of said railway reserve to south-east corner of Harvey A.A. Lot 145, continuing west along south boundary of said Lot 145 to its south-west corner, and across Wellington road to its west boundary; thence north along said boundary, crossing Murray road and continuing north to the south bank of Yalup Brook; thence westerly along said south bank across Harvey A.A. Lot 150, Samson Brook South drain reserve and Brockman road to north-east corner of Harvey A.A. Lot 201; thence north-westerly along north boundary of said Lot 201 to its north-west corner, across the road and continuing north-westerly to the south boundary of Bristol road; thence west along said boundary of Bristol road, and across the road to the north-east corner of Harvey A.A. Lot 211; thence south along east boun-dary of said Lot 211 to its south-east corner; thence west along south boundary of said Lot 211, across drain reserve and along south boundary of Harvey A.A. Lot 223 to south-west corner of said Lot 223; thence south along east boundary of road to a point opposite southeast corner of Harvey A.A. Lot 225; thence west across said road to said south-east corner of Lot 225 and west along north boundary of said road to the western end of said road; thence south for one chain along western end of said road; thence east along north boundary of Harvey A.A. Lot 227 to the north-east corner of said Lot 227; thence south along east boun-dary of said Lot 227 to its south-east corner; thence west along south boundary of said Lot 227 to its southwest corner; thence south along west boundary of Harvey A.A. Lot 228 to its south-west corner; thence northwest across drain reserve to the south corner of Harvey A.A. Lot 247, continuing north-west along north-east boundary of Harvey River main drain reserve to the south-west corner of Harvey A.A. Lot 247; thence north along the west boundary of said Lot 247, across Road

No. 472, and continuing north to the north-west corner of Harvey A.A. Lot 246; thence in a westerly direction along south boundary of Samson Brook drain reserve to a point opposite south-west corner of Murray Location 325; thence northerly across said Samson Brook drain reserve and along the west boundary of said Location 325 to the north-west corner of said Location 325; thence east along north boundary of said Location 325 to the south-west corner of Murray Location 327; thence north along the west boundary of said Location 327 to its north-west corner; thence west along south boundary of Murray Location 1312 to its south-west corner; thence north along the west boundaries of Murray Locations 1312, 342, and 341, to the south boundary of Road No. 892; thence north-casterly and east along said south boundary of said road to a point approximately eight (8) chains east of Peg Z17; theace north across said Road No. 892, and continuing north across Murray Location 340 to the south-west corner of Murray Location 402, and continuing north along the west boundary of said Location 402, across Road No. 1981 and Murray Location 438, and continuing north across a closed road, Waroona drain reserve, and a road, continuing north along west boundary of Murray Location 982 to the north-west corner of said Locaray Location 982 to the north-west corner of said Loca-tion 982, and across Drakesbrook drain reserve to its northern boundary; thence east along the said nor-thern boundary of Drakesbrook drain reserve to the south-east corner of Murray Location 399; thence north along east boundary of said Location 399 and Murray Location 1333 to north-east corner of said Location 1333; thence east across Road No. 4717 and along the north boundaries of Harvey A.A. Lots 1, 2, 3, 4, and 5 to a point composite the south-east corner of Murray Location 806; thence north across the road and along the east boundary of said Location 806 to its northeast corner, across a closed road, and continuing north along the east boundary of Murray Location 927 to a point opposite the north-west corner of Murray Location 807; thence east across the road and along the north boundary of said Location 807 to its north-east corner; thence north along east boundary of Murray Location 421 to its north-east corner; thence east across the road and along the north boundary of Murray Location 412, across Mayfields drain, and continuing east along said north boundary of Murray Location 412 to its north-east corner; thence south along the cast boundary of said Location 412, across said the east boundary of said Location 412, across said Mayfields drain and continuing south to the south boun-dary of Road No. 1811; thence east along north boun-daries of Murray Locations 808 and 164 to the northeast corner of said Location 164 and continuing east across the road, and the South-Western Railway reserve to its eastern boundary; thence south-east along said eastern boundary to Drakesbrook Townsite boundary; thence east along the said boundary to the northeast corner of said townsite, and point of commence-ment, all as shown coloured red on Plan P.W.D., W.A. 29212.

L. E. SHAPCOTT, Clerk of the Counc[!]l.

Premier's Department,

Perth, 16th August, 1940. IT is hereby notified, for public information, that His Majesty the King has been pleased to affirm the retention of the title of ''Honourable'' by Mr. James Thomas Franklin, who served as a member of the Legislative Council of Western Australia for a continuous period of 12 years.

L. E. SHAPCOTT,

Under Secretary Premier's Department.

JUSTICES OF THE PEACE.

Premier's Department,

Perth, 19th August, 1940.

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

Norman Frederick Mosel, Esquire, of Wilson street, Wyalkatchem, as a Justice of the Peace for the Northam Magisterial District;

Charles Edward Eccles, Esquire, of 54 Forrest street, Cottesloe, as a Justice of the Pence for the Perth Magisterial District in lieu of the East Coolgardie Magisterial District;

Stephen Thackery Jones. Esquire, of 35 Charles street, Bunbury, as a Justice of the Peace for the Wellington District, in lieu of the York Magisterial District; Harold Barnett, Esquire, of Corrigin, as a Justice of the Peace for the York Magisterial District; Leonard Richard Edward Crofts, Esquire, of 9 Deeley street, Maylands, as a Justice of the Peace for the Perth Magisterial District in lieu of the Sussex Magis-terial District terial District.

And to accept the resignation, owing to ill-health, of Alexander John Toovey, Esquire, as a Justice of the Peace for the Plantagenet Magisterial District.

L. E. SHAPCOTT,

Under Secretary Premier's Department.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934. NOTICE is hereby given that the following Stay Order has been issued in accordance with section 7, sub-section (1) of the Farmers' Debts Adjustment Act, 1930-1934, which reads as follows:-

A Stay Order shall direct that no action, execution, distress for rent, proceedings on default for breach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceeding, shall be commenced or proceeded with, or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or form-ing 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.

Stay Order reissned,

Millsteed, Roland Gordon and Allan William (trading as Millsteed Bros.), Wongan Hills, 20th August, 1940.

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

W. A. WHITE,

Director.

THE AUDIT ACT, 1904.

The Treasury

Treasury No. 616/40. Perth, 16th August, 1940. IT is hereby published, for general information, that Canon E. J. T. Atwell has been appointed Receiver of Revenue for the Department of Native Affairs at Pingelly.

> A. J. REID, Under Treasurer.

INCOME TAX ASSESSMENT ACT, 1937-1939.

Taxation Department, Perth, 15th August, 1940.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 246 of the Income Tax Assessment Act, 1937-1939, has been pleased to amend the Income Tax Regulations as made under the said Act and published in the Government Gazette on the 24th day of December, 1937, in the manner mentioned in the Schedule hereunder.

> (Sgd.) M. D. MEARS, Commissioner of Taxation.

Schedule.

The Income Tax Regulations aforesaid are amended as follows:-

(1) Regulation 5 is amended by deleting from paragraph (2) the words "Post Office Building'' in line 2 of the said paragraph and inserting in lieu thereof the words "Barrack street."

(2) Regulation 6 is amended by deleting the words "Post Office Building" in line 5 of the said regulation and inserting in lien thereof the words "Barrack street."

(3) Regulation 7 is amended by deleting from paragraph (1) the words "Post Office Buildings" in line 4 of the said paragraph and inserting in lien thereof the words "Research struct" words "Barrack street."

(4) Regulation 9 is amended by deleting the words "Post Office Buildings" in line 3 of the said regulation and inserting in lieu thereof the words "Barrack street."

line 3 of the said regulation and inserting in lien thereof the words "Barrack street." (5) Regulation 10 is amended by deleting the words "Post Office Buildings" in

in line 3 of the said regulation and inserting in lien thereof the words "Barrack street." (6) Regulation 11 is amended by deleting the words "Post Office Buildings"

Regulation 15 is amended by deleting from paragraph (2) the words "Post Office Buildings " in line 2 of the said paragraph and inserting in lien thereof the words "Barrack street.

(8) Regulation 26 is amended by deleting the words "Post Office Buildings" in line 2 of the said regulation and inserting in licu thereof the words "Barrack street."

(9) Regulation 30 is amended by deleting the words "Post Office Buildings" in line 3 of the said regulation and inserting in lien thereof the words "Barrack street."

(10) Regulation 36 is amended by deleting from paragraph (2) the words "Post Office Bnildings'' in line 2 of the said paragraph, and inserting in lien thereof the words "Barrack street." (11) Regulation 38 is amended as follows:---

(a) by deleting from paragraph (a) thereof the words "or cheques" in line 1 of the said paragraph and inserting in lieu thereof the words "cheques, or tax stamps";

(b) by adding at the end of paragraph (b) thereof the words "or by tax stamps";

(c) by adding to the regulation, after paragraph (b), a new paragraph as follows:—

(c) Where the taxpayer is an employee from whose salary or wages deductions have been made under Division 2 of Part VI. of the Income Tax Assessment Act, 1937-1939, by the production to the Commissioner of the book containing tax stamps which he is required to keep pursuant to section 195 of the said Act.

Provided that the Commissioner shall not be obliged to accept tax stamps from any taxpayer at intervals of less than three months:

(12) A new Part is inserted in the said regulations, after regulation 50, to stand as Part VIIA., as follows:—

PART VIIA.-LICENSING OF TAX STAMP VENDORS.

50A. Every application for a license to vend tax stamps shall be made to the Commissioner of Taxation, Taxation Department, Barrack street, Perth.

50B. If the Commissioner approves of the application a Stamp License in accordance with Form 13 in the First Schedule to these regulations shall be issued to the applicant who shall, on receiving the license, complete the detachable undertaking at the foot of Form 13 aforesaid and forward it forthwith to the Commissioner of Taxation at the address aforesaid.

50C. Every vendor to whom a license in accordance with Form 13 aforesaid is issued shall comply with each and every general condition of such license.

50D. The rate of commission payable to licensed vendors shall be one and a half per centum, but no commission shall be payable if the face value of tax stamps purchased at any one time is less than $\pounds 1$.

50E. Every licensed vendor shall cause to be exhibited, in a conspicuous position in the front of the premises licensed, a notice with the words "Licensed to sell Tax Stamps," in letters at least one half-inch high and of proportionate brendth.

(13) Regulation 54 is amended by deleting the words "Post Office Buildings" in the last line of the said regulation and inserting in lieu thereof the words "Barrack street."

(14) A new regulation is inserted after regulation 55, as follows:---

55A. (1) Where tax stamps have been destroyed, the Commissioner may, upon production to him of such evidence as in his opinion is satisfactory proof of such destruction, treat as a payment the face value of such destroyed stamps.

(2) Any claim made in pursuance of this regulation shall be supported by a statutory declaration made by the claimant, and, where practicable, by at least one other person possessing a knowledge of the particular circumstances surrounding the destruction.

(15) The First Schedule to the said regulations is amended by adding thereto after Form 12 a new form, to stand as Form 13, as follows:—

Western Australia.

Registered No.....

Form 13, Regulation 50B.

Taxation Department, Barrack street, Perth.

TAX STAMP LICENSE.

(This License is not transferable.) I have this day appointed.....a licensed Vendor of

(Full Name.)

Tax Stamps at.....only, subject to the following (Location of Premises.)

general conditions:—

1. A notice shall, throughout the currency of this license, be exhibited in some conspicuous place in front of the premises licensed, with the words "Licensed to sell Tax Stamps" printed in letters at least one-half inch in height and of proportionate breadth.

2. The licensed vendor shall, by requisition on the proper form, obtain all supplies of stamps from the Treasury, Perth.

3. Supplies of stamps shall be purchased by the licensed vendor for eash.

4. Commission will be allowed under this license at the rate prescribed.

5. The commission shall not be shared with any other person.

6. Stamps shall be procurable by the public at any time that the licensee's place of business is open.

7. Any intention on the part of the licensee to discontinue the sale of stamps shall be communicated to the Commissioner of Taxation, Perth.

8. This license will be liable to cancellation if-

(a) stamps are obtained from a source other than that authorised;

(b) the conditions under which this license is held are not strictly observed; and will be cancelled forthwith if the licensee sells stamps at any place other than the premises mentioned in this license. 9. This license may at any time be revoked by the Commissioner of Taxation.

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Commissioner of Taxation.

UNDERTAKING.

(To be immediately signed by the Licensee and returned to the Commissioner of Taxation, Taxation Department, Barrack street, Perth.)

Registered No.... I hereby undertake to comply in all respects with the general conditions under which a license to sell Tax Stamps at......by the Commissioner of Taxation, Perth, which conditions are set out in such license.

(Signed).....

VACANCIES IN THE PUBLIC SERVICE.

Department.			Position.	Salary.	Date Returnable.	
Public Works Do. Do. Do. State Insurance	 Office	 	 Cashier (Item 903) * Telephonist (Item 1766) † Anditor and Inspector, Local Government (Item 880) * * Tracer (Item 1037) * Tracer (Item 1037) † Accountant	Class 8, £318—£330 £55—£140 Class 4, £462—£486 £65—£140 Class 4, £462—£486	1940. 24th Angust. do. do. 31st Angust. 7th September.	

* Applications are also called under section 29 of the Public Service Act.

† The possession of an Accountancy qualification by examination will be regarded as an important factor, when judging efficiency under section 38 of the Public Service Act.

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.

Office of Public Service Commissioner

Perth, 22nd August, 1940. HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:----

Ex. Co. 1239:—F. J. McMullen, Clerk, Public Works Department, to be Clerk, Metropolitan Water Supply Department, as from 7th August, 1940; Ex. Co. 889:--K. J. Craig, Junior Clerk, Crown Law Department, to be Clerk, Official Trustee's Office, as from 30th July, 1940. Ex. Co. 1586; P.S.C. 6410/39:—Langlow Charles Amos Olive, under section 29 of the Public Service Act, to be Lugaretter of Mines Department as from

to be Inspector of Mines, Mines Department, as from

8th January, 1940; Ex. Co. 1113:-Harry Herbert Anson, under section 29 of the Public Service Act, to be Draftsman, 3rd Class, Public Works Department, as from 1st April, 1940:

Ex. Co. 1538; P.S.C. 787/39:-Thomas Sten, under section 29 of Public Service Act, to be Inspector of Schools, Education Department, as from 1st February, 1940;

Ex. Co. 720; P.S.C. 323/40:---W. Fellowes, Mining Registrar, Mt. Magnet, Mines Department, to be Clerk of Courts, Northam, as from 5th August, 1940.

The following resignation has also been accepted :----Ex. Co. 1538:-G. Rich, Telephonist, Public Works Department, as from 29th August, 1940.

HIS Excellency the Lientenant-Governor in Executive Conncil has relieved Samuel Bennett of the duties of Registrar General and Government Statistician, as from 31st July, 1940, and appointed Richard John Little Acting Registrar General and Government Statistician as from 1st August, 1940.

Ex. Co. 1540:-It is hereby notified, for general information, that Wednesday, 18th September, 1940, will be observed as a Public Service Holiday at Boulder.

GEO. W. SIMPSON.

Public Service Commissioner.

Crown Law Department, Perth, 22nd August, 1940.

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

J. Glover as Deputy Curator of Intestate Estates and Acting Official Trustee, during the absence of J. H. Glynn on leave from the 26th August, 1940, to the 6th September, 1940;

W. J. Robinson as Returning Officer for the West Province and Fremantle Electoral District, vice M. A. Sanders, retired, and as Electoral Registrar for the Fremantle, North-East Fremantle, Sonth Fremantle, Irwin-Moore, and Murray-Wellington Electoral Districts, vice M. S. Benbow, retired.

G. T. Mellowship as Clerk of the Local Court and Clerk to Magistrates, Mt. Magnet, and Electoral Registrar and Returning Officer for the Mt. Magnet Electoral District, vice W. Fellowes, transferred;

W. Fellowes as Clerk of the Local Court and Clerk to Magistrates, Northam, and Returning Officer for the East Province and Northam Electoral District, and Electoral Registrar for the East Province and Mount Marshall, Northam, and Toodyay Electoral Districts, vice E. P. Foreman, transferred;

J. F. Robertson as Acting Clerk of the Perth Local Court during the absence of C. B. Marshall, on leave.

THE Hon. Minister for Justice has appointed Harry Simpson Francis, Esq., of Perth; Daniel Glasgow, Esq., of Field's Find; Patrick Harron, Esq., of Collic; James William Hodgson, Esq., of Collie, and Robert Ernest Clarence Ingram, Esq., of Collie, as Commissioners for Declarations under the Declarations and Attestations Act, 1913.

> W. S. BOWN, Acting Under Secretary for Law.

C.S.D. 69/39.

Chief Secretary's Department, Perth, 14th August, 1940.

HIS Excellency the Lieutenant-Governor in Council has been pleased to order that the regulations for the management and control of the prisons in Western Australia, hereunto annexed, be made under the provisions of the Prisons Act. 1903-1918; and to order that such regulations shall take effect and have the force of law on and from the thirtieth day of September, 1940, unless in the meantime such date is by Proclamation postponed to a later date, in which case such regulations shall not take effect and have the force of law until such later date; and to order that, upon such regulations taking effect and having the force of law, all the regulations previously made under the Prisons Act, 1903-1918, be revoked, but unless and until web later workfored provided such regulations and until such last-mentioned regulations become so revoked, such regulations shall continue to be in operation and to have the force of law.

> F. J. HUELIN, Under Secretary.

THE PRISONS ACT, 1903-1918.

Regulations relating to the Management and Control of the Prisons of

Western Australia. PART I. -Preliminary.

- 1. These regulations may be cited as the Prison Regulations, 1940.
- These regulations are divided and subdivided as follows:-2.

PART I.-PRELIMINARY.-Regs. 1-4.

PART II .- GOVERNMENT OF PRISONS .- Application of this Part-Reg. 5.

Division 1.—Officers:

- (A) Officers generally.-Regs. 6-45.
- (B) Classification and duties of officers:
 - (i) Officer in Charge.—Reg. 46-49.
 (ii) Chief Warder.—Reg. 50.
 (iii) Principal warders.—Reg. 51.
 (iv) Warders.—Regs. 52-71.

 - (v) Armed warders and sentries.-Reg. 72.
- (v) Armed warders and sentries.—Reg. 72.
 (vi) The Matron and female officers.—Reg. 73.
 (vii) Night officers.—Reg. 74.
 (viii) Storekeeper.—Reg. 75.
 (ix) Trade instructors.—Reg. 76.
 (x) Gatekeeper.—Reg. 77.
 (C) Uniforms.—Regs. 78-81.
 (D) Ontstations.—Reg. 82.
 (E) Offences by officers.—Regs. 83-90.
 (F) Medical Officers.—Regs. 91-92.
 (G) Chaplains.—Reg. 93.

- (G) Chaplains.—Reg. 93.
- (H) Prison Visitors.-Regs. 94-101.

Division 11.—Prisoners:

- (A) Treatment of Prisoners:
 - (i) Admission, discharge and removal.—Regs. 102-110.
 (ii) Prohibited articles.—Reg. 111.

 - (iii) Clothing and bedding.-Regs. 112-117.
 - (iv) Food.-Regs. 118-119.

 - (v) Food.—Regs. 118-119.
 (v) Health and cleanliness.—Regs. 120-125.
 (vi) Employment and daily routine.—Regs. 126-133.
 (vii) Religious instruction.—Reg. 134.
 (viii) Education.—Reg. 135.

 - Visits and communications .- Regs. 136-137. (ix) Visits and communications.—Re
 (x) Prison discipline.—Regs. 138-148

 - (xi) Complaints by prisoners.-Regs. 149-150.
- (B) Classification, remission, and privileges.—Regs. 151-155.
 (C) Offences under sections 62 and 63 of the Act by persons other than officers. -Regs.-156-157.
- (D) Special Rules as to particular classes of persons:
 (i) Female prisoners.—Reg. 158.
 (ii) Offenders of the First Division.—Reg. 159.

 - (iii) Prisoners under sentence of imprisonment only .- Reg. 160.
 - (iv) Prisoners under sentence of death.-Reg. 161.

 - (v) Chinese prisoners.—Reg. 162.
 (vi) Prisoners unconvicted of crime detained for safe custody.—Reg. 163.
 - Prisoners awaiting trial or under remand.-Regs. 164-181. (vii)
 - (viii) Debtors.-Regs. 182-194.

PART III.-REFORMATORY PRISONS.-REGS. 195-256.

PART IV.-PARDELUP PENAL OUTSTATION.-REGS. 257-267.

All regulations made heretofore under the provisions of the Prisons Act, 1903-1918, are hereby repealed.

- 4. In these regulations, unless the contrary intention appears-
 - "Act" means Prisons Act, 1903-1918;

'Act' menus Prisons Act, 1903-1918;
''Assistant matron'' means a female officer below the rank of matron;
''Board'' in Part III. means the Indeterminate Sentences Board constituted under Part VI A of the Act;
''Comptroller General'' means the Comptroller General of Prisons or other

- persons duly appointed to act on his behalf; "Matron" means the principal or only female officer in a prison;

"Minister" means the responsible Minister of the Crown for the time being administering the Act. "Medical Officer" means the Medical Officer of the prison or the District

Medical Officer of the district in which the prison in respect of which the term is used is situated;

"Officer" includes any person employed in a prison other than a prisoner, except in Part IV. of these regulations, where it means any disciplinary officer below the Officer in Charge;

"Officer in Charge"

 (a) in Part II. of these regulations means the superintendent, gaoler, keeper or other officer in charge of the prison or of an outstation in respect of which the term is used.

(b) in Part III. of these regulations means the Officer in Charge of a reformatory prison. (c) in Part IV, of these regulations means the Officer in Charge of

(c) In Part 19, of these regulations means the Onder In Online of the Pardelup Prison Farm;
 ''Outstation'' means a penal outstation of a prison where a party or gang of prisoners is detached from some prison to perform some particular work in a locality where a permanent prison is not established;
 ''Prison'' includes any gaol, police gaol, reformatory prison or penal out-

station;

"Prison farm" means the Pardelup Prison Outstation, and includes the afforestation area;

"Reformatory" means reformatory prison;
"Superintendent" means the Superintendent of the Fremantle Prison, and of the Pardelup Prison Outstation;
"Visiting Justice" means a visitor who is also a Justice of the Peace;
"Visitor" means a person appointed by the Governor as a visitor under Deate III. active to the Active

"'Visitor'' means a person appointed by the Governor as a visitor under Part III. of the Act; "'Warder'' includes every disciplinary officer below the rank of Chief

Warder and also includes warders acting as instructors.

PART IL.-GOVERNMENT OF FRISONS.

5. Except as otherwise provided, the provisions of this Part of these regulations shall, so far as practicable, apply to all prisons.

Division I.—Officers.

6. There shall be kept in each prison an "Order Book," in which shall be recorded all rules and instructions from time to time made by the Comptroller General, providing in detail and in minor matters for the duties of the officers and management of the prison, and each such entry shall be initialed when read by the officers concerned, to whom the order book shall be accessible at all times.

7. These regulations are subject to the provisions of any Industrial Agreement or Award under the Industrial Arbitration Act, 1912-1935, in force for the time being, and applicable to any officers as herein defined.

(A) - Officers Generally.

So far as their respective duties extend, officers shall observe all rules and 8. regulations, orders and instructions and see that all rules, regulations and orders are observed and strictly carried out, and shall not fail either from favour or mistaken notions of kindness, or for any other reason, to report without delay through the proper officer any instance of neglect of duty, disobedience of orders, or other misconduct on the part of any other officer or of any prisoner in the prison or on the works which may come under their notice.

9. An officer shall on no account punish a prisoner except as prescribed by these regulations.

10. An officer shall not unnecessarily converse with a prisoner, or allow any familiarity on the part of a prisoner towards himself or any other officer, or speak of his duties or of any matters of discipline or prison arrangements within the hearing of aprisoner.

An officer shall at all times treat his superiors with respect and his subordin-11. ates with courtesy. He shall be respectful to persons employed on public works, and shall afford them all proper assistance in anthorised works, taking care in so doing not to lose sight of the regulations or special orders which he may, from time to time, have received.

12. An officer shall see that the prisoners in his charge are industrious at all times, and that no disrespect is shown by them to the officers or persons employed in other departments with whom they may be brought in contact, and he shall not allow such officers to unnecessarily converse with a prisoner.

An officer entrusted with keys shall not take them out of the prison, leave them lying about, lend them to any officer on any pretext whatever, or hold them in such a position that a prisoner may make or take a mental note of their size and make; and shall, when leaving the prison on any occasion, deliver his keys to the officer author-ised to receive them, and without such delivery he shall not be permitted to leave the prison.

An officer shall not remain in the prison when not on duty. 14.

15. All officers shall reside in the quarters provided for them nuless otherwise per-mitted, when they may be required to reside within such distance from the prison as the Comptroller General may consider convenient.

16. An officer shall not receive any visitors to him within the precincts of the prison or when on duty outside the prison walls.

17. An officer occupying Government quarters shall make application to the Comptroller General and receive permission before allowing any person not being a member of his family to reside in his quarters, and such permission shall be for alimited period to be stated.

18. An officer occupying Government quarters shall not permit any person not a member of his family, or a person residing with him pursuant to regulation 17, to remain for the night in such quarters without the permission of the Officer in Charge. Lodgings shall not be let in such quarters on any pretext. Without permission neither he nor any other person shall keep a school, or carry on any business therein. or in the house he is occupying for which he receives an allowance in lieu of quarters.

19. An officer occupying Government quarters shall see that every care is taken to keep the same in good order and condition and in a thorough state of cleanliness both inside and in the yards and offices attached. Such quarters are, from time to time, liable to be inspected, and any damage or neglect or want of cleanliness will be duly noted. Any damage over and above fair wear and tear will render the officer occupying such quarters liable to be charged with the cost of repairs or renovations.

20. An officer shall not give an order on or assignment of his salary in favour of any person who has advanced him money or given him credit.

21. Monetary transactions between officers are forbidden, and all officers are strictly forbidden to incur pecuniary obligations to their subordinates.

22. Officers are prohibited from seeking the influence or interest of any person in order to obtain promotion, removal, or other advantages.

23. No address or testimonial shall be accepted by any officer in connection with his public duties without the sanction of the Comptroller General.

24. No officer, without the authority of the Comptroller General, shall have or carry out any pecuniary or other business transaction with or on behalf of any prisoner.

25. No officer shall correspond with, or hold any intercourse with a prisoner or the friends or relations of any prisoner, unless expressly authorised by the Officer in Charge. No officer shall make any unauthorised communication concerning the prison to any person whatsoever.

Provided that an officer may communicate to the members of his Union such information as is necessary to enable action to be taken on the part of such Union to obtain by lawful means the redress of any grievance under which such officer is suffering in connection with his official position. For the purpose of this regulation "Union" means The Western Australian Gaol Officers' Union of Workers.

26. No officer shall without authority bring into or carry out from any prison, or knowingly allow to be brought into or carried out from any prison, any article whatsoever.

27. An officer shall not directly or indirectly have any interest in any contract or agreement for the supply of the requirements of any prison. He shall not receive, directly or indirectly, under any pretence whatever, any fee or gratuity or present from any contractor or person tendering for any contract for the supply of goods, or from any prisoner or prisoner's friend, or from any person visiting the prison.

28. (a) No officer, and no other person, shall without lawful authority (the proof of which shall be upon him) bring or attempt by any means whatever to introduce into any prison any spirituous or fermented liquor, tobacco or opium, or any provisions, clothing, letters or papers, or any other prohibited article.

(b) No officer shall without lawful authority (the proof of which shall be upon him) suffer any spirituous or fermented liquor, tobacco or opium to be sold to or used by any prisoner.

(c) For any breach of this regulation an offender on summary conviction shall be liable under the provisions of section 62 of the Act to imprisonment for not exceeding six months or to a penalty not exceeding fifty pounds, or to both, of such punishments; and if the offender is an officer he shall in addition to any other punishment be liable under the said section 62 of the Act to forfeiture of his office and all arrears of pay due to him.

29. With the exception of those officers who cannot leave their post of duty, no officer shall partake of his lunch or other meal in any part of the prison other than the Guard Room.

30. An officer shall not use tobacco or intoxicating liquor within the prison walls, except under such restrictions as to time and place as may be approved by the Comptroller General.

31. All wrangling and disputes about points of duty between officers are forbidden. Any question of this kind must be referred, at a convenient time, for the decision of the Officer in Charge. All complaints by one officer against another must be made in writing, through his immediate superior, to the Officer in Charge. Such reports must be delivered within twenty-four hours of the occurrence complained of, otherwise they will not be received; and if it should be found that such complaints are frivolous or vexatious or arise from a spirit of ill-feeling, malice, or revenge, a minute thereof is to be entered in the "Officers' Misconduct Book," and a report made to the Comptroller General.

32. Any officer having any grievance connected with his duty or office must state the same in writing, for the decision of the Officer in Charge, or, if necessary, for an appeal to a higher authority. Any other proceedings on the part of such officer for this purpose will render him liable to be dismissed, or to such other penalty as the case may deserve.

33. Any officer (excluding probationary warders) incapacitated for the regular performance of duty by illness, must give, or send, immediate notice to the Officer in Charge, who shall have power to give sick leave upon the report of the Medical Officer, for a period not exceeding one week. The sick leave may be renewed weekly upon a similar report; but if, at the end of one month, reckoned from the date of first leave, the officer has not resumed duty, and is unable to perform it effectually, further leave shall be without pay unless otherwise approved by the Minister. An officer going on sick leave after tendering his resignation shall receive no pay for such period, unless his sickness is caused by accident or incurred whilst in the execution of his duty. An officer who is suspended from duty, and afterwards restored to his office, shall be entitled to full pay for the time during which he has been suspended; but should his suspension result in dismissal he shall not be entitled to any pay for the period of suspension or for the period of any leave that may be due to him.

34. Any officer who, in the course of one year, shall have been in the aggregate more than one month absent from duty on account of sickness, or who is unable to perform his duties properly, may be examined by the Medical Officer and another

medical practitioner to be appointed by the Governor, whose report shall be laid before the Comptroller General, who may, if he deems necessary, recommend the discharge of the officer reported on.

35. At the Fremantle Prison an officer, his wife, and his children up to the age of 16 years, are entitled to free medical treatment and medicine, and such treatment will be given by the Medical Officer. This regulation shall apply where an officer is stationed at any other prison, except in a district where no Medical Officer is sta-tioned, or where there is no Government hospital to supply medicine. If an officer, his wife or a child is admitted into a Government hospital he shall be entitled to a remission of one-fourth of the ordinary rates per diem for maintenance.

36. No officer shall allow any prisoner under his charge to be employed directly or indirectly for the private benefit or advantage of any person, or in any way not in conformity with the regulations, except the Superintendent and Matron of the Fremantle Prison, the former being allowed the services of one male prisoner, and the latter of one female prisoner.

37. Officers are prohibited from writing anonymously or otherwise in news-papers or other public prints, or from publishing anonymously or otherwise, in any form, communications or matters bearing upon or having relation to the business of the prison.

38. All communications to the heads of Departments, or to any public officer, shall be made in writing and transmitted through the immediate superior officer of All correspondence for the Comptroller General must pass through the the writer. office of the Officer in Charge.

39, The ntmost care shall be taken by every officer to gnard against accidents by fire, from the lights, furnaces, etc. An officer shall report immediately any danger of such accidents that he may observe in any part of the prison, and use all possible means to prevent the same. No lights or fires shall be kept burning unnecessarily or unattended. No light shall at any time be carried about the prison unless it is enclosed in a lantern, and each officer coming on duty during the night shall examine all parts of the prison in the vicinity of his special charge, to satisfy himself that all is safe from fire.

40. A default sheet shall be kept for every officer, upon which shall be entered all instances where the officer has been punished or reprimanded for any fault.

Length of Service and Good Conduct Badges.

(a) As denoting length of service, officers, after five years' continuous ser-41. elbow, a chevron of braid for each completed five years of continuous service, and principal warders shall be entitled to wear a crown over the chevrons. For principal warders the crowns and chevrons shall be of gold colour, and for officers of lower rank the chevrons shall be of silver colour.

(b) As denoting good conduct, an officer, after five years' continuous service, and providing his record has been clear for that period of punishment on a major report, shall be entitled to wear immediately below the length of service chevrons a good conduct stripe. For purposes of this regulation, a major report shall be a report dealt with under paragraph 15 of regulation 84; and three minor reports, dealt with under the preceding paragraphs of regulation 84 within any period of twelve months, shall be regarded as a major report.

(c) The buttons on tunics of principal warders shall be gold coloured, and of warders silver coloured.

(d) This regulation shall not necessarily apply to warders temporarily employed at prisons other than the Fremantle prison.

Travelling Expenses.

42. Officers when travelling or relieving may be allowed expenses on the approval of the Comptroller General at the rates prescribed by the Public Service Regulations.

Service and Leave of Absence.

43. The appointment of every officer is to prison service generally, and not to any particular prison, and an officer is liable to be transferred to any other locality.

44. Officers holding positions for which they receive extra remuneration, will not receive such remuneration while on annual or long service leave or sick leave if it extends over seven days and their duties are performed by another officer during their absence.

45. Scale of annual leave and holidays to disciplinary officers :-

- (a) Unless otherwise directed by the Minister, the Comptroller General shall grant to every officer permanently employed and to temporary officers employed for two years and over, at time to be appointed by the Comptroller General and snitable to the convenience of the Department, leave of absence for recreation for three weeks in each calendar year;
- (b) temporary officers employed for one year and under two years, shall be similarly allowed two weeks' annual leave;
- similarly allowed two weeks' annual leave;
 (c) permanent and temporary officers without regard to length of service will, so far as the requirements of the Service will permit, be allowed to observe as holidays.—Christmas Day, Good Friday, Anzae Day, Labour Day. Officers required to work on any of those holidays will be allowed a day in lien of same at a date to be fixed by the officer in charge;
 (d) officers stationed north of 25 degrees sonth latitude, may be allowed, if they so desire, in lien of annual, 56 days recreation leave biennially;
 An officer taking such biennial leave may be granted a free first-class steamer fare to Fremantle or other port approved by the Comptroller General for himself, wife, and children, if any, under the age of 16 years.
 Additional days may be added to biennial leave sufficient to cover the time ordinarily and necessarily occupied in travelling to and from Fremantle;
- - ordinarily and necessarily occupied in travelling to and from Fremantle;
- (e) long service leave will be granted on the terms and conditions prevailing under the Public Service Act and Regulations for the time being.

(B)-Classification and Duties of Officers.

The classification of officers will be as prescribed from time to time by the 46. Minister.

(i)—Officer in Charge.

47. The Superintendent of the Fremantle Prison shall be the Officer in Charge and responsible for the conduct, management, and control of the prison, and such reformatory and other prisons as the Comptroller General may direct, including all matters relating to the discipline, training, general welfare and safe custody of inmates and the discipline, training, instruction, and general efficiency of officers. Prison officers desiring to communicate with the Comptroller General shall first ordered the Superintendent

address the Superintendent.

48. Every Officer in Charge of a prison-

- (a) shall enforce the whole of the regulations when not inapplicable to his particular prison; and be responsible to the Comptroller General for the discipline, management, and safe custody of the prisoners under him, the care of all Government buildings and other property pertaining to the prison, the economical expenditure of stores, and shall see that the labour of the prisoners is used to the best possible advantage of the Government, according to the description and quantity of work which may be at his
- disposal; shall see that all regulations, orders, and instructions made, given, or issued for the management of the prison or the guidance of the officers (b)
- (c) shall be the medium of communication between the superior authority and the officers and prisoners under his charge, and shall forward without delay, to the Comptroller General, any report or complaint he may recover, addressed to such superior authority with his venorit or remarks thereon. addressed to such superior authority, with his report or remarks thereon;
- (d) shall hear all reports that may be made to him and take care that any prisoner having a complaint to make or a request to prefer shall have ample facilities for so doing; and subject to the regulations, he shall redress any grievance, or take such other steps as he may consider necessary in each case;
- (e) shall personally keep a book or journal, in which he shall note any occur-
- rence of importance which may happen in the prison; (f) shall personally visit every ward, division, premises, and works of the prison, and be present at one muster daily, if possible, and shall visit the prison from time to time at uncertain hours by night, each of such visits being recorded;
- (g) shall in cases of grave misconduct have power to suspend any subordinate officer, but shall report the particulars without delay to the Comptroller Generál;
- (h) shall on each visit of the Comptroller General report all irregularities which may have occurred in the prison since the last visit; and in the event of any serious irregularity, accident, or other extraordinary occurrence, at once communicate with the Comptroller General by telephone, telegraph, or other rapid means;
- or other rapid means;
 (i) shall have power to place a prisoner gnilty of breach of regulations, or other disorderly conduct, in confinement until the arrival of the Comptroller General or a visiting Justice, to whom the circumstances of the case shall be reported. In cases of urgent necessity a prisoner may be placed in irons by the Officer in Charge, who shall report the case to the Comptroller General or a Visiting Justice;
 (j) when a prisoner is suffering from injury or severe illness likely to terminate fatally, the Officer in Charge shall order that proper steps be taken to secure the prisoner may belong, and communicate his condition to his relatives, if their addresses are known or can be ascertained;
 (k) on the death of a prisoner the Officer in Charge shall see that notice is at
- (k) on the death of a prisoner the Officer in Charge shall see that notice is at once given to the Coroner of the district, who shall hold an inquest on the body, and to the Comptroller General, and if practicable, to the friends or relatives of the prisoner. He shall give orders that the body be decently covered when placed in the coffin, and that cause of death be registered, and the funeral properly conducted in accordance with the conditions of contract for the time being. He shall endeavour to secure at the grave the services of a minister of the religious persuasion of the deceased;
- (1) shall see that all prisoners are treated with strict impartiality, and that any
- persons visiting the prison for any purpose are treated with civility; (m) shall take every precaution for the safe custody of prisoners in his charge, and give orders for the daily examination of all cells, doors, bars, bolts, locks, wards, buildings, and grounds; and shall use every possible pre-caution to prevent escape of prisoners, and adopt proper precautions against fire;
- (n) shall see that all supplies required for the prison are properly maintained, and be held responsible for the custody of all stores and other Government property supplied for use in the prison, and cause monthly returns to be rendered of the receipt and issue of all rations and other stores on pre-scribed forms, and propose any measures for saving or reduction in
- expenditure that may be practicable; (o) shall give all necessary directions for the receipt and discharge of prisoners; and take charge of the warrants of commitment, and be held responsible for the due discharge of prisoners at the expiration of their sentences.

49. The Comptroller General shall, with the approval of the Minister, appoint an 49. The Comptoner other at shart, with the approval of the Minister, appoint an officer or officers to discharge the duties of Officer in Charge whenever the Officer in Charge is necessarily away from the prison owing to ill-health or leave of absence; and during such necessary absence any officer so appointed shall have all the powers and shall discharge the duties of the Officer in Charge as are assigned to him. Before leaving, the Officer in Charge shall personally hand over the charge of the prison to the officer or officers appointed to relieve him.

(ii)—Chief Warder.

50. The Chief Warder or other officer next in authority to the Officer in Charge shall have charge of the prison during the temporary absence of the Officer in Charge. He shall—

- (a) be responsible to the Officer in Charge for the due order and discipline of the prison and report to that officer any irregularity that may come under his notice;
- (b) under the Officer in Charge, have charge of subordinate warders, and see that they are properly instructed in their duties and in the use of their arms. Perform such other duties as may be assigned to him by the Officer in Charge, and be responsible to the Officer in Charge for the safe eustody of the prisoners; that they are properly searched; and that all trafficking and illicit communication is prevented;
- (c) give his constant attention to the security of the prison, and be responsible for the proper maintenance of cleanliness and order in all departments thereof, and that there is no improper expenditure of water, fuel, gas or electric current. See that all cells, whether occupied or not, are strictly examined once every week, and kept clean, and that prisoners who are considered dangerous do not occupy adjoining cells;
 (d) be present at and conduct all musters. At uncertain times visit the prison
- (d) be present at and conduct all musters. At uncertain times visit the prison at night at least once a week, and inspect the officers on night duty frequently;
- (e) when prisoners are allotted to parties for work outside the prison walls, exercise jndgment and discretion in such distribution; and particularly take care that no prisoners are thus employed who are considered likely to abscond or misbehave. Visit such outside parties twice a day where practicable, and shall see that a sufficient guard is sont out with all labour parties;
- (f) employ the best means at his disposal to make Chinese and other foreign prisoners acquainted with the regulations, allotting them, as far as possible, with prisoners of their own nationality who speak English and are able to interpret;
- (g) frequently visit the sentries and officers in charge of prisoners inside the prison at their places of work during labour hours. Instruct the officers in charge of divisions to thoroughly inspect the same at last muster and satisfy themselves as to the scenrity of all prisoners located there and that all regulations are complied with, and report the same to the Officer in Charge;
- (h) every morning report to the Officer in Charge the result of his observations in the discharge of his duties;
- (i) duly and efficiently carry out all orders given to him by the Officer in Charge, and at all times assist that officer in maintaining proper order and discipline in all parts of the prison.

(iii)-Principal Warders.

51. (a) A principal warder shall range next in authority to the Chief Warder. (b) Principal warders shall take precedence of all ordinary warders, and shall perform such duties as may be allotted to them by their superior officers; and in the absence of officers of a higher grade, shall temporarily take charge of the portion of the prison or the parties near them, and shall be held responsible therefor. (c) They shall at all times assist the Chief Warder and other superior officers to the utmost of their ability in maintaining memory and a finite interval.

(c) They shall at all times assist the Chief Warder and other superior officers to the utmost of their ability in maintaining proper order and discipline, and assist the Chief Warder in the instruction of subordinate warders in the carrying out of their duties.

(iv)—Warders.

52. No person will be accepted as a candidate for the position of warder who is nuable to produce satisfactory references, and who does not fulfil the following conditions, viz.:—Age 25 to 35, not less than 5 feet 9 inches in height and of proportionate build, and of sound health. Applicants should attend personally at the Superintendent's Office, Fremantle Prison, and fill in the necessary application form in their own handwriting. Each applicant must be seen by the Comptroller General before appointment to the probationary staff.

53. (a) Any person selected for employment as a warder shall serve for a period of twelve months as a probationary warder, during which term his services may be dispensed with at any time. Warders are paid for every day, including Sundays and public holidays. It must be distinctly understood by probationary, in common with all other classes of warders, that appointments are not to any particular prison, but to the Service generally, and that transfers from one establishment to another may take place at any time. Implicit adherence must be given to the rules, regulations, and general orders. Warders on the probationary staff may upon production of satisfactory evidence of illness be granted sick leave without pay. Back pay may, however, be allowed when the officer completes the period of service which would qualify him for sick leave on pay.

(b) During the probationary term of service an examination must be passed to the satisfaction of the Comptroller General in the following subjects:--

Full marks.

100 words)	• •	• •	• •		••	••	• •	• •	29
Spelling	••	• •			••		• •	• •	25
Arithmetic	••	• •			• •		• •		50
Duties of a war	der, incl	uding	writii	ig of :	reports	and	the Gen	eral	
Rules and I	Regulatio	ons –		•••					100
75 nor	agent m	anyles	to bo	obtoi	nod in	aaab	aphiast		

75 per cent, marks to be obtained in each subject.

(c) While the passing of such examination will be obligatory within the period above referred to, no person will be placed on the permanent staff who is not reported V.G. (very good) by the Officer in Charge under whom he serves, for conduct and ability.

54. Before being accepted as a warder on the permanent staff, all persons appointed on probation shall be examined by the Medical Officer of the prison, and be duly passed by him, with regard to general health and physical capability.

55. Warders shall carry out with vigilance and zeal all orders they may receive from their superiors. They shall, in addition to their ordinary duty, be liable to be called on, by day or night, to perform duties the exigencies of the service may require.

56. Warders shall not be eligible for promotion to rank of principal warders unless they shall satisfactorily pass an examination in arithmetic, the spelling of a list of prison terms, the preparation of short reports and station returns, and general knowledge of the duties of an officer.

57. Warders shall have charge of, and be responsible for all tools and implements of any kind which are in use in any of the parties or works which they supervise and shall keep proper account of the same.

58. Warders shall keep account of all work performed, as well as of the conduct of the prisoners under their charge, and shall make such returns and reports as may be required by the Officer in Charge.

59. When in charge of labour parties, warders shall be held responsible that the prisoners are industrious and orderly, and that all work is properly executed.

60. Warders shall not allow any unauthorised person to interfere in any way with the working parties under their control, or to hold communication with, or give, or pass anything to a prisoner. They shall promptly order away any person apparently loitering about the prison or working parties for such purpose. In case of necessity, they shall take proper steps for the arrest of such persons if they refuse to go when so ordered. Should they find any unauthorised articles they will at once take them to the Chief Warder.

61. Warders shall carefully observe the character, habits, and industry of the prisoners under their charge; and, it being of the utmost importance that the Officer in Charge should be fully informed on these points, warders shall carefully and impartially keep such records as may be ordered, and shall consider it to be their duty to afford, at all times, unreserved information on such points.

62. All prisoners, when in association, shall be placed under the control and supervision of warders whose duty it shall be to enforce silence in all cases wherein the regulations require it; to prevent all improper communications between prisoners themselves or between prisoners and civilians. They shall carefully watch the prisoners in their various movements and employments, and use the utmost alacrity and vigilance to prevent escape and shall enforce strict discipline and complete observance of the regulations.

63. On proceeding with prisoners to their labour the warder in charge of each party shall count the number of prisoners therein, as they are told off, and report to the Chief Warder or other appointed officer; after which such warder shall be held responsible for the safe custody and regular conduct of such prisoners on the works, and especially that they do not struggle or in any way get possession of prohibited articles. He shall also properly search the prisoners, both on leaving and returning to the prison, to ascertain that they have no prohibited articles in their possession. When proceeding with prisoners from one point to another, the warder shall see they march two deep, the warder always keeping in the rear.

64. A warder, unless under circumstances of emergency, shall not enter a prisoner's cell at night unaccompanied by another warder.

65. A warder on being relieved from any particular duty, or transferred to another, shall point out to his successor all matters of special importance connected with his duties and explain any directions of the Officer in Charge, Medical Officer, or other superior officer, affecting any particular prisoner or portion of the prison which has been under his charge.

66. A warder shall be watchful to detect and prevent any persons secreting prohibited articles, etc., for the prisoners on the works or elsewhere about the prison, and shall immediately report any such occurrence. He shall especially guard against the clothes of workmen, or others, being left lying about in places accessible to the prisoners, and shall report at the earliest opportunity any suspicious circumstances of this kind, or the loitering of improper or suspicious persons about the prison or the works that he may have observed.

67. A warder in charge of a ward, or other part of the prison, shall set cleaners to work in the halls, cells, passages, etc., and cleaners shall always be required, after work, to produce the brushes, brooms, etc., with which they may have been furnished. The officers shall expedite this necessary work so that it may be completed at the time fixed by the Officer in Charge.

68. Especial care shall be taken that no ladders, planks, wheelbarrows, ropes, chains, implements, or materials of any kind likely to facilitate escape are left unsecured at any time in the yards or elsewhere. All such articles when not in use shall be kept secured in their proper places. A warder shall report immediately any instance of such articles being left unsecured in neglect of this rule, whether it occurs in his own department or otherwise.

69. Should more than one warder be detailed for any particular duty, or two or more be together on duty at any particular place, the command shall devolve upon the senior unless specially ordered otherwise, and he shall be responsible that all the provisions of these regulations are duly observed by all officers and prisoners under his charge.

70. A warder whose services shall be dispensed with for other reasons than that of misconduct, shall be entitled—if permanently engaged—to a month's notice or to a month's pay Unless the Minister shall otherwise direct an officer permanently engaged who may leave of his own accord shall give one month's notice in writing or forfeit a sum not exceeding one month's pay. An officer temporarily engaged or on probation shall give two weeks' notice of his intention to leave or forfeit two weeks' pay.

71. A warder on leaving the service shall immediately vacate the quarters he has occupied.

(v)-Armed Warders or Sentries.

72. (a) When on duty under arms, warders shall be responsible that their arms are properly loaded, and shall be careful in handling them that no accident may occur. At such times they must invariably wear belts, and pouches containing six rounds of ammunition, and shall take care that the ammunition properly fits the arms they carry. They shall not deface their arms or accoutrements, or make any alteration in them without authority.

(b) Upon a prisoner leaving his allotted place, or making movements indicative of any attempt to escape, or to commit an assault on any officer, or upon another guard shall at once sound an alarm with his whistle, and if necessary, fire his rifle to attract attention. Any guard, gaoler, warder, police officer, or other person lawfully charged with the custody of any prisoner under sentence of death or imprisonment for any term, or for life, or under an indeterminate sentence, or on remand or awaiting trial, may fire upon any such prisoner while attempting to escape from any prison or other place, or while attempting to assault any guard, gaoler, warder, police officer, or other person aforesaid, or any other prisoner: Provided that such firing shall apor other person aforesaid, or any other prisoner: Provided that such firing shall ap-pear to be necessary to prevent the escape of such prisoners, or the assault committed or attempted by such prisoner was of a character apparently dangerous to the life or likely to cause bodily harm to the person assaulted or threatened. An armed warder or sentry shall not permit any prisoner to approach nearer to him than ten paces; nor shall he allow any prisoner to go beyond the prescribed limits of his work or party without permission having been granted. (c) Upon any prisoner passing or attempting to pass the prescribed boundary of his work or party, it is the duty of the armed warder or sentry to challenge him by at once calling aloud, "Stand!" On this challenge being repeated twice and the prisoner neglecting or refusing to stand, the officer shall immediately give the alarm with his whistle, and it shall be lawful for him to use his firearms in case of inability to prevent the prisoner's escape by any other means.

with his whistle, and it shall be lawful for him to use his hrearms in case of inability to prevent the prisoner's escape by any other means. (d) Should a prisoner escape, the armed warder or sentry and the officer in charge shall give the alarm loudly upon their whistles, and the former shall fire his rifle, if necessary, to attract attention. The warder in charge of any party working outside the prison shall not, in the event of escape as above, leave his party without orders, but shall at once muster the remaining prisoners under him and march them back into the prison and report and await further orders.

(e) A warder on armed duty must at all times be alert and vigilant. He may sit down for five minutes at intervals of thirty minutes except when on night guard. Whilst abstaining from using his firearms without absolute necessity, he must remember Whilst abstaining from using his firearms without absolute necessity, he must remember that it is his duty to prevent escape either by individual attempts or a general riot leading to such attempts; to protect unarmed officers in case of assault, and to render aid in quelling disturbances. In this and similar cases, where no hard and fast rules can be laid down, an officer must be guided by his judgment and intelligence. (f) When on duty after receiving password at 6 p.m. sentries or guards shall challenge anyone approaching their post or coming out of Division and receive from them the password before allowing such persons to pass. (g) They shall see that all authorised lights are kept burning, and shall work the tell-tale clocks at the appointed periods, and report any irregularity that may occur.

occur.

(h) Sentries on the walls shall keep a sharp look-out over the prison generally, and shall give notice of any irregularity that may be observed, although the same may not occur within their particular beat, they shall give every assistance to each other without leaving their post except when ordered by a superior officer. They shall be responsible for all prisoners within their vision.

(i) Sentries on night duty are not to remain in their sentry boxes unless it rains heavily, and even then they are to visit and examine their charge frequently.

(j) Defacing or writing on the sentry boxes or bourds is strictly prohibited, and sentries on taking post are to examine and report at once any injury or disfigurement, otherwise they will be held responsible.

(vi)-The Matron and Female Officers.

(1)—The Matton and Female Oneers. 73. (a) The Matron is charged, under the general authority of the Comptroller General and the supervision of the Officer in Charge, with the entire control of the female prisoners, and the compartments of the prison occupied by them. She shall not permit a male officer to enter the female division except in company with herself or an assistant matron. She shall report to the Officer in Charge each morning, Sun-days and holidays excepted. Her duties in other respects shall be analogous in their degree of the Chief Warder. degree to those of the Chief Warder.

(b) Female officers will be amenable to the general regulations and to those relat-to male officers of corresponding ranks and grades. The senior assistant matron ing to male officers of corresponding ranks and grades. The will take charge during the temporary absence of the Matron.

(vii)-Night Officers.

74. (a) The night officer shall be responsible that all authorised lights are burning.

(b) He shall inspect all prisoners in their cells by means of the electric light, once before and once after midnight.

(c) He shall peg clocks at the appointed times and be constantly on the alert for any suspicious sounds and report such occurrence or any irregularity to the Officer in Charge of the prison at once, either by telephone or on the first visit of the Officer in Charge.

(viii)-Storekeeper.

(a) The storekeeper, Fremantle Prison, and the Officer in Charge at other 75. (a) The storekeeper, Fremantic Frison, and the Officer in Charge at other prisons shall have charge of all public property brought into the prison after purchase or manufacture, and shall be held responsible that it is kept in good order, and pre-served from damage by weather, or other cause. He shall make no issues therefrom, except on requisition approved by the Comptroller General, or under his authority, by the Officer in Charge. He shall keep all necessary books, and furnish such returns ac may be required as may be required.

(b) No article, whether food, bedding, clothing, or any other description, shall be received into the prison until it has been examined to ascertain that it contains nothing contrary to the regulations; and the admission of any article which may appear likely to be used for any improper purpose shall be refused.

(c) All articles sent to the prison by contractors are to be at once inspected, and if of an inferior quality or unsuitable for the purpose for which they may be required they shall not be received but returned, with written statement of cause thereof. Rations and perishable goods shall be dealt with in accordance with conditions of contract. The storekeeper shall enforce a strict adherence to contract in all supplies received for the service of the Department.

(d) The storekeeper or other officer in charge of stores shall keep a separate account of the quantity and value of all materials issued for the manufacture of articles in the various workshops and also of the various articles returned to store as the produce of such manufacture. The trade instructor to whom the material is issued is responsible to the storekeeper that it is economically and profitably used according to a scale to be approved by the Comptroller General.

(e) The storekeeper, or other officer in charge of stores, shall prepare and submit for approval of the Comptroller General a schedule of prices to be charged for articles manufactured or produced in the prison, such prices being based upon the cost of raw material, supervision, value of prisoners' labour, upkeep, wear and tear of machinery and tools, and any incidental costs affecting the same.

(f) Every article made of Government materials within the prison or grown upon a prison reserve, or in any way produced or procured at the cost of the State, is hereby declared to be public property, and is to be taken into charge and dealt with accord-ingly. All articles that can be so treated shall be branded with the Government brand as directed, before being issued from the store for general use.

(g) No article whatever of public property is on any pretence to be taken into private use. No Government materials shall be allowed to be used in making any article for private purposes, unless authorised by the Comptroller General.

(h) The storekeeper or officer in charge of the stores shall be responsible for the (n) The storekeeper or omcer in enarge of the stores shall be responsible for the correct issue of rations, day by day, according to prescribed scale of diet. Also for all stores and materials, whether for general use or for manufacture or repairs of articles, as may be demanded by requisitions approved as laid down by regulation.
(i) The storekeeper shall keep a clear and exact account of all goods received and placed in his charge, and of the disposition of each and every article; and shall in all stores before all stores into the disposition of each and every article.

cases obtain receipts for all stores issued, such receipts to be duly kept available for reference.

(j) He shall attend to the proper preservation of stores in hand, and maintain by constant supervision the stock of all articles necessary for efficient supply of the institutions dependent on it. He shall satisfy himself that due order and regularity are strictly observed and maintained by his subordinates.

(k) In order to exercise an effective control and economy in the use of public pro-(k) In order to exercise an effective control and economy in the use of public pro-perty entrusted to officers, the storekeeper or other officer in charge of stores at each prison shall keep a ledger of all articles of furniture, utensils, tools, machinery, and requisites of all kind in use in the various parts of the prison, and shall prepare lists in duplicate of the articles in the immediate charge of each responsible officer, who shall sign such lists, one to be retained by himself, and the other by the storekeeper. The officer in whose immediate charge the articles are is not to be relieved of that they are until his successor has taken the goods over and signed for them, or until they charge until his successor has taken the goods over and signed for them, or until they have been returned to the store.

(ix) .- Trade Instructors.

76. (a) Trade instructors shall faithfully teach and impart all information con-cerning their trades to those prisoners placed in their charge, so as to render them efficient workmen.

(b) Trade instructors shall keep a correct record of the quantity of material expended, and the amount of labour required, in the manufacture of the various articles made under their supervision. They shall be responsible to the storekeeper or Officer in Charge of stores for all unexpended material, tools, machinery, and equipment and that all are kept in the best order and condition.

(c) Trade instructors shall always do everything possible to meet the requirements of the storekeeper relative to the manufacture of stores.

(d) Trade instructors shall exercise full responsibility for the prisoners in their respective workshops involving the searching of their workshops and of such prisoners

(e) Trade instructors will be amenable to the regulations generally, and especially to those relating to warders, and will be entitled to the annual leave and holidays mentioned in regulation 45.

(f) Trade instructors appointed after 31st December, 1922, shall carry out such duties on Saturdays, Sundays and holidays as may be allotted to them.

(x).--Gatekeeper.

(a) The officer on duty as gatekeeper shall not open the lodge entrance gate until he has ascertained who seeks admission and shall admit no person except prisoners and their escort without authority from the Comptroller General or officer in charge. He shall keep a journal in which shall be recorded the ingress and egress of all persons on business, parties of, and individual prisoners and authorised visitors. He shall not allow officers on duty to leave the prison until their period of duty is finished, unless on some special duty

(b) He shall pay particular attention to officers coming on or going off duty, and shall not fail to report to the Chief Warder or other senior officer anything suspicious he may notice, and shall not allow any officer to go on duty whom he may suspect to be suffering from the influence of drink.

(c) He shall not allow any prisoner or prisoners to pass out through main gate unless accompanied by an officer or on production of a pass signed by the Chief Warder or other higher authority.

(d) He shall not allow any vehicle to pass the double grill gate unless under the supervision of and accompanied by an officer.

(e) He shall draw the attention of visitors to section 63 of Prisons Act, 1903-18, posted outside the door of the entrance to prison.
(f) He shall see that each order in the Superintendent's Order Book is initialed by all officers concerned.

by all officers concerned. (g) He shall examine the contents of all handbags or other receptacles brought into or taken out of the prison by any person whatsoever and may detain any article therein pending reference to the officer for the time being in charge of the prison. (h) The night gatekeepers are, when the prison is closed for the night, in charge, and will pay frequent visits to the posts and patrols, paying particular attention to all bolts, bars, doors, windows, etc., to detect and prevent any attempt at escape. When visiting posts and patrols between the hours of 5.30 p.m. and 6 a.m. they will at all times go armed (i) The gatekeeper shall in case of necessity or nrgency, call up the Chief Warder

or Superintendent.

(C)-Uniforms.

78. An officer shall pay strict attention to cleanliness of person and dress, and shall at all times when on daty wear the officer's nuiform according to the rank.

79. (1) Uniform will be supplied to officers as follows:---Male Staff: Name of article.--1 pair boots (leather)*, 1 cap, 1 helmet, 1 leggings, 1 mackintosh, 1 overcoat, 1 tronsers*, 1 tunic. Female Staff: Matron:---Name of article.---18 yards linen or suitable sub-

stitute at Department's option, 4 yards lawn for caps, 1 pair boots, material for serge jacket. Assistant Matron:-Name of article.-18 yards calico for aprons,

female officer from the material supplied. (3) Part worn uniforms will be issued to probationary warders until supplied with

their own nuiform when found suitable for the service. (4) All uniforms are the property of the Government, and when any employee leaves, he or she shall return such uniform, providing two-thirds of the period it has to last has not expired from date of issue.

80. Should a warder's nuiform become shabby before the expiration of such time when it would be deemed necessary to replace any article thereof, the Officer in Charge may, with the anthority of the Comptroller General, compel such warder to pay for new garments to replace those condemned.

81. Should an officer neglect or refuse to deliver up his uniform upon resignation, dismissal, or retirement from the service, the value thereof, calculated upon the then unexpired term of service therefor, may be deducted by the Officer in Charge from any pay due to such warder: Provided that for sufficient reasons the Comptroller General may remit any portion of the service for which any article was issued.

(D)—Out-stations.

82. Every ont-station shall be placed under the charge of an experienced officer, with such assistants as shall be deemed necessary.

The Officer in Charge shall be responsible in all respects for the good order and

- hours and to see that his assistants are diligent and attentive to their duties
- (b) He shall see that his station is kept supplied with a sufficient stock of rations, as per dietary scale, of standard quality, with proper tools, equipment, clothing and bedding. He shall be responsible for the safe custody and correct issue of all stores placed in his charge.
- (c) He shall each evening not later than 8 p.m., after muster, securely lock up the building provided for the accommodation of his party and shall visit the building again through the night, his final visit not being earlier than 10 p.m. He shall count the prisoners in their beds at each visit.
- (d) He is directed to call the roll every hour during Sundays and holidays until lock-up time, and he shall report as an absconder any man found to be absent.
- (c) He shall insert in his weekly occurrence sheet all visits made to the station (c) The shall have by any clergyman or other person visiting it for the purpose of affording religious instruction to the men. He shall also insert all visits made to the station by the Visiting Justice.
 (f) The most prompt and immediate information shall be given to the police
- in the event of any prisoner escaping from an out-station, or any rob-bery being committed; information being given to every police patrol passing the station. Officers must exert themselves to the best of their ability in recapturing absconders, but inder all circumstances immediate information is to be sent to the nearest police station. (g) The officers attached to an out-station shall be allowed to have wood and
- water delivered to them free. Prisoners detailed for this duty shall not be employed as officers' servants upon any pretext whatever.
- (h) The Officer in Charge shall, at intervals as instructed, furnish returns as follows
 - (1) Return of men transferred to or from his party.
 - (2) Occurrence sheet.
 - (3) Distribution.
 - Ration return. (4)
 - (5) Tool list.
 - Return of receipt and issue of clothing and stores. (6)(7) Stock return.

^{*}By the Industrial Agreement of 2nd May, 1935, these articles are to be provided each six months.

(E)-Offences by Officers.

Officers who commit any of the following offences are liable to reprimand, 83 fine, reduction in rank or rank and pay, or dismissal, according to the gravity of the offence, but no officer shall be punished without a proper inquiry being held as hereinafter provided :-

Coming late on duty, unless a medical certificate or some other good and sufficient reason is adduced.

Coming on duty in a slovenly condition.

Neglecting to search a working party properly, whether going out or coming in. Allowing a prisoner to be out of sight while upon the works without special permission.

Leaving tools or prison property not properly secured. Leaving, or permitting to be left, unsecured, articles likely to facilitate escape. Portify grivate conversation with a prisoner. Permitting strangers to converse with a prisoner, without special authority.

Permitting persons employed on the works to converse with prisoners unnecessarily.

Using slang or improper language to a prisoner.

Swearing.

Conversing on public or private topics in the hearing of prisoners.

Wrangling.

Allowing a prisoner to have a key belonging to the prison, or access to one.

Leaving the doors of workshops, cookhouse, bakehouse, etc., open or unlocked for the night.

Leaving prisoners in any of their places at any time without authorised supervision.

Allowing any prisoner to enter the cookhouse, bakehouse, laundries, workshops, etc., without proper authority.

Leaving keys about the premises or not at the proper place.

Leaving cells unlocked when prisoners are inside.

Leaving wards unlocked after prescribed hours of locking. Neglecting to hand keys to proper officer on leaving the prison. Neglecting to notify immediately the confinement of a prisoner in cells for refractory conduct.

Neglecting to properly search a prisoner sentenced or taken into the refractory cells, in order to prevent the practicability of suicide or escape.

Sleeping on duty. Sitting down while on night guard.

Leaving working parties without authorised supervision. Smoking on duty, or within the prohibited parts of the prison.

Not keeping the night lights properly trimmed. Permitting conversation during silence hours. Absence from appointed posts without permission. Entering a prisoner's cell at night without the presence of a second officer, except

in case of urgency.

Confining a prisoner in the refractory cells without sufficient cause. Neglecting to communicate, on relief, all matter of importance connected with the division, prisoners, etc.

Employing a prisoner in acts of private service.

Allowing disorderly or uncleanly condition of wards, cells, divisions, etc.

Allowing disorderly or unclean condition of prisoners.

Not issning rations correctly and at the prescribed time.

Not issuing clothing, necessaries, etc., correctly and at regular times.

Returning clothing, etc., to store, incorrectly or torn, or damaged, without proper reports.

Neglecting to report the sickness of a prisoner.

Neglecting to report a complaint of a prisoner.

Neglecting to report an offence against the regulations by a prisoner.

Making up prisoners' conduct books improperly, carelessly, or with partiality. Want of vigilance on duty.

Any act of neglect, carelessness, or inefficiency.

Disobedience.

Gossiping on duty.

Leaving cell doors on single lock after 5.30 p.m.

Leaving bars or bolts off doors, or not in their proper position. Neglecting to try all bars, bolts, locks, doors, gates, or windows to see that they are properly secure, or failing to report same if found insecure.

Apparently wholly or partially intoxicated while on duty

Any other act or omission which is a breach of or an offence under the Act or the regulations.

Any other disgraceful or improper conduct as an officer.

Any other disgraceful or improper conduct otherwise than as an officer by reason whereof an officer ceases to be a fit and proper person to continue in his employment as an officer.

Provided that if the Superintendent of the Fremantle Prison, or the Officer in Charge of any prison other than Fremantle is of the opinion that any offence brought under his notice is of such a nature, or has been committed under such circumstances as to call only for a caution or reprimand, such Superintendent or the Officer in Charge may caution or reprimand, such Superintendent or the Oneer in So, with full particulars relating to the offence to the Comptroller General.

Fines may be deducted from the next pay due to the officer fined, and a monthly statement of such fines shall be transmitted to the Chief Secretary's Office.

84. For the purpose of inquiries against officers pursuant to the provisions of regulation 83, the following rules shall apply, namely:---

(1) Charges against an officer may be made by any officer having authority and control over such officer;

- (2) charges shall be made on the officers' charge sheet, and, at the Fremantle prison and penal outstations thereof, shall be forwarded to the Superintendent, and at other prisons shall be forwarded to the Comptroller General;
- (3) charges shall be made and forwarded as provided as soon as possible after the alleged offence has been committed;
- (4) an officer charged with an offence shall be furnished forthwith with a statement in writing of the charge made against him, signed by the officer making the charge, and bearing the date when such charge is made. Upon receipt of such statement the officer charged shall forthwith state in writing to the Comptroller General, Superintendent, or other officer having anthority or control over the officer charged, as the case may be, whether he admits or denies the truth of such charge, and he may with such statement or at any time thereafter before an inquiry is held, give any written explanation relating to the alleged offence;
- (5) if the charge is admitted no inquiry shall be necessary, and the Comptroller General or the Superintendent, as the case may be, shall deal with the matter and impose such penalty as a person holding an inquiry as hereafter provided may do at the conclusion of an inquiry held by him. In such case it shall be necessary only to record sufficient evidence to show the nature and gravity of the offence and the statement (if any) by the officer charged;
- (6) if the offence with which an officer is charged is so serions or of such a nature as in the opinion of the Superintendent or officer in charge of the prison where the officer charged is employed to render it inadvisable that the officer charged shall continue to carry out his duties pending the dealing with the charge where the same is admitted or the inquiry into the charge of prison may suspend the officer charged from duty, but he shall report such suspension forthwith to the Comptroller General who may upon receipt of such report either confirm such suspension or direct the removal thereof as he may think fit;
- (7) if the charge is not admitted, and the officer charged is employed at Fremantle prison or any penal outstation thereof, an inquiry shall be held by the Superintendent of the Fremantle prison or by the person for the time being occupying that office, but otherwise an inquiry shall be held by the officer in charge of the prison in which the officer charged is employed. Provided always that if the officer charged is an officer in charge of a prison the inquiry shall be held by the Comptroller General;
- (8) inquiries shall be held as soon as conveniently may be; not less than three days' notice in writing of the date, time and place appointed for the holding of an inquiry shall be given to the officer charged; and he shall attend personally at such inquiry. If the officer charged shall fail to attend the inquiry, then upon proof being given that the officer charged has received such notice, the inquiry may be held in his absence or may be adjourned as the person holding the inquiry shall think fit;
- (9) witnesses may attend the inquiry and may be examined, cross-examined, and re-examined by the officer conducting the case in support of the charge, and by the officer charged in answer thereto, in accordance with the practice of courts of law on the trial of an action, and the officer conducting the case in support of the charge, and the officer charged may address the person holding the inquiry in the same mauner and in the same order as counsel may address the Court on the trial of an action: Provided that any informality in the conduct of the inquiry shall not invalidate the finding;
- (10) the person holding the inquiry may admit any evidence both oral and documentary as may in his opinion be material and relevant to the charge and may reject any evidence which in his opinion is not so material and relevant. He shall take and record in writing in a narrative form any oral evidence admitted by him; he shall read the same over to the witness giving such evidence, correct any errors therein, and then obtain the signature of the witness npon the record of his evidence;
- (11) when the cases against and for the officer charged have been concluded the person holding the inquiry shall as soon as conveniently may be consider the evidence and (subject to paragraph 15 hereof) shall make his decision thereon and fix the penalty (if any) imposed by him. When such decision has been made and penalty (if any) imposed, he shall forthwith record the same and communicate the same to the officer charged;
- (12) if the person holding an inquiry is the Superintendent of the Fremantle prison or the person for the time being occupying that office, and he finds the charge to have been proved but is of opinion that the offence committed is of such a nature or was committed in such circumstances as to be sufficiently dealt with by a cantion, reprimand or small fine, he may caution or reprimand or impose a fine not exceeding one pound for each offence upon the officer charged, but shall report forthwith in writing to the Comptroller General what he has done in the matter;
- (13) if the person holding an inquiry is the Superintendent of the Fremantle prison or the person for the time being occupying that office, and he finds the charge to have been proved and is of opinion that the offence committed is so serious or of such an aggravated nature as to justify a substantial fine or dismissal, he shall suspend or continue the suspension from duty of the officer charged and forthwith forward to the Comptroller General the full and original notes of the inquiry, and the Comptroller General may deal with the matter in the manuer hereinafter provided as he shall think fit;
- (14) if the person holding an inquiry is an officer in charge of a prison other than the Fremantle prison and peral outstations thereof, he shall forward to the Comptroller General the full and original notes of the in-

quiry together with a report of his finding and a recommendation as to the punishment (if any) which in his opinion should be imposed, and the Comptroller General may deal with the matter in the manner hereinafter provided as he shall think fit;

(15) in all cases referred to the Comptroller General by the persons holding inan cases referred to the comptroner General by the persons holding in-quiries under this regulation and upon inquiries held by the Comptroller General as provided herein, the Comptroller General shall consider the notes of the inquiry sent to or taken by him, and decide whether or not in his opinion the charge has been proved. If he decides that the charge has not been proved, he shall dismiss the charge, and therenpon any suspension from duty shall be removed, and the officer shall receive his salary in full for the period of his superpendent. his salary in full for the period of his suspension; but if he decides that the charge has been proved then the Comptroller General may do any one or more of the following things:

- (a) reprimand the offender;(b) impose a fine upon the offender;
- (b) impose a fine upon the offender;
 (c) deprive the offender of any leave within a specifed period;
 (d) reduce the offender to a lower rank or salary;
 (e) if the offender is an officer other than an officer in charge of a prison, dismiss the offender from his employment;
 (f) if the offender is an officer in charge of a prison, make a
- recommendation to the Governor that the offender be dismissed from his employment.

85. For the purposes of regulation 84, paragraph 15, subparagraph (e), the Governor shall be deemed by this regulation to have delegated to the Comptroller General the dismissal of prison officers under the provisions of section 15, subsection 3, of the Prisons Act, 1903-1918.

86. If an officer is dismissed by the Comptroller General in accordance with these regulations, then subject to such dismissal being set aside on appeal as hereinafter provided in these regulations, such officer shall not be entitled to any salary in respect of any period during which he may have been suspended.

87. (1) If the Comptroller General shall make a recommendation to the Governor that an officer in charge of a prison be dismissed from his employment, such officer shall have a right of appeal against such recommendation under regulations 88 and 89 hereof, and such recommendation shall not be submitted to the Governor until the appeal has been heard and dismissed, or the time for such appeal has expired.

(2) If upon the due submission of such recommendation to the Governor such officer is dismissed from his employment by the Governor, there shall not be any appeal against such dismissal, and the officer in charge shall not receive any salary in respect of any period during which he may have been suspended nuless the Governor otherwise directs.

(3) Upon the due submission of such recommendation to the Governor, the Governor may, instead of dismissing the officer in accordance with such recommenda-(3)tion, refer the matter back to the Comptroller General with a direction that he impose upon the offender any of the punishments other than dismissal provided in regulation 84, paragraph 15, and upon receipt of such direction the Comptroller General shall impose punishment upon the offender accordingly, and there shall not be any appeal against the same.

Right of Appeal.

- 88.
- All subordinate officers have the right of appeal as follows:—

 (a) against the decision of the Officer in Charge under regulation 84 to the Comptroller General, whose decision shall be final;
 (b) against the decision of the Comptroller General under regulation 84 to the Appeal Board as hereinafter constituted, whose decision shall be final.

89. (a) Any person who, being permanently employed at a prison, is:

(1) fined a sum of £1 or over;
(2) reduced to a lower class or grade; or

(3) dismissed by the Comptroller General of Prisons for alleged misconduct; may appeal to an Appeal Board as hereinafter provided.

(b) No person shall be deemed to be permanently employed within the meaning of this regulation nuless continuously employed for at least one year. (c) The Appeal Board shall consist of the following persons, that is to say— One person to be appointed by the Governor and he shall be Chairman of the

- Board.

One person to be appointed by the Comptroller General.

One person to be elected by ballot from among their own number by the members of the staff to whom these regulations apply.

Provision shall be made for the appointment or election of a deputy in each case.

(d) The ballot for the elective member of the Board shall be conducted by the Chief Electoral Officer or some other person acting under his authority. (e) The person elected shall hold office for three years.

(e) The person elected shall hold once for three years. (f) If any member of the Board shall die, or by notice in writing to the Comp-troller General resigns his office, or being the elective member of the Board ceases to be a member of the staff, his seat shall become vacant, and a successor shall be appointed, or elected, as the case may require, who shall hold office for the residue of the period during which his predecessor would have held the seat had he remained a member of the Board. Provided that when the seat of the elective member of the Board becomes vacant within three months before the date of an ordinary election, the member elected to fill the vacancy shall continue in office until the end of the next succeeding term of three years.

(g) Every appeal to the Board shall be commenced by a notice in writing signed by the appellant. The appellant shall indorse on the notice of appeal an undertaking to pay any costs that may be awarded against him by the Board, and that in default of payment such costs may be deducted from any salary that may be or become payable to him; and, if the appeal is against dismissal, he shall deposit with his notice of appeal the sum of two pounds as security for the payment of such costs.

(h) Every notice of appeal shall be lodged with the Comptroller General within fourteen days of the date of the decision appealed against. The Comptroller Gen-eral shall forthwith transmit the notice of appeal, if apparently in order, to the Board, and the Board shall hear and determine the appeal within thirty days from the date upon which the notice of appeal was lodged.

(i) No solicitor, counsel, or agent, other than an employee of the Department or the recognised secretary of the Union to which the appellant belongs, shall appear or be heard on any appeal, but the appellant shall appear in person or by another em-ployee of the Department or the secretary of Union as aforesaid, and the Department by the Comptroller General, or some officer appointed by him in that behalf.

(j) The Board may confirm, modify, or reverse any decision appealed against, or make such other order thereon as it thinks fit.

(k) The Board may fix the costs of any appeal, and direct by whom, and in what proportions they shall be payable, and in every case costs shall be awarded against the appellant whose appeal is considered frivolous.

(1) The decision of the majority of the members of the Board shall be the decision of the Board.

(m) The Comptroller General on appeal and the Appeal Board may take any evidence which they may deem advisable on the hearing of any appeal.

Indictable Offences.

90. If any officer is on indictment convicted of an indictable offence he shall be deemed to have forfeited his office, and shall thereupon cease to perform his duties, or receive his salary.

(F)-Medical Officers.

every morning, and the Medical Officer appointed to any other prison shall attend at the prison prison at such times and from time to time, as the Comptroller General may prescribe. Every Medical Officer shall also attend at the hospital whenever called upon by the Officer in Charge. 91. (1) The Medical Officer at the Fremantle Prison shall attend at the prison

(2) The Medical Officer shall-

- (a) examine all prisoners who may wish to see him, and may order the name of any prisoner to be placed on the "Sick list," and shall prescribe such regimen and medicine as he may think necessary in each case;
- (b) recommend prisoners in any fit case to be exempted from labour, or to be employed at light labour, or in such manner as their cases may demand;
- (c) provide free of cost proper and sufficient medical and surgical treatment (except major operations) to all officers in his district and such members of their families as shall be entitled to such treatment, upon application;
 (d) examine every prisoner upon reception and record his state of health and

- (d) examine every prisoner upon reception and record his state of nearth and other circumstances connected therewith as may be necessary;
 (e) inform the Officer in Charge of any particulars he may become acquainted with in regard to a prisoner's body which may assist in identifying him;
 (f) from time to time examine all the prisoners under his care and report to the Officer in Charge if, in his opinion, the health of any of them is likely to suffer from the mode of discipline or labour to which they are applicated. subjected :
- (g) examine the prisoner before corporal punishment is inflicted, and certify whether or not he is fit to receive such punishment. He shall be present at every infliction of corporal punishment which may take place within the prison;
- (h) give every prisoner undergoing punishment by solitary confinement close medical observation;
- (i) without charge, examine and report to the Officer in Charge as to the state of health of persons selected for appointment to the disciplinary staff of the prison. He shall examine all warders before appointment to the permanent staff;
- (j) make periodical inspection of the prison at least once in every three months, in company with the Officer in Charge and, if possible, with the Visiting Justice, and duly report to the Officer in Charge any matters connected with the sanitary condition of the prison and its offices that he thinks worthy of notice, alteration, or improvement;
- (k) keep a journal in which he shall enter day by day an account of the state of each patient under his care, the name of the disease under which he is suffering, and the description of the diet and medicine he orders for such patient;
- (1) upon the death of any prisoner, the Medical Officer shall enter in his journal the following particulars, viz.:--
 - (1) at what time the deceased was taken ill;
 - (2) when the illness was first brought under his notice; (3) the nature of the disease;

 - when the prisoner died; (4)
 - (5) an account of the appearance after death (in cases where a postmortem examination is held), together with any special remarks that appear to him to be required;
- (m) keep such other books, and make such returns and reports as may be required by the Comptroller General.

92. No serious operation shall be performed by a Medical Officer without previous consultation with another medical practitioner.

(G)—Chaplains.

93. (a) The Chaplains appointed to any prison shall have the spiritual charge of all prisoners whose names are returned to them by the Officer in Charge as having described themselves as members of their respective denominations. All Protestants, in the absence of other approved arrangements, shall be in the charge of the Anglican Chaplain.

(b) The Chaplains shall attend at the prison and hold divine service for men on Sundays in the morning and afternoon; and for women once every Sunday, and on such other occasions as may be arranged: Provided that, with the approval of the Comptroller General, on any Sunday a service may be dispensed with.

(c) The Chaplains shall be expected to enter into communication with the prisoners of their own denominations as far as may be practicable, especially with the worst characters, and to endeavour to exercise a softening and reforming influence upon them. They shall studiously avoid interfering with prisoners not returned to them or not in their charge.

(d) The Chaplains shall visit all prisoners sick in the hospital. They shall also visit prisoners confined in solitary cells or under other punishment.

(e) Protestants of various denominations shall be included with the Anglicans in attending divine service, in the absence of other approved arrangements.

(f) On the death of a prisoner, the Chaplain to whose persuasion the deceased belonged shall attend the funeral and read the burial services, due notice of the time of the service being given by the Officer in Charge. The Anglican Chaplain shall, in the absence of other approved arrangements, officiate at the burial of all Protestants.

(g) The church organist and choirs shall be under the direction and control of the respective Chaplains, who shall, as vacancies occur in the choirs, nominate prisoners to fill them, subject to the approval of the Officer in Charge.

(h) Non-conformist, Hebrew, and other recognised ministers of religion may hold services for prisoners of their religions at times approved and authorised by the Comptroller General, and under such conditions as he may consider necessary.

(H)-Prisoner Visitors.

94. It is the duty of visitors appointed by the Governor under Part III. of the Act to visit the prison to which they are appointed from time to time, and a visitor shall visit the prison to which he is appointed not less frequently than once in every three months.

95. It is the duty of visitors to make such reports to the Minister as they may think fit, or the Minister may require.

96. Visitors may, if thought fit, hear and inquire into any complaint by a prisoner, and if they deem it advisable may report thereon to the Comptroller General.

97. (a) A visitor shall from time to time inspect the prison in all its parts; examine the clothing, bedding, and rations; and generaly satisfy himself that the regulations are duly observed and enforced. Any defect in respect to these matters should be brought to the notice of the Comptroller General.

(b) A visitor shall not directly interfere in, or give instructions with regard to, the management or discipline of the prison, or deal with any case affecting the conduct of the officers; but may report, from time to time, on these matters to the Comptroller General as he may think necessary.

98. A Visiting Justice may hear complaints of prison offences committed by prisoners, and may examine witnesses upon oath, or otherwise, in his discretion.

When a person is charged with a minor prison offence as defined by section 37 of the Act the Visiting Justice hearing the charge may, if the prisoner is found guilty of the charge, impose the penalty prescribed by section 34.

99. When a prisoner is charged with and found to have committed an aggravated prison offence as defined by section 36 of the Act, the Visiting Justice may nevertheless deal with the case under section 35, subsection (2) of the Act as a minor prison offence; but if the case is not so dealt with the Visiting Justice may, under subsection (1) of section 35, direct the complaint of such aggravated prison offence to be made before a Magistrate or two Justices of the Peace, and in such case section 36 of the Act shall apply.

100. All complaints of prison offences shall be heard and determined in the presence of the prisoner charged and in the prison or some other suitable place; but the Magistrate or Justices may, if he or they think fit, adjourn the hearing of an aggravated prison offence into open court.

101. Any Visiting Justice imposing punishment for a prison offence is required to make an entry thereof in the Punishment Book as prescribed by section 40 of the Act, a copy of every such entry being sent by the Officer in Charge to the Comptroller General.

Division 2.—Prisoners.

(A).—Treatment of Prisoners.

(i) Admission, Discharge, and Removal.

102. (a) Every prisoner shall be searched on admission, and at such times subsequently as may be directed, and all unauthorised articles shall be taken from him.
(b) The searching of a prisoner shall be conducted with due regard to deceney and self-respect, and no prisoner shall be stripped and searched in the sight of another

prisoner. (c) A female prisoner shall be searched by female prison officers only.

103. Every convicted prisoner shall upon admission give up his clothing, money and other property in his possession, which shall be dealt with as hereinafter provided. He shall then be given a bath, and, unless otherwise provided by the regulations, shall be supplied with prison clothing, which he shall not in any way alter or destroy, and he shall be responsible for its proper care.

104. Every prisoner shall, where practicable, be separately examined by the Medical Officer as soon as possible after his admission, who shall record the state of health of the prisoner and such other particulars as may be directed.

105. (a) The Officer in Charge of the prison shall keep an inventory of all money, clothing, and other effects belonging to a prisoner in a book kept for that purpose, which shall be signed by the prisoner.

(b) Money in the possession of a prisoner on his reception or otherwise received into the care and enstody of the Officer in Charge on behalf of such prisoner during the term of his sentence shall be dealt with as hereunder:—

- (1) Where the sentence does not exceed two months, such money may, except at the Fremantle prison and North-West prisons, be retained in the safe and refunded to the prisoner upon his discharge.
- (2) Where the sentence exceeds two months-
 - (a) such money shall be banked to the credit of the Treasurer and duplicate bank receipt (Treasury Form 27) cash sheet and abstract forwarded direct to the Treasury;
 - direct to the Treasury;
 (b) when such money is required for repayment to a prisoner upon his release, a voucher (Treasury Form 10a) made out in the name of the Officer in Charge, containing particulars relating to the sentence and the full name of the prisoner, shall be forwarded to the Comptroller General three weeks prior to the expiration of the sentence. Upon receipt of such voncher a cheque made payable to the Officer in Charge shall be forwarded by the Treasury, which shall be cashed by the Officer in Charge on the day the prisoner is due to be discharged, and a receipt (Treasury Form 44) shall be obtained for such money from the prisoner, which shall be forwarded to the Comptroller General.
- (3) At Fremantle prison such money shall, irrespective of the period of sentence, be banked daily to the credit of the Treasurer and a duplicate bank receipt (Treasury Form 27) accompanied by an abstract shall be forwarded to the Clerk of Courts, Fremantle. Refunds shall be made at the time of a prisoner's discharge from the cuch advance held by the Superintendent
- (Treasury Form 27) accompanied by an abstract shall be forwarded to the Clerk of Courts, Fremantle. Refunds shall be made at the time of a prisoner's discharge from the cash advance held by the Superintendent.
 (4) At North-West prisons such money shall, irrespective of the period of sentence be paid to the nearest Clerk of Courts or Treasury Cashier, who shall refund such money on the discharge of the prisoner, upon presentation of a voncher (Treasury Form 10A) made out in the name of the Officer in Charge, containing full particulars, including the name of the prisoner.
- (5) All refunds shall be made in cash and a receipt shall be obtained in Form 44 and also in the Property Book.

106. Clothing belonging to a convicted prisoner shall be dealt with as hereunder:—

- (a) Worthless clothing or clothing infested with vermin may be destroyed but shall be replaced with clean clothing on his release.
- (b) If the term of the sentence does not exceed 16 months such clothing shall be kept for him and returned to him on his release.
- (c) If the term of his sentence exceeds 16 months, such clothing shall be confiscated, and he shall be supplied with a complete kit of new clothes on his release.

107. Unless otherwise provided the property of a prisoner shall be returned to him on his release and shall during the term of his sentence be in the care and custody of the Officer in Charge of the prison.

108. (a) Every prisoner shall submit himself or herself to be photographed, and have the prints of his or her fingers, measurements, and other particulars taken and recorded on reception and discharge, and also at any other time when ordered by the Comptroller General. Any photograph or finger print taken of any person under remand or committed for trial who shall not be ultimately convicted, shall, with the plates, be destroyed and not recorded.

(b) No copy of any photograph of a prisoner taken under these regulations shall be shown, given, or sold to any person or persons other than those whose public duty require it.

109. Prisoners being forwarded or returned to any prison from an out-station shall be escorted by a warder, police officer, or other officer specially appointed to such duty.

110. Discharge of prisoners on completion of sentences shall be governed by the following rules, viz.:--

- (a) Subject to the provisions of paragraph (f) when the term of imprisonment expires on a working day, the discharge shall be made between the hours of 10 a.m. and 12 noon on that day.
- (b) When the times expires, on a Sunday, Christmas Day, or Good Friday, the discharge shall be made on the day previous immediately after dinner.
- (c) When the day arrives on which the prisoner is entitled to his discharge, he shall inform the Chief Warder or Officer in Charge of the fact at the first muster.
- (d) If the prison authorities are not notified before 11 a.m. in case of remission of sentences, fines paid or sureties entered into, the discharge may not take place until the following morning. Should that day be a Sunday, Good Friday, or Christmas Day, the discharge will take place on the following day.
- (e) The day of discharge counts as one day, and the day of commitment or arrest on warrant of commitment in summary cases, and, in indictable cases, the day on which the sessions commence, each counts as a whole day.
- (f) The hours for admission and discharge shall be between 10 a.m. and 12 noon, Sundays excepted:

Provided that, in the case of prisoners arrested on a Friday on a sentence of three days, they shall not be discharged until 6 o'clock p.m. on Saturday.

(ii) Prohibited Articles.

111. No prisoner shall have in his possession, whether on his person or in any place, any money, writing materials, books or any other articles whatsoever which have not been lawfully issued to him. A breach of this regulation shall be an offence against prison discipline and shall be punishable accordingly.

(iii) Clothing and Bedding.

112. Every prisoner shall be provided with clothing and bedding adequate for warmth and health in accordance with a scale approved by the Comptroller General; provided that special clothing or additional bedding may be authorised by the Officer in Charge in special circumstances on the recommendation of the Medical Officer.

113. A prisoner shall, unless otherwise authorised, wear all his usual prison clothing at all times during the day.

114. A prisoner shall not receive or have in his possession any clothing, bedding, or other articles whatsoever, except such as may from time to time be prescribed or authorised.

115. A prisoner shall not dispose of, alter, or destroy any clothing, bedding, or other article whatsoever, without the consent in writing of the Comptroller General.

116. No prisoner shall wear a hat inside any of the buildings of the prison.

117. No prisoner shall interfere with his bedding during the daytime until after evening muster.

(iv) Food.

118. Dictary.—Prisoners shall be classified, for the purposes of dict, as set forth hereunder:—

(a) For Prisons south of 28 degrees S. latitude

No. 1 Diet—For all convicted prisoners during the first three months of their imprisonment, prisoners awaiting trial, on remand, debtors, prisoners detained under civil process, witnesses detained for want of bail and peuding appeal:—

8	Males.	Females.
	Ozs. per Diem.	Ozs. per Diem.
Bread	18	- 14
Oatmeal or wheatmeal	3	2
Meat, uncooked, with bone and f	at 8	6
Vegetables	12	10
Rice	01	01
Tea	01	01
Sugar	$1\frac{1}{2}$	11
Salt	·· 01	01
Soap	$ 0\frac{1}{2}$	01

No. 2 Dict—For all convicted prisoners who have completed three months' imprisonment, until completion of twelve months' imprisonment, and all prisoners detained or working in hospital, latrine men, and prisoners working in cookhouse, unless otherwise provided:—

					Males.	Females.
				02	s. per Diem.	Ozs. per Diem.
Bread			••		18	16
Oatmeal or	wheatme	eal			3	2
Meat, with	bone or	fat	• •		12	10
Vegetables		• •			12	12
Rice		••	• •	••	01	01
Sugar		••	••	••	$1\frac{1}{2}$	11
Tea		• •	• •	••	01	0 1
Salt			••	••	0불	$0\frac{1}{2}$
Soap					01	$0\frac{1}{2}$

No. 3 Diet—For all convicted prisoners after completion of twelve months' imprisonment, and all prisoners undergoing reformative treatment; also, with the approval of the Comptroller General, prisoners employed as chief cook, chief baker, dairyman, librarian, clothes, guard room, and reception room orderlies, boilermen, builders, builders' labourers, and prisoners employed on any heavy labouring work:—

							Oz	s. per Diem.
Bread				••		••	••	$^{-}24$
Oatmeal or	wheatmea	ıl	••		••	••	• • •	3
Meat, with	bone and	fat	••		••			16
Vegetables		••			••	••	••	16
Rice		• •		• •	••	••		0궃
Sugar				••	••		• •	11
Tea		••		••			••	013
Salt			••	••	••	••	••	01/2
Soap		••		••		• •	••	01

No. 4 Diet-For prisoners confined in a punishment cell:-

		_				Males.	Females.
					Oz	s. per Diem.	Ozs. per Diem.
Bread		••	••	• •	••	-16	$^{-}12$
Oatmeal or	whea	itmeal		• •		2	2
Meat, with	bone	and fat		••		8	6
Vegetables		••	••	••	• •	8	8
Rice					••	07	01
Tea		••	••	••		03	05
Sugar		••	••		••	11	11
Salt		•••			•••	$0\frac{1}{2}$	01
Soap	••	••		••	••	03	01
No. 5 Di	0tF	or priso	ang a	. hua	h and	wotow	
10. 5 101	e tt	or prisor	uers (m pres	ia ana		1
						Malos	Foundlag

Males. Females. Ozs. per Dicm. Ozs. per Diem. Bread 16 16

(b) For prisons North of 28 degrees S. latitude:

No. 8 Diet-For all Asiatic prisoners:-

No. 6 Diet—For convicted	abori	ginal pr	isoners:	
			Males.	Females.
		Oz	s. per Diem.	Ozs. per Diem.
Meat	••	••	16	14
Wheatmeal for breakfast	• •		8	6
Bread for tea	••	••	8	8
Potatoes or other vegetables			16	16
Wheatmeal for soup		••	1	1
Tea		• •	0불	013
Sugar		••	11	$1\frac{1}{2}$
Salt		••	$0\frac{1}{2}$	01/2
Soap	••	••	0 <u>‡</u>	01

If vegetables are not procurable, substitute 6 ozs. of dry peas or beans.

No. 7 Diet-For aboriginal prisoners awaiting trial on remand, or under sentence of death, and witnesses detained for want of bail or detained pending appeal:-

5 11			Males.	Females.
		Ozs	. per Diem.	Ozs. per Diem.
Meat	• •		- 8	8
Wheatmeal for breakfast		••	6	6
Bread for tea	••	••	8	7
Potatoes	••	••	12	12
Wheatmeal for soup	••	••	1	1
Sugar	••		11	$1\frac{1}{2}$
Tea	••	••	01	03
Salt	••	••	01	$0\frac{1}{2}$
Soap	••	••	01	01

If vegetables are not procurable, substitute 6 ozs. of dry peas or beans.

1	Ozs.	per Diem.
Meat, with bone and fat	••	- 8
Wheat (wholeground meal for breakfast)		8
Rice (dressed)	••	8
Split peas, dry beans, or wheaten meal for sonp (1 pi	.nt)	1
Bread for tea	••	8
Tea		0븅
Sugar	••	11
Salt	••	01
Onions (twice weekly)		6
Chillies		01
Soap	••	0 1
Beans and peas	••	2
Curry	••	01

That the pepper allowance for all native and Asiatic prisoners be 1 oz. per diem per 100 persons, and washing soda at the rate of 1 drachm per head per day.

No. 9 Diet-Bread and water diet for Asiatics or Aboriginal prisoners:--Ozs. per Diem. 16

Bread

No. 10 Diet-For white prisoners north of 28 degrees S. latitude: The diet shall be the same as diets Nos. 1 to 4, according to the respective classes of prisoners. Fish, if readily procurable, may be substituted for meat in the proportion of 12 ounces of fish to 8 ounces of meat.

(c) General:

There shall be allowed to all prisoners pepper at the rate of 1 onuce per diem per 100 persons and washing soda at the rate of 1 drachm per head per day.

The weights prescribed of meat, oatmeal, vegetables, rice and beans are prior to cooking.

After cooking the meat shall be weighed in bulk and divided proportionately, according to scale. All diets may be reduced or increased and additional items added as the

Medical Officer may from time to time order. Any order made by the Medical Officer for special dieting of any

prisoners shall be given in writing, and strictly adhered to.

119. Any prisoner desiring to make complaint as to the quantity or quality of his rations may do so immediately after the issue of such rations and before any portion has been consumed.

(v)-Health and Cleanliness.

120. Every prisoner sentenced to imprisonment with hard labour shall, upon admission and from time to time as prescribed, have his hair cut and his face clipped.

Provided that hair cutting and face clipping shall be optional, if the sentence does not exceed two months or, where it exceeds two months, then within two mouths of the termination of his sentence.

121. (1) Subject as hereinafter provided, every prisoner shall be permitted to shave instead of having his face clipped, provided that equipment is supplied for the purpose either by the prisoner or his friends.

(2) Equipment for such purpose may be supplied by the prisoner, either from his personal belongings in the custody of the Officer in Charge or purchased on his behalf by the Officer in Charge from any money in his custody, which is the property of the prisoner.

1 safety razor of approved pattern.

1 blade.

1 mirror (no larger than 4½in. square).

1 shaving brush.

1 stick of shaving soap.

(4) Immediately after use, such equipment shall be cleaned by the prisoner, and after inspection shall be placed in a container supplied to each prisoner and securely locked away under the supervision of an officer of the prison.

(5) Any prisoner whose sentence exceeds six months may, with permission of the Officer in Charge, purchase equipment out of any gratuity credited to him.

(6) Equipment shall not be loaned by one prisoner to another.

122. Every prisoner shall keep his person, cell, and clothing at all times in the highest state of cleanliness; and shall keep his cell furniture and utensils thoroughly clean and neatly arranged, as directed by the warder on duty. Two or more male prisoners shall not at any time be allowed in the same cell, room, or water closet together, unless a prison officer is with them.

123. (a) Unless excused by the Officer in Charge every prisoner shall thoroughly bathe himself once in every week, on a day appointed for such purpose, in accordance with the instructions of the prison officers.

(b) Every prisoner shall wash himself each morning in the water bucket placed in the cell allotted to him.

124. A prisoner shall be allowed as much air and exercise as may be deemed necessary for the preservation of health, consistent with security.

125. A prisoner may, whilst in the exercise yard, engage in any games approved by the Officer in Charge.

(vi)-Employment and Daily Routine.

126. Except as otherwise provided every prisoner shall, from the beginning of his sentence, be kept fully employed on useful work nuless excused by the Medical Officer on medical grounds.

A prisoner shall on no account be idle during prescribed hours of labour, unless excused by the Medical Officer. He shall devote himself actively to his work and shall be awarded marks, according to the degree of industry and good conduct shown by him.

127. Every prisoner shall rise immediately on the first bell being rung in the morning, and shall make up his bedding neatly, according to the instructions and system shown to him by the warder on duty. Cell doors shall be unlocked, and each prisoner shall stand at his door until the order is given to file out; he shall take with him his sanitary bucket, and shall empty it at the appointed place, and shall cleanse it thoroughly, and obtain a supply of clean water.

128. Officers and prisoners shall observe the following routine:-

Week Days, Except Saturday Afternoon.

From 16th A to 15th Ser		th Sept.	Particulars.
to returbel	or. 10 15th	Aprn.	r articulars.
6.15 a.m	. 5,45	a.m.	Warning bell: prisoners rise and fold beds.
6.30 a.m	. 6.0	a.m.	Muster: unlock; prisoners to yards.
7.0 a.m	. 6.30	a.nı.	Breakfast bell rings; breakfast served.
7.15 a.m	. 6,45	a.m.	Prisoners unlocked; file into yards.
7.55 a.nı	. 7.30	a.m.	Parade for work.
11.30 a.m	. 11.30	a.m.	Out parties fall in, return to gaol.
11.45 a.m	. 11.45	a.m.	Parade for dinner; to cells: dinner served.
12.30 p.m	. 12.30	p.m.	Prisoners unlocked to yards.
1.0 p.m	. 1.0	p.m.	Parade for work.
4.30 p.n	ı. 4.30	p.m.	Outside parties fall in, return to gaol.
4.45 p.n	ı. 4.45	թ.ա.	Prisoners parade; to cells: tea served.
5.0 p.n	1, 5.0	թ.ա.	Final lockup by Officer-in-Charge Division; muster taken by night officer.
5.30 p.n	n. 5.30	թ.ա.	Day officers off duty; night officer on duty.
7.55 թ.ո	ı. 7.55	p.m.	Warning bell rings; prisoners to bed.
8.0 p.n	ı. 8.0	թ.ա.	Night officer commands silence; all cell lights out except those provided for in Reformatory.

From 1st Jan. to 31st Dec.

Saturday afternoous.

1.0 p.m. Muster; unlock cells; prisoners to yards.

4.30 p.m. Prisoners to cells; tea bell rings; tea served.

- 5.0 p.m. Final lockup by Officer-in-Charge Division. Muster taken by night officer.
- 5.30 p.m. Day officers off duty; night officer on duty.
- 7.55 p.m. Warning bell; prisoners to bed.
- 8.0 p.m. Night officer commands silence; all cell lights out except as provided for in Reformatory Regulations.

From 1st Jan. to 31st. Dec.

Sundays.

Warning bell rings; prisoners rise and fold beds. Muster; unlock cells; prisoners to yards. 6.45 a.m. 7.0 a.m.

7.30 a.m. Breakfast bell rings: prisoners to cells; breakfast served.

8.0 a.m. All prisoners (cleaners excepted) double locked in cells.

9.0 a.m. Muster: unlock cells; prisoners to yards.

9.55 a.m. Prisoners file into Church.

11.20 a.m.

Church out; prisoners to yards. Dinner bell rings; prisoners to cells: dinner served. 11.40 a.m.

All prisoners (cleaners excepted) double locked in cells. 12.30 p.m.

2.0 p.m. Muster; unlock cells: prisoners to yards.

3.55 p.m. Prisoners file into Church.

4.30 p.m. Church out; prisoners to cells.

4.40 p.m. Tea bell rings; tea served.

5.0 p.m. Final lockup by Officer-in-Charge Division; muster taken by night officer.

Day officers off duty; night officer on duty. 5.30 p.m.

Warning bell rings; prisoners to bed. 7.55 p.m.

Night officer commands silence: all cell lights out, except as pro-8.0 p.m. vided in Part III of these regulations.

Note.-(a) Prisoners not attending Church shall be locked up until Church services are over.

(b) Where found necessary, these hours may be varied by the Comptroller General.

129. After the evening muster every prisoner shall make down his bed, retire to rest, and preserve perfect order and quiet in his cell. At 8 p.m. the order "silence" shall be given, the command rigidly enforced and lights turned out.

130. Immediately after the ringing of the parade muster bell, prisoners shall range themselves in file two or three deep, according to instructions, and each prisoner shall take his proper place in the ranks of the party to which he belongs and shall stand at attention, with clothes neatly buttoned. Every prisoner shall submit himself to a thorough search at every parade muster.

131. No prisoner shall leave the ranks at muster, or his place of work during labour hours, without the permission of the Warder in charge at the time. Conversation of prisoners while at work shall be restricted to such extent that it shall not interfere with the progress of the work or with other prisoners. It shall be of a quiet and orderly nature and shall cease when instructed by the warder.

132. Well-conducted prisoners may be appointed by the Officer in Charge to attend to various special duties in the prison, such as those of scavengers, cleaners, cooks, bakers, hospital attendants, barbers, lampmen, orderlies, or writers. They shall be kept under the supervision of the officer in whose immediate charge they shall be placed

133. The Officer in Charge may, if he thinks fit, work separately at such labour as he may deem suitable any prisoner repeatedly guilty of breaches of discipline or disregard of regulations, and, to prevent contamination of other prisoners, such prisoner may, by order of the Comptroller General, be separately confined during the whole or any part of his imprisonment.

(vii)-Religious Instruction.

134. (a) A prisoner, upon admission, may be required to declare the religion (if any) which he professes.

(b) Members of Protestant denominations shall be classed together as Protestants.

(c) No prisoner shall be permitted to change his professed religion without the approval of the Comptroller General.

(d) All Protestant and Roman Catholic prisoners shall attend Divine service at such times as may be appointed by the Superintendent or Officer in Charge.

(e) Prisoners shall conform to the usages and practices carried out during Divine services.

(f) Hebrews, Mahominedans, and followers of other forms of religion may, at all proper times and seasons, receive spiritual consolation from their ministers and practise the religious exercises of their denominations, subject to such restrictions as may be imposed by the Comptroller General.

(g) No prisoner shall leave Divine service before being regularly dismissed.

(viii)-Education.

135. (a) The library shall be under the general superintendence of the Chaplains, who may exercise a censorship of all books placed in the library, and may withhold any book from any prisoner if they think fit.

(b) A well conducted prisoner shall be allowed one book from the library, which may be changed from time to time as prescribed by the Chaplains.

(c) Every book issued to a prisoner shall be recorded by the librarian in a book kept for such purpose.

(d) No prisoner shall change his book with a fellow prisoner.

(e) No prisoner shall write in, deface, tear, or in any way injure the book issued to him for which he shall be responsible until returned to the librarian.

(f) Prisoners may apply through the librarian to the Chaplain for permission to have any special book which may be in the library.

(ix)-Visits and Communications.

136. (a) A convicted prisoner shall be permitted to receive one visit from a relative or friend upon admission, and if well-behaved, one visit per month during the term of his sentence.

(b) The time for a visit shall be twenty minutes, but may be extended with the permission of the Officer-in-Charge.

(c) No visitor shall be permitted to interview a prisoner on Saturday afternoon or Snuday or on any week day before ten o'clock in the morning or after 4 o'clock in the afternoon.

Provided that a solicitor or the authorised clerk of a solicitor may, with the approval of the Superintendent or Officer-in-Charge be permitted to interview a prisoner at any reasonable time on legal business in which the prisoner has an interest; but when such interview takes place on Saturday or Sunday, or on any public holiday, a fee of five shillings shall be paid for an interview lasting up to one hour and a further fee of three shillings for each additional hour or portion of an hour.

(d) Every interview with a prisoner shall be conducted in the sight and, except in the case of a legal adviser, the hearing of an officer of the prison.

(e) Visitors bringing any article for use of a prisoner shall leave it with the gatekeeper who shall submit it to the Officer-in-Charge for his decision as to its destination.

(f) Persons who have served sentences in a prison, or of bad character, shall not be eligible as visitors, unless from the nature of their business with the prisoner the Officer-in-Charge considers it desirable to admit them.

(g) It shall be optional on the part of the prisoner to see a visitor.

 (\breve{h}) No prisoner shall hold or attempt to hold any unanthorised communication with any person inside or outside the prison, either by letters, words, signs, or sounds, or in any other manuer.

137. (a) A prisoner, if well conducted, shall be permitted to write and receive one letter upon admission and once a month, during the continuance of his sentence, on subjects strictly connected with himself or his family.

(b) Letters shall not contain "slaug" or improper expressions, and shall be forwarded through the prison officials.

(c) Every letter, either to or from a prisoner, shall be opened and read by the Officer in Charge, who may withhold the same at his discretion; but shall submit any letter so withheld for the decision of the Comptroller General.

(d) No letter shall be received or forwarded on account of any prisoner contrary to the provisions of this regulation.

(c) The Comptroller General may sanction any departure from this regulation as to the number of letters which may be sent or received by a prisoner.

(x)-Prison Discipline.

138. A prisoner when approaching, passing, or being passed by the Comptroller General, Superintendent, or Officer in Charge, Medical Officer, or the Chaplains, shall salute the officer in a proper manner by bringing the hand smartly to the forehead and looking towards him.

139. (a) Except when addressing an officer every prisoner shall preserve strict silence during nunsters, while in his cell, and while marching to and from his place of labour.

(b) No prisoner shall at any time make any unnecessary noise.

140. Prisoners shall not engage in any form of gaming and it shall be the duty of prison officers to seize any dice, cards or other instruments of gaming and report forthwith the names of the offenders to the Officer in Charge.

141. (a) No prisoner shall scratch, write upon, or deface in any way any of the walls, buildings, fittings, or furniture of the prison or interfere in any manner with the windows of any cell.

(b) The Superintendent or Officer in Charge may refuse any prisoner, who has failed to conduct himself properly, permission to attend concerts, lectures, or other entertainments.

142. A prisoner making any movement indicative of an attempt to escape or to commit an assault on any officer, or upon a fellow prisoner, or any other person, with any instrument or weapon, shall render himself liable to be fired on by the armed warder or other officer in whose charge he may be.

143. A prisoner shall not approach nearer than ten paces to an armed warder on duty, nor shall he go beyond the prescribed limits of his work or party. Upon any prisoner passing, or attempting to pass, the prescribed bounds above mentioned, he shall be called upon by the officer or guard to stand and on this challenge being repeated twice, and the prisoner neglecting or refusing to stand as ordered, such prisoner will render himself liable to be fired on.

144. A prisoner reported for misconduct, disobedience, or any breach of regulations, or of orders, shall be brought before the Officer in Charge, who, if he deem the offence sufficiently serions, shall direct the offender to be taken before a Visiting Justice, and may order the offender to be kept in close confinement until his arrival. In cases of urgent necessity a prisoner may be placed in irons by the Officer in Charge, who shall at once report the case to the Comptroller General or Visiting Justice.

145. (1) A prisoner found by a Visiting Justice to have committed a breach of any of these regulations, or of disobedience of any lawful order of a prison officer, or to have committed any other minor prison offence, as defined by section 37 of the Act, may be dealt with by the Visiting Justice as prescribed by section 34 of the Act. (2) In the case of an aggravated prison offence as defined by section 38 of the

(2) In the case of an aggravated prison offence as defined by section 38 of the Act, if the Visiting Justices direct under section 35 a complaint to be made before a Magistrate or Justices, sections 36 and 39 of the Act apply.

 $(\bar{3})$ The prisoner shall also be liable to forfeiture or suspension of any privileges under these regulations.

146. (a) Punishment cells shall be those cells which have been classed as such by order of the Comptroller General.

(b) A prisoner guilty of gross misconduct or violence, who has been ordered by a Visiting Justice to be so confined, shall be placed in a punishment cell.
(c) A prisoner confined in a punishment cell shall rise each morning upon the

(c) A prisoner confined in a punishment cell shall rise each morning upon the sound of the first warning bell, make up his bedding, and clean his cell, according to prescribed rules.

(d) The cell doors shall be unlocked during winter months (16th April to 15th September) at 6.30 a.m. (Sundays excepted), and the remainder of the year at 6 a.m., and when unlocked the bedding shall be placed outside the cell door and taken in again each afternoon.

(e) A prisoner confined in a punishment cell not sentenced to bread and water diet, or such sentence having expired, shall be given a mattress, two blankets, and one rug and the dietary as prescribed in regulation 118 (Diet No. 4) shall apply.
(f) A prisoner confined to a punishment cell shall keep his cell perfectly clean

(f) A prisoner confined to a punishment cell shall keep his cell perfectly clean and every article in its correct place in the cell.
 (g) Notice shall be given to the Chaplains by the Officer in Charge of the name

(g) Notice shall be given to the Chaplains by the Officer in Charge of the name and punishment of every prisoner confined in a punishment cell.
(h) A prisoner confined in a punishment cell for any period shall, unless sentenced

(h) A prisoner confined in a punishment cell for any period shall, unless sentenced to a diet of bread and water, be permitted one hour's outdoor exercise during each day of his confinement.

(i) A sentence of confinement in a punishment cell shall commence at 1 p.m. on the day such confinement begins and shall continue until 1 p.m. on the day such sentence expires.

(j) A prisoner confined in a punishment cell shall have a bucket and pannikin of water in his cell and also, if he so desires, a Bible, prayer and hymn book.(k) The dietary of a prisoner sentenced to bread and water shall, during the con-

(k) The dietary of a prisoner sentenced to bread and water shall, during the continuance of such sentence, consist of 8 ozs. of bread morning and evening, making a total of 16 ozs., as prescribed by regulation No. 118 (Diet No. 5).

(1) The bedding of a prisoner sentenced to a diet of bread and water shall, during the continuance of such sentence, consist of the articles hereinafter specified according to season, viz.:—Summer (16th September to 15th April)—one blanket and one rug; winter (16th April to 15th September)—a mattress, two blankets, and one rug.
 (m) A prisoner sentenced to a diet of bread and water shall not be entitled to

any exercise during the continuance of such sentence.

(n) A sentence to a diet of bread and water shall commence at 4 p.m. on the first day of such sentence and shall continue until 4 p.m. on the day such sentence expires.

147. When a male offender is sentenced under section 36 of the Act to receive corporal punishment, the Magistrate or the Justices of the Peace imposing such sentence shall specify in such sentence the number of strokes and the instrument with which they are to be given. The number of stokes must not exceed twenty-five, and, in the case of an offender

The number of stokes must not exceed twenty-five, and, in the case of an offender under eighteen years of age, must not exceed twelve, and the instrument must be either a birch rod cane, or the instrument commonly called a cat, which shall be made of leather or cord without any metallic substance woven therewith; provided that the cat shall not be used in the case of an offender under eighteen years of age.

148. (a) A prisoner requiring any assistance whilst in his cell, during the day or night, may knock at his cell door or sound his cell bell when such is provided, for the warder on duty, to whom he shall state the reasons for his summons, and the warder shall deal with the case as may be necessary. A prisoner shall not make an unnecessary complaint or knock at his cell door or sound his cell bell without sufficient and proper reason, and if he does so he shall be reported.

unnecessary complaint or knock at his cell door or sound his cell bell without sufficient and proper reason, and if he does so he shall be reported. (b) In case of misconduct on the part of a prisoner at an out-station or reformatory prison, the Officer in Charge shall confine him in a cell or room kept for the purpose, and if the offence is such as to operate to the prejudice of good order and discipline, the offender shall be brought before the nearest Visiting Justice and tried for his offence.

(xi)-Complaints by Prisoners.

149. (a) A prisoner shall immediately obey all orders he may receive from the officers, and, though he may consider himself aggrieved, he shall nevertheless obey; but he may afterwards make complaint to the Officer in Charge, if he requests to have his name entered in the book kept for that purpose.

(b) A prisoner who may desire to interview the Comptroller General, a prison visitor, the Officer in Charge, the Medical Officer, or the Chaplains shall apply to the officer in whose immediate charge he is, to have his name inserted in the book kept for the purpose, stating the reason for desiring such interview, and he shall be permitted to see such officer in due course. Prisoners making frivolous or groundless complaints are liable to punishment.

150. (a) A prisoner shall not be permitted to petition the Governor in Council or the Minister, unless he can adduce some material and well-supported fact in his favour which he was unable to bring forward at his trial, and no prisoner shall so petition without permission obtained from the Comptroller General.

(b) A prisoner whose case has been once considered on a petition shall not be permitted to again petition unless some new matter, having an important bearing on the case, has become known to the prisoner subsequent to the decision on his former application.

(B)-Classification, Remission and Privileges.

151. Prisoners shall, so far as practicable, be classified as hereinafter provided, and so far as the construction of the prison and the necessities of the works and trades will admit, each class shall be kept apart and treated in accordance with the special rules applicable to each class:---

1st-Prisoners awaiting trial or on remand.

2nd—Persons imprisoned under any civil process or for non-compliance with an order of any Court other than a fine or penalty for an offence. 3rd—Reformatory class.

4th-Youths and first offenders, according to the discretion of the Superintendent.

5th—All other prisoners.

152. (a) Every prisoner (including naval and military prisoners) shall be entitled to earn marks according to industry and good conduct towards remission of sentence, unless otherwise provided by these regulations.

(b) No prisoner can earn more than eight or less than six marks per diem. Six marks represents unit of one day's imprisonment.

(c) Prisoners who are absent from work by reason of being under punishment shall be entitled to receive only six marks.

(d) Prisoners in hospital may be credited with eight marks per diem, provided that they are not suffering from any illness caused by circumstances within their con-trol, and a list of prisoners suffering from any illness caused by circumstances within their control may be sent weekly to the Superintendent or Officer in Charge, who shall, in consultation with the Medical Officer, award marks as he shall think fit.

(e) Prisoners detained pending appeal and who are not working, may earn seven marks per diem if conduct is good.

(f) Prisoners sentenced at the Supreme Court are eligible to earn seven marks per diem from date of opening of the sessions until the date of sentence, and there-

after six, seven, or eight, according to conduct and industry. (g) Every prisoner whose sentence exceeds three days' imprisonment shall be eligible to come under the "Mark System."

(h) To determine a sentence, the following method shall be employed :--- Reduce (h) To determine a sentence, the following method shall be employed:----Réduce sentence to days, multiply by six (6) for number of marks to be earned, divide num-ber of marks to be earned by eight (8) for minimum number of days to be served. For example, one year reduced to 365 days multiplied by 6 equal 2,190 marks, divided by eight (8) equals 273 days, with six marks over, which a prisoner must remain in prison to earn, making 274 days, the minimum time to serve, equivalent to 91 days remission or one quarter of the sentence.

(i) Officers in charge of parties shall, on completion of each day's work, report to the Principal Warder, or other Senior Officer, in writing, any prisoner who has mis-behaved himself or has not been diligent, for consideration in deciding the allotment of marks for that day.

(j) If a prisoner for any reason fails to obtain full marks for three successive days, he shall be reported for either misbehaviour or idleness, and dealt with on inquiry, as may be found necessary. (k) For the information of the prisoner to whom it relates, the mark and grathity

card shall be hung outside the cell occupied by such prisoner.

(1) The mark card shall be entered up daily by the Officer in Charge, and, in the case of Fremantle Prison, by the Principal Warder or other officer detained by him to do so; and it shall be balanced monthly and sent to the Superintendent or Officer in Charge so that details can be entered in the Mark and Gratuity Ledger.

(m) No prisoner shall alter, obliterate, or in any way deface a card, whether belonging to himself or to another prisoner.

153. (a) Prisoners serving sentences of less than three months shall not receive gratuities.

(b) Prisoners serving sentences of under twelve months and not less than three months, shall receive grathities at the rate of sevenpence for each 56 marks earned.
(c) Prisoners serving sentences of under five years, and not less than one year,

obtainable on the whole sentence have been earned; then tenpence halfpenny until two-thirds of the total marks obtainable on the whole sen-

(d) Prisoners serving sentences of five years and over shall receive gratuities for the first five years according to the same scale as (e), and thereafter at the rate of fourteenpence for each fifty-six marks earned.

(e) Prisoners employed in the workshops and classified as hereinafter provided, shall be credited weekly with an amount in accordance with the following scale:----

Sentence.					Improver.	Tradesman.
3-6 months			••		1s. 6d.	2s.
Over 6 months	••	••	••	••	2s. 6d.	5 s.

Prisoners shall be classified as improvers or tradesmen, on the recommendation of the Trade Instructor (subject to the approval of the Superintendent or Officer in Charge), according to diligence, skill, and the nature of the work on which they are employed.

(f) Prisoners by any reason prevented from working shall not be entitled to gratnities for the period of their unemployment, except during the first week thereof.

(g) At outstations the rates of gratuity shall be fourteenpence for each fifty-six marks earned.

(h) Gratuities are subject to forfeiture or suspension under regulation 145.

(i) Aboriginal prisoners shall not be entitled to gratuities.

(a) Prisoners to whom regulation 153 (c) or (d) applies may purchase approved luxuries out of weekly earnings to the extent of such weekly earnings.

(b) Prisoners to whom regulation 153 (e) applies may purchase approved luxuries out of weekly earnings to the extent mentioned hereunder:

Sentence.				Improver.	Tradesman.	
3-6 months		 	••	9d.	1s.	
Over 6 months	••	 		1s.	2s.	
771-11-000 4 1						

(c) Failure to earn full marks in any week entails forfeiture of privilege for that week to purchase luxuries.

(d) The privilege is subject to forfeiture under regulation 145.

155.Tobacco shall be issued to prisoners on the following conditions:----

(a) During first six months imprisonment-no issue;

(b) after first six months and up to one year-at the rate of one-quarter onnce per week;

(c) after first year and up to two years-at the rate of half-ounce per week.

(d) after two years—one ounce per week;
(e) there shall be no issue of tobacco in any week in which full marks are not earned;

(f) the issue is subject to forfeiture or suspension under regulation 145.

(g) prisoners carrying out duties of cooks, baker, latrine attendant, boiler attendant, cleaner, orderly, librarian, storeman, or other occupation shall be allowed one quarter ounce daily while so employed.

The issue of tobacco pipes shall be approved in each case by the Chief Warder or Officer in Charge.

(C)-Offences Under Section 62 and 63 of the Act by Persons other than Prisoners.

156. Paragraphs (a) and (e) of regulation 28 (relating to offences under section 62 of the Act) apply, as therein stated, to persons other than prison officers. 157. Any person who, without lawful authority, the proof of which shall be upon him-

- (a) enters or attempts to enter any prison; or(b) communicates or attempts to communicate with a prisoner; or
- (c) conveys or delivers, or in any manner attempts to convey or deliver or to cause to be conveyed or delivered to any prisoner, or introduces or attempts to introduce into any prison, any money, letter, or other document, clothing or any other article or thing whatsoever except as prescribed by these regulations; or
 (d) conveys or receives or attempts to convey or receive any letter or other document or any other article whatsoever out of any prison except as more the prescribed by these regulations.
- prescribed by these regulations; or
- (e) loiters about or near any prison or other place where prisoners are employed; or
- (f) secretes or leaves at any place any letter, article or thing for the purpose

of being found or received by a prisoner, shall be liable to be apprehended by any police or prison officer or other person in whose charge or custody a prisoner may then be, as prescribed by section 63 of the Act, and on summary conviction for any such offence shall be liable to fine or imprisonment with hard labour as enacted by section 63 of the Act.

(D)-Special Rules as to particular Classes of Prisoners.

(i)-Female Prisoners.

158. (1) Female prisoners shall be confined in a separate part of the prison pro-vided for that purpose and shall in all cases, nuless the circumstances render it other-wise impossible, be attended by female prison officers. (2) (a) The daily diet for female prisoners shall be that set forth in regulation

118.

(b) Female prisoners shall at all times appear properly and neatly dressed in prison clothing, and they may be permitted to retain such portions of their private underclothing as the Matron shall consider necessary or desirable.
(c) Female prisoners with infants at the breast shall be permitted to retain them until they arrive at such an age as the Medical Officer considers them fit to be removed.

(d) The children of prisoners when at an age to be weaned, shall, with the con-sent of the Medical Officer, be removed to an orphanage or such other available place as the Comptroller General shall decide. In the case of a child under medical treatment such child may be allowed to remain with the mother should the Medical Officer deem it necessary.

(ii)-Offenders of the First Division.

159. A misdemeanant of the first division-

- (a) May supply his own food, clothing, and other necessary articles, also tobacco and newspapers, subject in all cases to detention and examination to prevent the introduction of prohibited articles; (b) may receive or purchase not more than one pint of malt liquor or half-pint
- of wine or spirit in twenty-four hours; (c) may wear his own clothing;
- (d) shall be provided with at least one separate cell or room;
- (e) shall be permitted to receive once a fortnight not more than three friends or relatives at one time for not more than half an hour;
- (f) may write one letter and receive one letter in each fortnight;
- (g) The Comptroller General may prolong visits or allow additional visits and letters to such reasonable extent as he may deem desirable;
- (h) in all other respects the general prison regulations and especially those regulations relating to debtors shall apply, except in so far as they conflict with the foregoing to all misdemeanants of the first division.

(iii)-Prisoners under sentence of Imprisonment only.

160. (a) A prisoner under sentence of imprisonment only shall be entitled to the following privileges:

- (1) He may maintain himself entirely with food, clothing, and other necessaries;
- (2) he may, provided it is fit for use, retain and wear his own clothing;
 (3) he shall not be required to perform any work beyond keeping his cell, clothing, bedding, and cell utensils in proper order and in a state of cleanliness according to instructions;
 (4) he shall not be compelled to shave or have his hair cut closely, unless by
- order of the Officer in Charge for the purpose of cleanliness or by order of the Medical Officer.

(b) Except as hereinafter provided, a prisoner of this class shall not be permitted to associate with prisoners of another class.

(c) Any prisoner of this class who is unwilling or unable to maintain himself shall conform to the regulations as to employment, and may earn the industry marks and consequent remission of sentence.

(iv)-Prisoners under sentence of Death.

161. (a) A prisoner under sentence of death shall be kept in a separate cell until the sentence be executed or commuted and, if in the opinion of the Comptroller General it is necessary, shall be kept in irons. (b) He shall be dressed in prison clothing and, except aboriginal natives, if other-

wise approved, shall be constantly attended by a warder or other attendant. (c) The hair of male prisoners shall be cut closely.

(d) Friends or relatives of such prisoners shall be allowed access at all reasonable hours subject to the discretion of the Officer in Charge, unless countermanded by the Comptroller General, but no other visitors shall be admitted except the clergyman

of the church to which the prisoner belongs, and any person whom such clergyman may desire to assist him in his ministrations, unless by special order of the Comptroller General.

(e) No visitors or others shall be permitted to see any prisoner under sentence of death without his or her consent to see them being first obtained.

(f) The diet shall be the ordinary prison allowance, and the prisoner shall be allowed to walk for a short time every day under sufficient guard in one of the prison yards.

(g) A visitor shall not say anything to or in the hearing of a prisoner which may lead him or her to think there is any possibility of the sentence being commuted or in any way altered.

(h) Every person claiming to visit a condemned prisoner as his legal adviser must be a legal practitioner or the authorised clerk of the legal practitioner, and may have access, subject to permission of the Officer in Charge.

(i) These regulations shall be made known to every person visiting the prisoner, and strict compliance with them shall be the condition on which the visit is permitted.

(j) Except when in conflict with this regulation the regulations relating to prisoners generally, as far as applicable, may be applied to prisoners under sentence of death.

(v)-Chinese Prisoners.

162. The tails of hair usually worn by Chinese shall not be cut off, except when convicted of a crime after having previously undergone a sentence for some criminal offence in the State, or when specially recommended by the Medical Officer.

(vi)-Prisoners Unconvicted of Crime Detained for Safe Custody.

163. Prisoners detained for safe custody only pursuant to an order made either by the court or the Governor, under the provisions of section 653 of the Criminal Code, shall be treated as if they are prisoners under remand, and regulation 164 shall, *mutatis mutandis*, apply and have effect in respect of such prisoners.

Provided that-

- (i) if the Officer-in-Charge is of the opinion that it is in the best interests of any such prisoner that he should not be placed with or be associated or consort with any other prisoner or prisoners, the Officer in Charge may arrange accordingly, but in such case shall endeavour to arrange that such prisoner be placed with or allowed to consort with any other prisoners; and
 (ii) if our such prisoner desired with a placed with the placed with any other prisoner; and
- (ii) if any such prisoner desires not to be placed with or to associate or consort with any other prisoners, and gives notice thereof to the Superintendent, and the Medical Officer certifies that if the prisoner's wishes are not acceded to his physical or mental health or condition will be impaired or prejudicially affected thereby, such prisoner's wishes shall be acceded to so far as these regulations may permit;
- (iii) if in the opinion of the Medical Officer it is essential or expedient for the purpose of maintaining or improving the physical or mental health or condition of a prisoner that he should be required to perform some work of a nature or kind specified by the Medical Officer, the Superintendent shall place such prisoner at such work and the prisoner shall undertake and perform such work within the prison in accordance with these regulations as they relate to the performance of labour by prisoners until such time as the Medical Officer shall otherwise direct.

(vii)-Prisoners Awaiting Trial or Under Remand.

164. The following regulations shall apply to persons, hereinafter referred to as "prisoners awaiting trial," committed to prison for safe custody only-

- (a) On commitment for trial for an indictable offence, and awaiting trial or on remand;
- (b) pending the preliminary hearing before a Magistrate, or a Justice of the Peace on a charge of an indictable offence, or pending the hearing of an information or complaint;
- (c) on commitment to await extradition, or any other commitment.

165. On admission of a prisoner awaiting trial his clothing shall be searched, and every article except necessary clothing may be taken from him, and an inventory made of all money and other valuable effects taken. Such property and any other which shall from time to time be sent to the prison for him shall be entered in a book kept for that purpose, and such entry duly signed by the prisoner. Such property shall be returned to the prisoner on his discharge, except where it is ascertained to belong to some other person, or is ordered to be forfeited to the Crown. In the event of the removal of the prisoner to some other place of confinement, such money or other property shall be forwarded to such other place.

166. Any prisoner awaiting trial may be required to be thoroughly washed and cleansed and, where deemed necessary to be examined by the Medical Öfficer.

167. Prisoners awaiting trial at all times shall so far as practicable be kept separate and apart from convicted prisoners, and unconvicted prisoners awaiting trial kept apart from prisoners awaiting trial who have been previously convicted.

168. The confinement of all prisoners awaiting trial or on remand shall be made as little oppressive as possible with due regard to their safe keeping and to the necessity of preserving the proper government of the prison, maintaining order, and to the physical and moral well-being of the prisoners.

169. (a) Prisoners awaiting trial shall be allowed as much air and exercise as possible, consistent with their safe custody, as far as conveniences will permit.

(b) Prisoners awaiting trial, or on remaud may, if they desire it, wear prison dress, and they shall be obliged to do so if their own clothes are insufficient, or unfit for use, or necessary to be kept for the purposes of justice; but otherwise a prisoner awaiting trial may be permitted to wear his own clothing, and have the necessary changes of underclothing from time to time, if such clothing is sufficient and suitable. 170. Such prisoners shall not be compelled to have their hair cut or to shave except on account of vermin or dirt or when the Medical Officer deems it necessary on the ground of health and cleanliness; but at no time shall hair be cut closer than is necessary for cleanliness.

171. Prisoners awaiting trial may be required to keep clean the cells, wards, and yards occupied by them, and every such prisoner must keep his furniture and clothing clean and properly arranged in his cell; but a prisoner awaiting trial shall not be required to be employed in the service or industries of the prison.

172. A prisoner awaiting trial receiving prison rations will not be allowed to purchase or receive other food from outside.

173. A prisoner awaiting trial having permission to maintain himself must do so entirely or not at all. Such maintenance is to consist of a sufficient quantity of wholesome food, and shall be subject to proper restrictions to prevent extravagance, or improper indulgence, and to prevent the admission of spirituous liquors, wine, or fermented liquors, or the introduction of any improper article or instrument calculated to facilitate escape. Such food, clothing, and other necessaries may be paid for ont of the money belonging to the prisoner, in the hands of the Officer in Charges. Male prisoners may be allowed to purchase or receive a small quantity of tobacco or eigarettes.

174. No part of any such food, clothing, or other necessaries shall be sold or transferred to any other prisoner.

175. No money shall be stopped from the funds belonging to any prisoner for maintenance by the State, unless by order of the Comptroller General, acting with legal anthority.

176. Prisoners awaiting trial or on remand may send and receive letters at all reasonable times, subject to the rules regarding the inspection of correspondence, and the officer in charge may withhold any letters to or from such prisoners as he may deem fit and lay them before the Comptroller General for his decision.

177. A prisoner awaiting trial shall be allowed all reasonable facilities, including the provision of writing materials for communicating by letter with his relatives and friends, or his legal adviser.

178. Any confidential written communication prepared as instructions for his solicitor may be delivered personally to such solicitor or his authorised clerk without being examined by any prison officer, unless the Officer in Charge believes he has reason to suppose it contains matter not relating to such instructions.

179. The relatives, or friends, of a prisoner awaiting trial or on remand may visit him at all reasonable hours during week days, at the discretion of the Officer in Charge, and subject to the instructions of the Comptroller General or Crown Law authorities.

180. A prisoner awaiting trial shall be allowed to see his legal adviser, and, if necessary for the purposes of his defence a medical practitioner, on any week-day at a reasonable hour, in the sight but not in the hearing of a prison officer.

181. Subject to foregoing regulations 164 to 180, inclusive, the regulations in this Division (except so far as they are applicable only to convicted prisoners) may be applied to prisoners awaiting trial as herein defined.

(viii) Debtors.

182. Any person imprisoned for default of payment of a debt, or in lieu of distress to satisfy a sum of money adjudged to be paid by the order of any Court, or for default in performance of any obligation or for contempt of Court (hereinafter referred to as "such person") shall be subject to the following rules:---

183. Every such person shall be allowed to maintain and clothe himself, and for this purpose may receive, at proper hours, a reasonable supply of food, clothing, and other necessary articles, subject in all cases to detention and examination, to prevent the introduction of fermented or spirituous liquors or other prohibited articles. Such person may be allowed from time to time to purchase or receive a newspaper or a small quantity of tobacco or cigarettes.

184. No gaming will be permitted under any pretence. Dice, cards, and anything used for purposes of gaming which may be found in the possession of such person may be seized and destroyed.

185. No visitors to such person will be admitted before 10 a.m. or after 4 p.m. on week days and not at all on Saturday afternoon or Sunday, except by special permission of the Comptroller General or the Officer in Charge.

186. Every such person may be required to keep himself clean in person and clothing, and if he is unable to obtain changes of clothing he may be compelled to wear the ordinary prison dress.

187. For the purpose of cleanliness, the hair of such person may be cut, should the Officer in Charge so order.

188. Every such person must make up his own bedding according to instructions and keep his cell, and utensils therein clean and in proper order. Singing, whistling, and all loud noises are strictly prohibited.

189. Any such person receiving prison rations will not be allowed to purchase or receive other food from outside, but must confine himself to the rations supplied by the Officer in Charge.

190. Any such person shall not be permitted, under any circumstances, to communicate with a prisoner of another class, either in writing or by signs, or in any other manner, and shall not be permitted to give, or send to any such prisoner food, elothing, or any articles whatever, except as provided for in the regulations.

191. Every such person may send or receive letters. Should the Officer in Charge, however, suspect improper correspondence, he may open and peruse any such communication and detain any suspected letter for the decision of the Comptroller General.

192. Every such person shall, in all cases, conform to the rules and regulations and at once obey any orders given him by a warder for the due performance thereof.

193. Any breach of these regulations or any disorderly or improper behaviour on the part of such person shall be at once reported and dealt with by the Comptroller General or Visiting Justice.

194. Subject to these regulations, the regulations in this Division (except as far as they are applicable only to convicted prisoners) may be applied to such persons.

PART III .- REFORMATORY PRISONS.

The Board

195. (a) The Indeterminate Sentences Board (hereinafter referred to as "the Board'') shall meet from time to time as may be necessary. Minutes of each meeting shall be kept by the secretary, and signed by the chairman, who shall be elected by a

(b) The Board. (b) The Board, or two members thereof, shall visit each reformatory prison at least once every three months, and shall view all the inmates confined therein. The Board, or any member thereof, shall have free access to every part of the reformatory prison, and may see and interview any inmate, and inspect diets, and examine any books kept in the reformatory prison.

196. The Board shall generally satisfy themselves that the reformatory prison is properly conducted, the regulations duly enforced, and that proper attention is given to the health of the inmates and to the sanitary requirements.

The Board shall be paid such fees as shall from time to time be recommended 197.by the Comptroller General and approved by the Minister.

198. The Board shall, from time to time, when necessary, recommend to the Comptroller General the appointment of a secretary, and the terms of his appointment.

Comptroller General.

199. The Comptroller General shall furnish the Board with such records, reports, and returns as the said Board may, from time to time, require.

Superintendent of Fremantle Prison.

(a) The Superintendent shall cause the Board to be furnished with a full 200. record of such inmates as the Board may desire, and shall cause all such reports and

(b) The Superintendent shall cause to be kept a record of the conduct, and the amounts earned by each inmate, and, also, of all deductions made for the payment of such luxuries, or extras, as the Board may direct.

Chaplain.

201. The Chaplain shall pay particular attention to the inmates in any reformatory prison, in addition to carrying out the instructions laid down in the ordinary Prison Regulations.

Medical Officer.

The Medical Officer shall examine every inmate at least every three months, 202. and shall furnish a report of the mental and physical condition of such inmate to the Superintendent, who shall forthwith submit such reports for the Board's perusal.

Visiting Justices.

203. The Visiting Justices shall have the same power to hear and determine complaints respecting the inmates as in the case of ordinary prisoners under the Act, and may similarly direct punishment, or otherwise deal with the offenders.

Officer in Charge.

204. The Officer in Charge shall-

- (a) each day personally inspect the wards, kitchen, and premises generally of the reformatory prison under his charge;
 (b) see that the immates receive their proper allowance of rations and luxuries;
 (c) see that the immates are usefully employed during the whole of their re-
- spective working hours; and
- (d) report to the Superintendent forthwith any charges of misconduct preferred against any of the inmates.
- All requests by inmates shall be made to the Officer in Charge. 205.

Grading of Inmates.

- 206. All innuates subject to reformative treatment shall be graded as follows:----1st Grade: Those inmates who have been sentenced to reformative treatment
 - in pursuance of section 661, Criminal Code (Act No. 32 of 1918, s. 27). 2nd Grade: Those inmates who have been sentenced to reformative treatment in pursuance of section 662 of the Criminal Code (Act No. 32 of 1918, s. 27).
 - 3rd Grade: Those inmates undergoing sentences of imprisonment only, and who have been selected by the Board as suitable for reformative treat-ment in pursuance of section 64B of the Prisons Act, 1903-1918.

207. As far as practicable, and except when otherwise recommended by the Board, and approved by the Comptroller General, inmates of one grade shall be kept apart from inmates of any other grade.

Treatment of Inmates under Reformative Treatment.

208. As far as practicable, the treatment of inmates in the 1st, 2nd, and 3rd Grades shall be in the following manner:-

(a) Inmates of any grade will be dealt with under a progressive stage system, by which they will practically determine their own treatment as regards enjoyment of privileges, or the reverse.

(b) They may be classified into any of the four following classes:-

1. The Primary.

- 2. The Intermediate.
- 3. The High, and
- 4. The Highest.

209. Inmates in the intermediate, high, and highest classes will be eligible to earn various privileges for which those in the primary class will not be eligible.

210. Prisoners sentenced to finite sentences who have been transferred to a reformatory under the provisions of section 64B of the Act shall also be allowed marks in like manner as provided by regulation 152.

211. Inmates of any class prescribed in regulation 206 shall, so far as practicable, be kept apart from inmates in any other class, and each inmate shall have a separate cell.

212. An inmate shall not share with others indulgence, or any extra article. Any inmate so offending shall render himself liable to severe punishment including reduction and forfeiture of privileges.

Primary Class.

213. When an inmate is reduced for a breach of discipline, idleness, or misconduct to the primary class, the earning of wages and privileges shall be suspended until the intermediate class is re-entered.

214. An inmate reduced to the primary class shall not be eligible for promotion to the intermediate class until he has served, with continuous good conduct and industry, at least one month in the primary class.

Intermediate Class.

215. An inmate of any grade when commencing reformative treatment shall be placed in the intermediate class; from this he may rise to the high class by industry and good conduct.

216. If an inmate in the 3rd Grade shall be gnilty of any breach of discipline, idleness, or misconduct, the Board may recommend that he be re-transferred either to the prison from which he was transferred, or be transferred to another prison, to serve the unexpired residue of his sentence, in pursuance of section 64C of the Act, or he may be reduced to the primary class.

217. On entering the intermediate class, an inmate shall be eligible to receive No. 3 ration, also 1 oz. of tobacco weekly, and may purchase luxuries as provided in regulations.

218. Every facility shall be afforded the inmates desirons of improving their education.

219. Lights may be allowed in cell to inmates until 8.30 p.m.

220. Each immate shall be permitted to receive each month a visit from a friend, or relation, of twenty minutes' duration, and may also write and receive one letter each month.

221. Inmates shall wear the ordinary prison dress with the letter "I" on the left sleeve of coat only.

222. Any immate shall be eligible to be recommended for promotion from the intermediate class to the high class when he has earned—

(a) 2,192 marks, and

(b) full marks each consecutive day for a period of three months after having earned the aforesaid 2,192 marks.

High Class.

223. On promotion to the high class, an inmate shall be eligible to receive full privileges.

224. For any breach of discipline, idleness, or misconduct an immate may be reduced to another class for such reasonable time as the Comptroller General, on the recommendation of the Board, may decide.

225. Any immate shall be eligible to be recommended for promotion from the high class to the highest class when he has earned---

(a) 2,192 marks, and

(b) full marks each consecutive day for a period of three months after having earned the aforesaid 2,192 marks.

226. Inmates in the high class when earning full marks may be allowed the same ration as the intermediate class, and $1\frac{3}{4}$ ozs. of tobacco weekly.

227. Lights may be allowed until nine o'clock each evening. Inmates may be permitted to receive one visit each month of thirty minutes' duration, and may receive and write two letters monthly. Library books may be changed daily, except Sunday.

228. Inmates shall have the letter "H" on left sleeve of coat.

Highest Class.

229. Inmates of the highest class shall be allowed all the privileges of the preceding classes, and shall wear the letter "H" with a star on the left coat sleeve.

Earning of Marks.

230. Each inmate shall be tasked according to his ability, and shall be treated in the same manner as other prisoners in respect to the earning of marks for good conduct and industry, in accordance with prison regulation 152.

Promotion.

231. Notwithstanding anything in these regulations contained, the Comptroller General, on the recommendation of the Board, may promote any inmate in any class to a higher class.

232. Inmates shall be subject to the Act and the prison regulations in so far as such regulations are not inconsistent with these regulations.

233. For any breach of discipline, idleness, or misconduct a Visiting Justice, in addition to, or in substitution of, any other penalty provided by the Act, may fine an inmate a sum not exceeding ten shillings, and, further, may order that the inmate be separately confined: Provided that any punishment, or penalty, inflicted by a Visiting Justice shall in no way affect the right of the Comptroller General, on the recommendation of the Board, to place the inmate in a lower class.

234. Fines inflicted by a Visiting Justice shall be deducted from the wages credited to the inmate.

Confinement in Cells.

235. The Superintendent may confine an inmate charged with a breach of discipline, idleness, or misconduct, or any other offence, in his cell, or in a refractory cell, and take any precantionary measures as he may deem necessary, and, further, may stop any privilege until the Visiting Justice deals with the charge.

Industrial Employment.

236. Every inmate subject to reformative treatment shall, if fit, be put to such work, or trade, as in the opinion of the Board or of the Superintendent he is most suitable for, or proficient in, and which, in their or his opinion, will the most fit him for self-support when at liberty.

237. Male inmates shall commence as labourers, and may be promoted on approval of the Board and concurrence of the Comptroller General, to be artisans as they become proficient on the recommendation of the Superintendent, together with a certificate of the trade instructor or farm manager.

238. Inmates by any reason prevented from working shall not be allowed wages for the period of their unemployment, except during the first week thereof.

239. Inmates physically unfit are not eligible to earn wages, but may on their release receive, subject to the Minister's approval, such sums as the Board, after considering the circumstances of each case, shall in their discretion recommend.

Wages.

240. The following shall be the scale of wages to inmates:-

(a) Inmates in the intermediate class, not being artisans or clerks, shall receive the same scale of wages as prisoners who are not inmates of a reformatory prison, and when classed as artisans or clerks, such inmates shall receive double that scale. Provided that tradesmen or improvers, serving under sentence of imprisonment and transferred to a reformatory prison, may be allowed

to continue to earn and receive such wages as were earned and received by them at the time when so transferred.

Inmates in the intermediate class may spend one-half of the amount earned by them on the purchase of luxuries; the balance shall be placed to their credit. (b) For male inmates in the high and highest classes:-

Labourers Artisans and clerks 4s. per nec... ... 6s. per week. Two shillings per week of the above amounts may be spent on the purchase of luxuries, and the balance shall be placed to the credit of the inmate.

(c) Female inmates in the high and highest classes shall receive and may spend half the above amounts prescribed for male prisoners in the same classes, and the balances shall be placed to the credit of the inmates.

241. The Board shall, from time to time, recommend what amounts (if any) shall be applied towards the maintenance of any inmate's wife and family (if any), or of any person dependent, or partially dependent, on him. The balance in the case of an inmate released on probation shall be dealt with as provided by section 64F, subsection (6) of the Act.

242. There shall be credited to each immate such portion of wages earned by him as the Board may from time to time recommend. In the case of an inmate re-leased on expiration of scattence, or on temporary leave, under section 64H of the Act, the amount standing to his credit (if any) shall be disbursed for his benefit in such manner, and in such times, and in such sums, as the Board may from time to time direct.

243.Where an inmate entitled to earn full marks fails to do so, through any 243. Where an inmate entitled to earn fill marks fails to do so, through any breach of discipline, idleness, or misconduct, then there shall be deducted from his wages the sum of sixpence for each mark forfeited. Where a charge is laid against an inmate, and forfeiture of marks is awarded as a punishment, there shall be de-ducted from his wages the sum of sixpence for each mark so forfeited, up to a maximum of two shillings in respect of each charge.

244. The privilege of purchasing luxuries shall be withdrawn for the week in which forfeiture occurs.

245. The loss of mark or marks shall be confirmed by the Superintendent, and the inmate shall have the right of appeal to the Comptroller General.

246. All forfeitures, and the reasons for such forfeitures, shall be recorded in a book kept for that purpose.

Petitions for Release on Probation.

247. Subject to regulation 249, only immates who have been for six months in the highest class shall be allowed, and then only at the discretion of the Board, to petition for release on probation.

248. Inmates when petitioning under preceding regulation shall state if definite employment is available for them, and every facility should be afforded to an eligible inmate to communicate regarding the employment with any organisation, or reputable person, likely to find employment for him.

249. Nothing in these regulations shall debar the Board at any time from recommending the release on probation of any inmate, provided there are special circumstances as the Board may consider sufficient, and in such cases the Board may allow an inmate to submit his petition to the Board through the Comptroller General, and such petition will be placed before the Minister, together with the Board's recommendation.

Clothing.

250. (a) Every inmate undergoing reformative treatment shall be supplied with two kits of clothing of ordinary prison material and pattern, with such distinguishing marks of class thereon as may be prescribed for the class he is in. Suits not in use shall be neatly folded up and kept in lockers.

(b) Every inmate shall repair his own clothing.

Bedding.

251. Inmates shall be supplied with the same amount of bedding including mattress, pillow, and bedstead, as may be prescribed from time to time in the prison regulations.

Furniture.

252. Tunnates shall be provided with a locker and key, in which clean clothing and belongings shall be kept.

Recreation.

253. Inmates will be provided with games, such as draughts, dominoes, chess, and rope quoits, and, when practicable, may, after tea, play games or read in the association room up to 8 p.m.

Miscellancons.

254. The hours of rising, and the times for meals and work, shall be the same as at the Fremantle Prison, or as the Board may from time to time decide.

Luxuries.

255. Luxnries which inmates may purchase with portion of their wages available for the purpose comprise tobacco, sugar, golder symp, butter, eggs, jam, sance, cocoa, weekly newspaper, and such other articles as the Board may from time to time allow.

256. All luxuries shall be purchased through the Officer in Charge.

PART IV-PARDELUP PENAL OUTSTATION

257. In this Part of the regulations the words "Prison Farm" mean the Pardelup Penal Out-station, and include the afforestation area; "Officer in Charge" means the Officer in Charge of the Prison Farm as defined; "The Board" means the Indeterminate Sentences Board, and regulation 4 for the interpretation of other words shall apply.

258. Officers, prisoners, and inmates of the Prison Farm shall be subject to all regulations now and hereafter made under the Act except in cases where the circumstances make such regulations inapplicable.

259. The Officer in Charge shall:-

- (a) in addition to his other duties be responsible for the good order, discipline, and proper working of the Prison Farm, and for the safe custody of the prisoners and inmates;
- (b) keep or cause to be kept such books and records as may be directed, or required, by the Comptroller General or Superintendent;
- (c) make such arrangements subject to the approval of the Comptroller General, or Superintendent, as are necessary and requisite for carrying out the work of the Prison Farm, and for the maintenance and security of the prisoners and inmates, the enforcement of discipline, and the general management;
- (d) make an inspection daily of the dormitory, enbicle, and places where prisoners or inmates are located. On any day on which personal inspection by the Officer in Charge is impracticable, he may delegate that duty to another officer. He, or any other officer acting under his instruction, is empowered to enter any dormitory, enbicle, or place, for the purpose of search, inquiry, or for other sufficient reason;
- (e) be responsible for arranging and carrying out all farming and domestic work, provided that the Superintendent shall be kept fully advised of all arrangements, which shall be alterable at the discretion of the Superintendent.

260. Officers shall be expected to interest themselves in promoting the smooth working of the Prison Farm to encourage prisoners and inmates to be industrious and painstaking, and to see that no disrespect is shown by the latter to the officers or persons employed in other departments with whom they may be brought in contact, and such officers or persons shall not be allowed to nunceessarily converse with a prisoner or inmate.

261. All instructions to prisoners, or immates, from officers or persons of other Departments shall be given through an officer of the Prison Department. Officers of other Departments should be instructed accordingly by the officers of the Prison Farm.

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262. Rations to Officers.—The Officer in Charge, and each officer of the Prison Department having wife, or dependants, resident at the Prison Farm will be allowed while employed at the Prison Farm the following:—

	Art	icle.		Officer-in-charge.	Officers.	
Butter Vegetables Potatoes Milk (fresh) Eggs Mutton or be Bread	 eef	···· ··· ··· ···	Without charge, when available }	8 ozs. daily 16 ,, ., ., 16 ,, ., ., 2 pints daily 2 doz. weekly At prices to be fixed fron intendent and Officer-i	5 ozs. daily 16 ,, ,, 2 pints daily 1½ doz. weekly n time to time by the Super- n-charge.	

263. Produce of the Prison Farm is not to be sold, or given away, by any officer without the consent of the Comptroller General or Superintendent.

 $264.\,$ Officers will not be permitted to keep horses, cattle, pigs, or poultry on the Prison Farm.

265. Annual leave and holidays.—In addition to the leave prescribed in the Prison Regulations, officers shall be allowed one week annual leave in consideration of longer hours worked. Whenever practicable, officers shall be allowed off duty on Saturday afternoon and Sunday in each alternate week.

- 266. Prisoners.-Prisoners and inmates at the Prison Farm :--
 - (a) Shall be subject to all regulations now and hereafter made under the Act except in cases where the circumstances make such regulations in-applicable.
 - (b) A prisoner or inmate shall not go outside the boundaries fixed by the Officer in Charge without the special permission and authority of the Officer in Charge.
 - (c) Where a prisoner or inmate is employed outside the proclaimed boundaries, the Prisons regulations shall apply, in accordance with the provisions of section 30 of the Act.
 - (d) A prisoner or inmate shall occupy such quarters or cubicle as may be assigned to him, and shall keep the same, and its contents, in the highest state of cleanliness. He must not enter the cubicle of another prisoner, or inmate, without the authority of the Officer in Charge.
 - (c) Prisoners or inmates employed at the Prison Farm shall receive 4s. for each 56 marks earned. Prisoners or inmates who have to regularly work on Saturday afternoon and Sunday, such as cooks, bakers, cowman, etc., shall, on the recommendation of the Officer in Charge, be entitled to receive 1s. per week in addition to the 4s. already prescribed.
 - (f) Subject to Prison regulation 154, a prisoner or inmate may spend on luxuries one-half of his gratuity, but not exceeding one shilling in each week, except by permission of the Superintendent.
 - (g) Tobacco.—Prisoners or inmates shall receive 2 ozs. of tobacco per week, subject to Prisons regulation 155 (e).
 - (h) Lights out and silence shall be observed after 9 p.m.
 - (i) For any breach of the Prisons or these regulations, or serious misconduct which may in the opinion of the Superintendent warrant it, a prisoner or inmate engaged at the Prison Farm may be removed therefrom on the approval of the Comptroller General to any prison, and the cost of such removal including all charges incurred, shall be deducted from any earnings then standing to the credit of the prisoner or inmate concerned, or which may thereafter accrue to him.
 - (j) A prisoner or inmate who escapes from the Prison Farm shall pay the cost of his recapture, including all expenses incurred in his removal to Fremantle Prison; such costs shall be deducted from any carnings then standing to the credit of the prisoner or inmate concerned or which may thereafter accrue to him.
 - (k) Letters and visits.—Prisoners or inmates engaged at the Prison Farm may send, and receive, two letters per month in lieu of visits. No visits will be allowed except by special permission of the Superintendent or Comptroller General. All correspondence to be addressed to Fremantle Prison.
 - (1) A prisoner or inmate shall receive the following dietary allowance:----

Bread			 	 24	ozs.	daily
Oatmeal			 	 4	,,	,,
Meat, unco	oked	•••	 	 16	,,	
Rice			 ·	 4	,,	,,
Sugar		•••	 	 3	,,	,,
Salt			 	 $\frac{1}{2}$,,	,,
Tea			 	 $\frac{1}{3}$,,	,,
Soap			 	 12	,,	"
Vegetables			 	 16	,,	,,
Milk (when	avail:	able)	 	 1	quar	t to 40 men.
Pepper		•••	 	 1	oz. †	to 100 rations.

The above may be varied, or altered, on recommendation of Medical Officer, or Superintendent, and approval of Comptroller General.

267. Subject to any variations or alterations from time to time recommended by the Officer in Charge or Superintendent and approved by the Comptroller General, the following time table, as far as circumstances permit, shall be observed on week days (Saturday excepted):---

WINTER.	SUMMER.	
WINTER.	SUMMER.	
6.30 to 7 a.m 6	6 a.m 6 to 6.30 a.m	Bell rings, prisoners and inmates rise. Make up beds, wash, sweep and tidy cubicle.
	$6 \cdot 30$ a.m $7 \cdot 15$ a.m	Fall in, roll call, breakfast. Muster march to labour.
	F 00	Labour.
	10	Cease labour (Horse teams 11.45 a.m.).
	12 noon	Meal.
	1 p.m	Resume labour.
	5 p.m	Cease labour, return to camp, wash (Horse teams 4.45 p.m.).
	5·30 p.m 6 to 8·45 p.m	Roll call, meal. Recreation.
8.45 p.m 8	$8 \cdot 45 \text{ p.m.}$	Muster, retire to domitory or cubicle.
	9 p.m	Lights out.
	Saturdays.	
6.30 a.m. to noon 6	6 a.m. to noon	Same as on other days.
	Noon	Return to camp.
12·30 p.m 1	12·30 p.m	Meal.
l to 5 p.m 1	1 to 5 p.m	Recreation, bathing, mending clothes, letter writing.
5 p.m 5	5 p.m	Meal.
5.30 p.m. to 8.45 p.m 5	5.30 p.m. to 8.45 p.m	Recreation
9 p.m	9 p.m	Lights out.

Sunday and Holidays.

Rise and have meal same as on Saturday. With the exception of time spent at Divine Service, or religious instruction, the day may be spent in reasonable exercise, or letter writing.

APPOINTMENTS.

Chief Secretary's Department,

Perth, 14th August, 1940. HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint:—

C.S.D. 586/38:-John Smith Johnstone, A.A.A., F.I.C.S., A.I.I.S., as a Public Auditor for the purposes of the Friendly Societies Act, 1894-1939, and the Co-operative and Provident Societies Act, 1903; and C.S.D. 42/38:-The Reverend Father Houlahan to be Roman Catholic Chaplain at Pardelup Prison Farm,

under the Prisons Act, 1903-1918.

F. J. HUELIN. Under Secretary.

THE HOSPITALS ACT, 1927. Department of Public Health,

Perth, 14th August, 1940.

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

P.H.D. 751/29:-The following to be members of the Cunderdin Hospital Board for the periods specifiel: For the period ending the 31st July, 1942:--C. L. Layman, C. E. Turville, A. Uppill, E. Sherrington, Mrs. L. Carter, and Miss D. Smart; for the period ending the 31st July, 1941:--H. F. Cooke.

P.H.D. 687/29:--M. M. Sweetapple, F. S. Goundry, A. N. Deane, and W. Pearce, to be members of the Plantagenet District Hospital Board (Mount Barker) for a period of two years commencing on the 1st August, 1940.

P.H.D. 507/29:-The following to be members of the Quairading District Hospital Board for the periods

P.H.D. 753/29:-The following to be members of the Corrigin District Hospital Board for the periods specified: Two years commencing on the 1st August, 1940:-A. Spanney, J. H. Steer, W. H. Trott, and H. W.

Gayfer: One year commencing on the 1st August, 1940:—C. H. McDougall and F. W. Mettam (vice Dr. K. F. Edwards and H. N. Pickersgill, resigued). P.H.D. 506/29:—The following to be members of the Gnowangerup Hospital Board for the periods speci-fied:—Two years from the 1st August, 1940:—-Mrs. P. C. Austin, D. K. House, T. Pinner, and R. C. Austin: One year from the 1st August, 1940:—Mrs. E. M. Black, S. W. Stewart, J. L. Ball, and J. Anderson. P. H. D. 948/33:—The persons named in the Schedules

P.H.D. 948/33:—The persons named in the Schedules annexed hereto to be members of the Hospital Boards of Control and Management specified for a period of twelve months from the 1st August, 1940, and (2) J. J. Montgomery, Margaret E. Lloyd, T. S. Kilpat-rick, and B. W. Leaversuch to be members of the Wiluna Hospital Board for a period of three months ending on the 31st October, 1940.

F. J. HUELIN, Under Secretary.

Constitution of Hospital Boards. Schedule.

Name of Board and Names of Members.

Beverley Hospital Board:-G. E. L. Wrench, H. E. Blechynden, E. Ford, Ernest Edwards, V. Lodge, H. O. Sims, Frank Lodge, L. P. Swan, Jas. Carr, Mesdames T. T. Ridgway, M. Adamson, F. Davey and W. R. Gillespie.

Upper Blackwood Soldiers' Memorial Hospital Board (Boyup Brook):-P. D. Forrest, L. W. Moore, W. E. Inglis, F. W. Gibbs, G. B. Mitchell, B. D. Robinson, J. R. Purse, P. McM. Glynn and E. A. Miller. Bridgetown Hospital Board:-E. A. Duncan, R. E. Doust, C. V. Draper, W. R. Panton, A. F. Elder, N. A. Davies, F. F. Scott, R. A. Mesnil and Leslie Pearce. Broad Arrow Hospital Board:-F. Cassin, J. Griffiths, D. J. Ware, J. Smith, W. J. Sanders, C. J. Ware, H. Ware, J. Ganmage and M. J. Bourke. Dwellingup Hospital Board:-H. M. Sweeney, A. B. Allen, E. A. Sanders, H. G. Schofield, R. Moon, K. Marriott, J. C. Usher, G. Digney, J. G. McMeekin, W. R. Wallace and A. Stark. Brookton Hospital Board:-H. G. Jacoby, H. W. Langley, A. H. Symes, P. E. Porter, C. E. Williams, H. M. Eva, and F. Bassett. Upper Blackwood Soldiers' Memorial Hospital Board

H. M. Éva, and F. Bassett.

Esperance and District Hospital Board:--Mäss L. Daw, F. Gilmore, E. Heenan, R. E. Brown, H. Hearne, F. Binney, W. T. Lucas, J. S. Macmillan and John Rintonl.

Rintoul.
Harvey District Hospital Board:—J. M. Leeds, L. A.
Tierney, A. Kau, A. H. Smith, R. Kernot, B. H. Bednall, Mrs. R. Offer, and Miss G. E. Mincham.
Kojonup District Hospital Board:—P. Thorn, A.
Hilliard, R. Watson, J. M. Stewart, Mrs. J. Lewis,
Miss G. Watson and Miss M. Warren.
Kursunania District Hospital Board. Machanas J.

MISS G. Walson and MISS M. Warren.
Kunnoppin District Hospital Board:—Mesdames J.
Ferguson, A. M. Francis, F. Gilham, Messrs. G. M.
Appleyard, W. Bodey, H. Craike, W. E. Crane, J. Ferguson, F. Gilham, R. J. Liddell, J. T. McOmish, and Dr. P. J. Orton.
Leoung Hospital Board: J. Burk. T. G. M.

Leonora Hospital Board:--J. Burke, F. S. Major, H. G. Webb, P. Hill, R. L. Ferrier, E. J. Moore, J. Bell, E. A. Chamberlain, W. E. Robertson, H. V. Rowe,

F. Johns, F. Davidson, and P. D. Valentine. Meckering Hospital Board:-E. T. Carter, H. A. Haslam, G. M. T. Oliver, D. Fryer, A. R. Broad, L. Pearse, M. Rhodes, Reverend G. A. Jenkins, and Rev-erend David Abbott.

Meekatharra District Hospital Board :----R. Boulter, J. E. Clark, R. A. Millen, L. Barron, W. E. Fisher, W. J. E. Joynt and J. H. Lynch.

Mullewa District Hospital Board:-D. Warren, H. L. Ring, E. K. Scott, W. F. Phillips, H. Silverlock, Mes-dames E. Lewis and E. A. O'Connor.

Nannine District Hospital Board :- E. B. Threadgold, H. Fraser, W. Wilson, F. Wyatt, B. Ogden, R. W. Bell.

Nannup District Hospital Board:-R. R. Rowe, A. cars, J. Deacon, E. Small, R. Higgins, R. Heuderson, Sears, J. and H. Happ.

Narembeen and District Memorial Hospital Board :----R. Berry, T. E. Currie, A. S. Overington, W. Jarrott, A. W. Latham, C. H. Hunt, William Maxwell Harris and Thomas Crowley.

Hospital Board :--- The Northampton Northampton Road Board.

Murray District Hospital Board (Pinjarra):-Miss C. Adam, Mrs. D. McLarty, D. R. McLarty, M.L.A., A. F. Edward, G. Beacham, H. Taylor, W. Marsh, H. Tuckey, M.L.C.

Ravensthorpe Hospital Board :- T. G. Moore, J. E. A. Gibson, J. Egerton, T. F. Smith, W. R. Barron, J. Wilkinson, J. M. McCulloch.

Black Range District Hospital Board (Sandstone): -F. V. Warland, O. L. David, E. G. McKenzie, L. E. Trinidad, E. J. Morris, A. McKay, N. H. Ward, and W. J. Shaw.

W. J. Shaw.
The North Midlands District Hospital Board (Three Springs):—W. G. Jordan, E. E. Culley, C. M. Maley,
S. J. Morgan, V. Tippett, H. Nairu, J. B. Kuhnberg,
C. B. Barrett, F. H. Arndt, W. A. T. Sargent, R. Reading, C. Caldow, P. Neville, K. Mutter, T. Morcombe,
W. Pethick.

Warren Hospital Board (Manjimup):-J. W. Margarson, W. Mottram, W. J. Morgan, Mrs. G. Giblett,
R. Pearce, R. Bryant, C. Aubrey, J. Mayo, T. E. Glynn. Westonia District Hospital Board:-G. Tillett, P. M.
Glass, R. G. McDonald, W. G. Cruse, H. L. Gorn, A. C.
Funcary F. McDonaudy Mrs. A. J. Sherriff Mrs. F.

Emery, F. McDonough, Mrs. A. J. Sherriff, Mrs. F. Polkinghorne.

Williams Hospital Board:--A. J. Watson, F. C. Craig, J. W. Muller, S. C. Kealley, J. B. Lennard, H. N. Higham, T. McDonald.

Wongan Hills District Hospital Board:--Charles El-lis, A. V. Taylor, A. E. Parker, N. C. Stonestreet, C. M. Jenkin, K. Pilley and Rev. Williams.

Wyalkatchem and District Hospital Board :- E. H. Rice, H. G. Dyson, L. S. Smith, C. Kitchen, E. E. Giese, Frederick White, F. Short, J. P. Dawson, Mrs. J. S. Carter, Mrs. J. P. Dawson, Mrs. W. H. Chapple and Mrs. C. Kitchen.

and Mrs. C. Kitchen.
Cure District Hospital Board:—E. S. Baker, A. J.
Currie, J. Lush, C. Phillips, Evan Phillips, E. Willcocks,
W. O. Williams, G. M. Hickey, T. Brayn.
Lake Grace Hospital Board:—S. J. Bishop, C. All-dridge, J. H. Mather, L. C. Fletcher and E. E. Kealley.
Goomalling and Districts Hospital Board:—E. J.
Waterburge K. C. Waterburge George Longford George Waterhouse, K. G. Waterhouse, George Langford, George Hewitt, R. Baird, I. G. Royal, F. Kemp, Rev. H. Bax-ter, Rev. A. Wilbrey, A. Chumnings and Mrs. R. Baird.

Bruce Rock War Memorial Hospital Board :----W. J. Butler, John Lethlean, G. A. Falconer, S. G. Sippe, A. M. Buller, D. B. Black, Squire Fletcher.

Dalwallinn Hospital Board:—A. B. Hyde, F. C. Meadows, H. G. Smith, D. C. Syme, Thomas Nixon, William Dinnie, O. J. Butcher. Hall's Creek Hospital Board:—The Reverend G. Tul-loch, Dr. H. R. Pearson, Mr. E. A. Black. Jarrahdale District Hospital Board:—W. Austen, W. Pantin, F. Berthold, D. G. Watkins, A. W. Middleton, D. L. Jones, C. P. Nairn. Eastern Districts Memorial Hospital Board (Keller-berrin):—G. Uppill, J. Deane Hammond, J. A. W. Buirski, L. C. Diver, A. V. Moore, D. Tolerton, J. G. Carger, J. M. Scott, H. R. Gorfin, Mrs. F. I. Carger. Kondinin District Hospital Board:—G. Deans, E. Fowler, S. Gordon, J. Juke, E. W. Membery, A. J. Simonds, Reverend Father Stinson, J. R. Tamlin, W. W. White, Mrs. S. Gordon, Mrs. F. McDonald. Laverton District Hospital Board:—H. L. Marsh, J. H. Cannte, J. Bowman, A. Pinder, M. Dwyer, J. Grave-stock, W. Runge.

stock, W. Runge.

Morawa District Hospital Board :- A. H. Rushton, G. H. Tilley, A. J. Smith, J. P. Northey, Reverend R. G. Hawkins.

Hawkins. Mornington District Hospital Board:---R. S. Hearne, Williamson, F. Carpenter, E. E. Warburton, A.

Mornington District Hospital Board:—R. S. Hearne,
G. Williamson, F. Carpenter, E. E. Warburton, A.
Moore, P. Monek, S. G. Martin, W. J. Fulton.
Pingelly Hospital Board:—C. Aldridge, L. S. Watson,
E. H. Fairhead, T. S. Greay, H. W. M. Andrews, W. O.
Scudds, J. Campbell, Canon E. J. T. Atwell.
Reedy Hospital Board:—J. Agnew, C. G. Allburry,
R. H. Elliott, C. Hatch, F. W. Hooker, G. H. Jennings,
I. Longmore, J. McGee, A. H. McGillivray.
Wickepin District War Memorial Hospital Board:—
S. J. Turner, T. J. McCraeken, S. F. Hammond, E. R.
Biddell, A. H. Woodbury, H. Becker, N. D. Perryman.

THE HEALTH ACT, 1911-1937.

The City of Perth-Health By-laws (Amendment).

WHEREAS under the provisions of the Health Act, 1911-1937, a local health authority may make by-laws, and may amend, repeal, or alter any by-law so made: Now, therefore, the Conneil of the City of Perth, being a local health anthority, doth hereby order that the by-laws made by it under the said Act and gazetted on the 24th day of December, 1925, be amended as follows:

Part 1 is amended by the addition after clause 21 of the following new clause, to be numbered 21A:-

21A. No person, unless authorised in writing in that behalf by the Council, shall remove any house or trade refuse or other rubbish from

any premises. Provided that the occupier of a honse may himself collect and remove or use, sell, or otherwise dispose of his own house refuse or rubbish, except night soil, nrine, or liquid wastes if in so doing he takes sufficient precautions, to the satisfaction of an inspector, to prevent the creation of any nuisance or anything offensive or injurious to health

Passed by the Council of the City of Perth at the ordinary meeting of the Council held on the 15th day of July, 1940.

THOS. W. MEAGHER, Lord Mayor.

[L.S.]

WM. E. BOLD, Town Clerk.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 14th day of August, 1940.

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

HEALTH ACT, 1911-1937.

Preston Road Board Resolution.

P.H.D. 1926/28.

WHEREAS it is enacted by sections 132 and 133 of the Health Act, 1911-1937, that a local authority may make by-laws prescribing the fees to be paid for the licensing of morgnes, not exceeding one pound per annum for each ficense, and the conditions on which such licenses may be granted: And whereas the Preston Road Board, being a local authority within the meaning of the said Act, by a resolution published in the Government Gazette on the 19th day of June, 1936, adopted Series "A" of the

[August 23, 1940.

Model By-laws prepared pursuant to section 295 of the Health Act, 1911-1937, as published in the *Government Gazette* on the 8th day of April, 1927, and from time to time thereafter; and, for the purpose of making by-laws as aforesaid, deem it necessary and expedient to amend the said adopted by-laws: Now, therefore, it is resolved and determined by the said Preston Road Board as such local authority aforesaid, acting pursuant to the pro-visions of sections 132 and 133 of the Health Act, 1911-1937, that the said by-laws of the said local authority shall be and are hereby amended in the manner described in the Schedule herennder :-

Schedule.

1. By inserting after by-law 68 of Part I. of the said by-laws, a new by-law to stand as by-law 68A, as follows:-

Licensing of Morgues.

- 68A. (1) An application for the granting of a license for any place for the temporary reception of the bodies of the dead, and for keeping such bodies for the purpose of view, examination, identification, or other lawful purpose before burial or cremation shall be made in accordance with Form I. in Schedule B hereto.
- (2) A license granted pursuant to any such application shall be in accordance with Form II. in Schedule B hereto.
- (3) The annual fee for the granting of any such license shall be ten shillings.

2. A Schedule is added after Schedule "A" to stand as Schedule "B" and containing Forms I. and II. as follows:

Schedule B.

Form I.

HEALTH ACT, 1911-1937.

(Sections 132-133.)

Application to License Premises as a Morgue.

The Secretary.

Preston Road Board,

Donnybrook.

Application is hereby made for the licensing* or relicensing of the premises situate at..... for the temporary reception of the bodies of the dead, and for keeping such bodies for the purpose of view, examination, identification or other lawful purpose before burial or cremation.

The annual fee of 10/-, as prescribed by by-law 68A is enclosed.

> Dated......day of.....19... Signature of Applicant..... Address

* Strike out words not required.

Form 2.

HEALTH ACT, 1911-1937.

Preston Road Board-Licensed Morgue (By-law 68A). This is to certify that the premises situate at.....have been licensed until theday of19.... by the Preston Road Board as a place for the temporary reception of the bodies of the dead; and for keeping such bodies for the purpose of view, examination, identification, or other lawful purpose before burial or cremation.

Fee paid 10/.

> Secretary.

Passed by a resolution of the Preston Road Board on the 20th day of July, 1940.

G. F. PALMER,

Secretary.

Approved by His Excellency the Lientenaut-Governor in Executive Council this 14th day of August, 1940.

L. E. SHAPCOTT,

Clerk of the Council.

NATIVE ADMINISTRATION ACT, 1905-1936.

Department of Native Affairs,

Native Affairs 360/40. Perth, 14th August, 1940. PURSUANT to the provisions of section 7 of the Native Administration Act, 1905-1936, the Honourable the Minister for the North-West has approved of the appointment of the following to be Protectors of Natives:-Mr. John Whitton for the Port Hedland District; Constable A. T. Monck for the Cne District; Mr. Henry Harris for the Laverton District; Mr. F. J. Grocock for the Gnowangerup District for one month from 8th August, 1940, and has also approved of the termination of the appointment of Constable D. H. Regan, at his own request.

F. I. BRAY Acting Commissioner of Native Affairs.

THE FISHERIES ACT, 1905-1938.

Exclusive License.

Department of the North-West, Perth, 14th August, 1940.

No. 9/40. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to grant Thomas Clifford, of Onslow, Western Australia, an Exclusive License, under the provisions of the Fisheries Act, 1905-1938, to collect and gather Turtles over an area of about eight miles of coastal waters surrounding Long Island, Flat Island, Black Ledge, Table Island, and Round Island, for a term of fourteen years from the 1st August, 1940.

> L. JONES, Under Secretary Department of the North-West.

THE WORKERS' HOMES ACT, 1911.

Dedication of Lots.

Department of Lands and Surveys, Perth, 21st August, 1940. HIS Excellency the Lieutenant-Governor in Executive Council, has been pleased to approve of the following dedications under section 7 of the Workers' Homes Act, 1911, to the purposes of the said Act:---

Corres. No. 1846/39:-Fremantle Lots 1743 to 1746, inclusive (being late Fremantle Suburban Lots 188 and 189);

Corres. No. 990/40:-Swan Locations 4279 and 4280 (being Lots 140 and 139 respectively of Swan Location 330);

Corres. No. 843/40:-Swan Locations 4275, 4282 to 4285, inclusive (being late Lots 848 to 852, inclusive, respectively of Swan Location 70);

Corres. No. 4986/20:-Perth Lot 555.

Cancellation of Dedication.

Corres. No. 1911/40. IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to cancel the dedication under the provisions of the above Act of Maylands Lot 64W to the purposes of the said Act.

> 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, 1933-1939, and its regulations:-

BUSSELTON.

- 11th September, 1940, at 3 p.m., at the Agricultural Bank-
 - *Margaret River—*102, 4a. 3r. 38p., £50; 103, 7a.
 2r. 34p., £20; 104, 7a. 2r. 33p., £15; 105, 7a. 2r.
 37p., £20; 106, 7a. 2r. 32p., £35.

SOUTHERN CROSS.

11th September, 1940, at 3 p.m., at the District Lands Office

Southern Cross—Town 470, 1r., £12. Westonia—Town 352, 1r., £10; 403, 1r., £15.

LEONORA.

11th September, 1940, at 2 p.m., at the Mining Registrar's Office-

†Leonora-Town ¶546, 24p., £12 10s.

ALBANY.

- 12th September, 1940, at 2.30 p.m., at the Court House-
 - Mount Barker-*332, 333, 4a. Or. 26p. each, £12 each.

NARROGIN.

12th September, 1940, at 12 noon, at the District Lands Office

*Yealering-Town 23, 24, 1r. each, £12 each.

NORSEMAN.

- 12th September, 1940, at 11 a.m., at the Mining Registrar's Office-
 - Norseman-Town 622, 31.5p., £20; †1118, 39.2p., biseman—10wn 022, 51.5p., 220; 1113, 59.2p.,
 1119 to 1124, inclusive, 1r. each, 1125, 1142,
 39.2p. each, 1143 to 1148, inclusive, 1r. each,
 1149, 1150, 39.2p. each, 1151 to 1156, inclusive,
 1r. each, 1157, 39.2p., £12 10s. each.

MARBLE BAR.

12th September, 1940, at 11 a.m., at the Mining

ORA BANDA.

12th September, 1940, at 2.30 p.m., at the State Batterv

Ora Banda-Town §71, 1r., £20.

PERTH.

- 13th September, 1940, at 11 a.m., at the Department of Lands and Surveys-
 - [‡]Beechina-*13, 4a. 3r. 6p., £10.
 - Chidlow-Town 253, 1r. 26p., £12; 255, 1r. 19p., £15.

*Suburban for cultivation.

+ Subject to leasehold conditions only and that the lessee shall not be entitled to convert the lot to fee simple at any future date.

[‡]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 £115 for improvements.

\$Subject to payment of £200 for improvements if purchased by other than the owner thereof.

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

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

G. L. NEEDHAM. Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 32 of the Land Act, 1933-1939, for non-payment of rent or other reasons:-

- Name, Lease No., District, Reason, Corres. No., Plan. Albrecht, Frederick; 20/1993; Menang Estate Lot 1;

- Albrecht, Frederick; 20/1993; Menang Estate Lot 1; £1,816 14s. 11d.; 4786/22; 156/80.
 Andrews, Charles; 38921/55; Ninghan 451; £199 6s. 8d.; 3664/21; 55/80, B1.
 Andrews, C. M. (Mrs.); 12884/56; Ninghan 624; £125 1s. 8d.; 7042/21; 55/80, B1.
 Andrews, C. M. (Mrs.); 17606/68; Ninghan 2131; £82 8s. 4d.; 2531/23; 66/80, B4.
 Bailey, W. J.; 7335/51; Margaret Lot 43; non-compli-ance with improvement conditions: 3332/24; Marance with improvement conditions; 3332/24; Margaret.
- garet. Barrett, Stanley; 347/2708; Plantagenet 3767; aban-doned; 584/40; 451/80, A1. Bateman, M. A.; 348/851; Kojonup 7601, 8243; £1 16s. 2d.; 591/38; 417/80, E4. Bower, W. J.; 3116/511; Melbourne; £4 0s. 0d.; 2616/35; 59/80, B4, & 62/80, B1.

- Briggs, C. H., and Ewens, A. P. (Executors of the Will

- Briggs, C. H., and Ewens, A. P. (Executors of the Will of Briggs, T. J., decd.); 15975/68; Melbourne 2613; £99 17s. 4d.; 3340/22; 57/80, A3.
 Briggs, C. H., and Ewens, A. P. (Executors of the Will of Briggs, T. J., decd.); 18231/68; Melbourne 3025; £55 3s. 1d.; 3140/23; 57/80, A3.
 Briggs, C. H., and Ewens, A. P. (Executors of the Will of Briggs, T. J., decd.); 10131/68; Melbourne 2624; £159 15s. 6d.; 6576/13; 57/80, A3.
 Briggs, C. H., and Ewens, A. P. (Executors of the Will of Briggs, T. J., decd.); 10131/68; Melbourne 2624; £159 15s. 6d.; 6576/13; 57/80, A3.
 Briggs, C. H., and Ewens, A. P. (Executors of the Will of Briggs, T. J., decd.); 33990/55; Melbourne 2625; £40 0s. 0d.; 8143/13; 57/80.
 Burdekin, Sam; 41824/55; Yilgarn 333; £65 2s. 6d.; 1340/26; 35/80.
- 1340/26; 35/80.

- Loss, Maro S. Odr., 9149/19, 91700.
 Burdekin, Sam; 41824/55; Yilgarn 333; £65 2s. 6d.; 1340/26; 35/80.
 Chambers, Alfred; 68/1415; Oldfield 447; £5 0s. 3d.; 3477/28; 405/80, E4.
 Chambers, A. S.; 25575/74; Oldfield 391; £11 12s. 2d.; 4161/26; 420/80, E1, & 405/80, E4.
 Duncan, W. C. N.; 36041/55; pt. Victoria 5734; £279 10s. 3d.; 2476/12; 156/80, EF2 & 3.
 Dunean, W. C. N.; 12116/56; pt. Victoria 5734; £135 11s. 10d.; 2476/12; 156/80, EF2 & 3.
 Etty, R. J.; 15286/68; Ninghan 470; £86 19s. 6d.; 6273/21; 56/80, C & D2.
 Finemore, A. F.; 40183/55; Roe 494; £23 12s. 4d.; 5946/22; 376/80, D & E1.
 Gobetti, Antonio; 348/979; Jilbadji 442; abandoned; 1204/39; 23/80, D2.
 Gray, R. P.; 74/1607; Nelson 3542; £11 16s. 0d.; 1254/32; 439B/40, E2.
 Greser, F. H. J.; 10571/68; Victoria 5184; £194 5s. 0d.; 825/18; 156/80, D2.
 Hammond, A. Q.; 55/1382; Ninghan 3074; £144 11s. 10d.; 44770/28; 67/80.
 Hammond, A. Q.; 55/1382; Ninghan 3360; abandoned; 5313/28; 67/80.
 Hegarty, Daniel; 21556/68; Kent 846; £28 19s. 0d.; 3153/26; 434/80, A1 & 2.
 Hegarty, Daniel; 18479/68; Kent 821; £17 5s. 11d.; 6469/23; 438/80, A2.
 Leach, J. R.; 22329/68; Ninghan 1167; £336 12s. 0d.; 2473/27; 56/80, C & D1.
 Leach, J. R.; 25788/74; Ninghan 3073; £200 18s. 7d.; 6094/28; 67/80.
 McConnell, J. S.; 68/916; Ninghan 3419; abandoned; 5485/27; 56/80, C & D1.
 McConnell, J. S.; 74/514; Ninghan 3419; abandoned;

- McConnell, J. S.; 68/916; Nunghan 2013, 2200 102, 103, 6094/28; 67/80.
 McConnell, J. S.; 74/514; Ninghan 3419; abandoned; 13/29; 67/80.
 Mackie, Robert; 347/1558; Victoria 7203; abandoned; 2020/37; 95/80, A3 & 4.
 Mader, L. J. J.; 17274/68; Kojonup 7939, 7940; £4 14s. 1d.; 3884/23; 416B40, D1.
 Malone, Thomas; 68/3044; Victoria 6119; £56 14s. 0d.; 219/31 · 96/80. A2.

- Marsden, Edwin; 332/414; Avon (Reserve) 2886; abandoned; 5399/12; 378A/40, B2.
 Martin, M. A.; 338/2191; Serpentine Lot 26; £5 5s. 0d.; 3655/27; Serpentine.
- 3655/27; Serpentine.
 Millars' Timber & Trading Co., Ltd.; 332/503; Hester Lots 15 and 26; abandoned; 5614/97; Hester.
 Mitchell, C. E.; 41856/55; Avon 24854; £3 19s. 4d.; 4584/25; 55/80, E & F3.
 Mitchell, C. E.; 38262/55; Avon 14130; £20 10s. 8d.; 5434/20; 55/80, E & F3.
 Moir, A. A.; 348/854; Swan 3770; abandoned; 628/37; 31/80, E3.
 Mullally, P. H.; 6416/153; Wiluna 577; abandoned; 2792/32; Wiluna T/S.
 Nock, F. A.; 24758/55; Avon 11507; £66 16s. 2d.; 12370/09; 26/80, F1.
 Nock, F. A.; 33006/55; Avon 11512; £45 4s. 9d.; 661/13; 26/80, F1.

- Roter, F., A., 55000/55, Aroli 11512; 145 48. 50.;
 661/13; 26680, F1.
 Pitchers, O. V.; 332/516; Yilgarn pt. 71 (Reserve 16442); £4 10s. 0d.; 4222/15; 35/80, E4.
 Potts, A. W.; 3116/460; Nullaki Point Lot 25; £2 0s. 2d.; 866/35; Nullaki Point.
 Schorts, G. P., 3116/556. Kurramana, Lot 24. 60 155.

- Roberts, G. B.; 3116/656; Kurrawang Lot 24; £0 15s. 0d.; 1899/37; Kurrawang T/S.
 Salter, G. F.; 3127/516; Inering Estate 5; £73 15s. 8d.; 893/23; 95/80.
- Vandeleur, A. and P.; 3116/825; Victoria pt. 7013; £2 0s. 6d.; 2223/38; 95/80, A1.
- Waters, C. E., and Hunter, S. D.; 22158/68; Yilgarn 761; £205 19s. 8d.; 4601/27; 54/80.
- Watkins, E. D.; 56/217; Victoria pt. 8795; £38 10s. 0d.; 5395/28; 122/80, C & D1.
- Watkins, E. D.; 55/1251; Victoria pt. 8795; £87 9s. 11d.; 442/27; 128/80.

- Weston, A. E. (as Trustee for McManus, E. I. S.); 39191/55; Ninghan pt. 537; £248 ls. 9d.; 5218/21; 66/80, C4.
- Weston, A. E. (as Trustee for McManns, E. I. S.); 12820/56; Ninghan pt. 537; £170 10s. 9d.; 2820/22; 66/80, C4.
- b0/80, C4.
 W.A. Trustee, Executor, and Agency Co., Ltd. (Executors of the Will of Hester, G. E., decd.); 4006/93; Nelson; £3 1s. 2d.; 1198/08; 438A/40, A1.
 Wheeler, Vincent; 3117/2816; Boogardie 85; abandoned; 1525/39; Boogardie T/S.

G. L. NEEDHAM,

Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 21st August, 1940.

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

318/40.

PEEL ESTATE.—No. 22185 (Drainage).—Lot No. 77. (2a. 0r. 1p.) (Diagram 60872; Plan 341D/40, 1277. B4.)

261/39.

CANNING (Kelmscott).—No. 22186 (Infant Health Clinic).—Location No. 1092. (30p.) (Diagram 60873; Plan 341B/40, D1.)

2598/40

CHIDLOW.—No. 22187 (Church Site—Roman Catho-c).—Lot No. 18. (3r. 17p.) (Plan Chidlow Townlic).-Lot No. 18. (3r. 17p.) site.)

G. L. NEEDHAM. Under Secretary for Lands.

AMENDMENT OF AREAS AND BOUNDARIES OF RESERVES.

Department of Lands and Surveys, Perth, 21st August, 1940.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the areas and boundaries of the following Reserves being amended as described in the Schedules below, for the purposes therein set forth; the areas and boundaries previously published in the Government Gazette being hereby cancelled :-4961/23.

4961/23. MELBOURNE (near Duckling Mining Spring).— No. 12140 (Water and Camping).—Bounded on the north by a road along the south boundary of Location 1487, on the east by Location 1728, on the south by a road along the north boundary of Location 1459, on the west by a road along the east boundary of Location 1491; excluding Reserve 16956. (About 143a. 2r.) Plan 64/80, A3.) Reserve 18538 (School Site) is hereby can-celled. celled.

1262/17

MANJIMUP.—No. 14584 (Recreation).—Lots Nos. 153, 316, 369, and Lot 452. (About 23a.) (Plan Manjimup Townsite.)

622/12

MELBOURNE.--No. 14621 (Water Supply).--Loca-tions 2355 and 3420. (15a.) (Plan 63/80, C1.)

G. L. NEEDHAM. Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,

Perth, 21st August, 1940.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public anction, as provided by the Land Act, 1933-1939, at the following upset prices:

Applications to be lodged at Bridgetown.

11291/10, Vol. 3. MARGARET RIVER, Suburban for cultivation, 102 (4a. 3r. 38p.), £50; 106 (7a. 2r. 32p.), £35; 103 (7a. 2r. 34p.), and 105 (7a. 2r. 37p.), £20 each; 104 (7a. 2r. 33p.), £15.

Applications to be lodged at Kalgoorlie. 2034/17, Vol. 4.

BOULDER, Town, 483 (Richardson street), and 700 (Millen street), £10 each; Lot 483 is subject to payment for improvements.

1573/17, Vol. 4. KALGOORLIE, Town, R 1372 (Arrow street), £12 10s.

12772/09, Vol. 2.

ORA BANDA, Town, 79, £25; 71 and 75, £20 each; Lot 71 is subject to payment for improvements, if purchased by other than the owner of same.

Applications to be lodged at Perth.

969/06.

CHIDLOW, Town, 255 (1r. 19p.), £15; 253 (1r. 26p.), £12; Reserve 10804 (Excepted from Sale) is hereby reduced.

675/99

COOLUP, Suburban for cultivation, 52 (5a. 3r. 36p.), £12 10s.; Reserve 6534 (Public Utility) is hereby cancelled.

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.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys, Perth, 21st Angust, 1940.

IT is hereby notified, for general information, that the undermentioned lots are now open for leasing, under the conditions specified, by public anction, as provided by the Land Act, 1933-39, at the following capital unimproved value :-

Applications to be lodged at Perth.

635/34, Vol. 2.

BIG BELL, Town, 10, £12 10s.; 209, £15; the con-ditions under which these lots are made available shall not entitle the lessee now or at any future time to the right to convert same to fee simple. Reserve 21574 (Excepted from Sale) is hereby reduced.

6923/09.

LEONORA, Town, 546, £12 10s.; available for leas-ing only, subject to payment for improvements to the value of £115.

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

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

TENDERS FOR LEASING RESERVE No. 1884. NARROGIN LAND AGENCY.

Grazing Purposes.

Section 32 of the Land Act, 1933-1939.

Department of Lands and Surveys,

Corr. 188/91, Vol. 2. Perth, 14th August, 1940. TENDERS for the leasing of the land comprised within Reserve No. 1884 (situated at Deep Pool, on the Williams River), containing 47 acres 3 roods, are invited.

The above Reserve will be available for leasing under section 32 of the Land Act, 1933-1939, for a term of five (5) years.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of one pound per annum), indorsed "Tender for Reserve No. 1884, shown on Public Plan 384c/40, D3," and ad-dressed "Under Secretary for Lands," must be lodged at the Lands Office Neurocing on an before Wednersday at the Lands Office, Narrogin, on or before Wednesday, the 4th September, 1940.

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

The highest or any tender will not necessarily be accepted. (Plan 384c/40, D3.)

> 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, 1933-1939, 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.

dealt with. If a Land Board sitting becomes necessary, the appli-cauts for the blocks will be duly notified of the date time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board. If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Depart-ment which, on presentation at the nearest Railway Station will entitle him to a Return Ticket, at Excur-sion Rates, to the place where the Board will sit, avail-able for seven days from the date of issue. The selector of a Homestcad Farm from any location

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 pro-visions of clause 18 of the regulations.

SCHEDULE.

NOW OPEN.

PERTH LAND AGENCY.

Ninghan District.

Corr. No. 674/32. (Plan 65/80, F1.) Location 2937, containing 1,613a. 2r. 13p., at 4s. 6d. per acre; subject to payment for improvements; being A. F. Chester's forfeited Lease 55/2299.

WEDNESDAY, 28th AUGUST, 1940.

BEVERLEY LAND AGENCY.

Shorts Estate-Avon District (about eight miles northwest of Bullaring).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

nodified by Part VIII. Corr. 1050/40. (Plans 344/80, A4, and 377A/40, A1.) Locations 11631 and 11632, containing 1,000a.; pur-chase money—£1,150; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£25 17s. 6d.; to eivilians, at 5 per cent. p.a.— £28 15s.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£32 1s. 2d.; to civilians, at 5 per cent. p.a.—£34 2s. 1d.; subject to Agricultural Bauk and Industries Assistance Board indebtedness; this holding will only be approved to the applicant who satisfies the Land Board that he possesses the necessary capital and experience to successfully develop it; being C. J. and K. J. Barber's cancelled application.

GERALDTON LAND AGENCY.

Victoria District (about 121/2 miles east of Pintharuka). Open under Part V. (secs. 47 and 49 only).

Corr. No. 6305/27. (Plan 128/80, E4.) Locations 8306 and 8788, containing 1,000a. 1r. 5p., at 6s. per acre; classification page 3 of 6305/27; sub-ject to Agricultural Bank, I.A.B., and Minister for Lands' indebtedness, and a cropping lease expiring 28/2/42; being L. L. Lethlean's forfeited Leases 42579/55 and 25897/74.

Victoria District (about 19 miles east of Binnu).

Corr. No. 782/38. (Plan 191/80, E4.) Location 5070, containing 1,000a. 1r. 10p., at 3s. 9d. per acre; classification page 131 of File 5674/10; sub-ject to exemption from road rates for two years from date of approval of application. This cancels the pre-vious *Government Gazette* notice dated 29/7/1938.

Victoria District (about 19 miles north of Mullewa).

Corr. No. 491/28. (Plan 161/80, D2.) Location 6375, containing 2,026a., at 2s. 8d. per acre; and Location 6376, containing 1,350a. 1r. 14p., at 2s. 6d. per acre; or 2s. 6d. per acre if selected together; classi-fications page 5 of File 491/28; subject to exemption from road rates for two years from date of approval of application; being M. F. Slavin's cancelled applica-tion tion.

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

Corr. No. 1063/37. (Plan 156/80, B2.)

Location 5622, containing 1,130a. 1r. 2p., at 1s. 9d. per acre; classification page 4 of File 1063/37; sub-ject to exemption from road rates for two years from date of approval of application; being H. J. Stafford's forfeited Lease 347/1478.

NARROGIN LAND AGENCY.

Williams District (about two miles north of Wardercarrin).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 7983/22. (Plans 376/80, C & D4; 387/80, C & D1.)

Loc.			Price pe	ľ
$N_0.$	Are	ea.	acre.	Remarks.
		r. p.	s. d.	
12858	1,432	1^{2}	90	Class. p. 18, File 7983/22
12993	233	0 10	$10 \ 9$	Class. p. 9, File 6640/23

9 0 Class. p. 4, File 6639/23 5 3 Class. p. 6, File 1978/26 12992 14243

Subject to Agricultural Bank and Industries Assistance Board indebtedness and a cropping lease expiring 28/2/1942.

Being J. and W. McWilliam's forfeited Leases 40796/55, 23950/74, 23949/74, 40839/55, 40897/55, and 21127/68.

NORTHAM LAND AGENCY.

Ninghan District (about nine miles north of Koorda).

Corr. No. 4900/26. (Plan 56/80, Fl.) Locations 519 and 2660, containing 679a. 2r. 4p., at 3s. per acre; classification page 5 of File 4900/26; subject to payment for improvements; being R. Kel-man's forfeited Leases 21245/68 and 25366/74.

Ninghan District (about 12 miles north-east of Kalannie).

Corr. No. 54/38. (Plan 88/80, B3 & 4.)

Location 3334, containing 1,649a. Or. 25p., at 3s. 6d. per acre; classification page 38 of File 1388/30, Vol. 1; subject to exemption from road rates for two years from date of approval of application. This cancels the pre-vious Government Gazette notice dated 7/7/1939.

PERTH LAND AGENCY.

Peel Estate (about four miles east of Wellard). Open under Part V. of the Land Act, 1933-1939.

Corr. No. 877/40. (Plan 341D/40, C3.) Lots 722 and 723, containing 137a. 3r. 22p.; pur-chase money—£311; deposit—£2; half-yearly instal-ments over 29½ years, including principal and interest:— to civilians, at 5 per cent. p.a.—£10 1s. 11d.; to re-turned soldiers, at 4½ per cent. p.a.—£9 10s. 6d.; sub-ject to conditions applying to selection in this Estate; being G. W. Ferguson's cancelled application.

SALMON GUMS LAND AGENCY.

Fitzgerald District (about 12 miles east of Salmon Gums).

Corr. No. 2238/39. (Plan 392/80, D & E2 & 3.) Locations 700 and 1219, containing 1,000a. 1r. 25p., at 5s. per acre; classification page 29 of File 2931/27; subject to payment for improvements; being C. Tol-con's cancelled application.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 20 miles south of Garratt).

Corr. No. 5426/28. (Plan 23/80, D & E3.) Location 458, containing 1,829a. Or. 21p., at 4s. 6d. per acre; subject to payment for improvements at capital value of £300, to mining and timber conditions; being T. J. Casey's forfeited Lease 55/1446.

THURSDAY, 29th AUGUST, 1940.

BRIDGETOWN LAND AGENCY. Kojonup District (about 12 miles south-west of Mayanup).

Open under Part V. (secs. 47 and 49 only).

Open under Fart V. (sees. 47 and 49 only). Corr. No. 117/40. (Plau 438B/40, F2.) Location 6549 and pt. 6547, containing about 978a., at 6s. per acre; Location pt. 6547, containing about 1,576a., at 6s. 9d. per acre; Location 4081 and pt. 8008, containing 1,640a., at 5s. 6d. per acre; also Loca-tion 4083 and pt. 8008, containing 1,523a., at 6s. 6d. per acre; classifications pages 35 to 38 of File 1415/39; subject to Agricultural Bank indebtedness; being E. E. Nairn and J. M. Morritt's cancelled annifications Nairn and J. M. Merritt's cancelled applications.

Ravenscliffe Estate (Nelson District).

Open under Part V. (sees. 47 and 49 only) of the Land Act, 1933-1939, as modified by Part VIII.

Act, 1955-1959, as moduled by Fart VIII. Corres. 7709/19. (Plan 414D/40, C & D3 & 4.) Location 8100, containing 480a. 2r. 31p.; purchase money—£168 4s. 10d.; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£3 15s. 9d.; to eivilians, at 5 per cent. p.a.— £4 4s. 2d.; half-yearly instalments over the balance (35 years), including principal and interest :- to returned years), memoring principal and interest:—to returned soldiers, at $4\frac{1}{2}$ per cent. p.a.—£4 13s. 10d.; to civilians, at 5 per cent. p.a.—£4 19s. 9d.; also Nelson Location 8257, comprising 178a. 1r. 11p., at 14s. per acre; sub-ject to Agricultural Bank and Industries Assistance Board indebtedness; Location 8100 will only be ap-proved to the applicant who satisfies the Land Board that he possesse the useessary capital and experience that he possesses the necessary capital and experience to develop the holding; heing P. Lee's forfeited Leases 20/2002 and 38671/55.

WEDNESDAY, 4th SEPTEMBER, 1940. BEVERLEY LAND AGENCY.

Avon District (about six miles south-west of Billarieav).

Open under Part V. (sees. 47 and 49 only).

Open under Part V. (sees. 47 and 49 only). Corr. No. 7192/22. (Plan 345/80, B & C3.) Location 23479, containing 1,399a. 0r. 12p., at 5s. 9d. per aere; classification page 11 of 7192/22; and Loca-tion 23635, containing 480a. 1r. 34p., at 7s. 3d. per aere, and 5s. 9d. per aere if selected together; classi-fication page 3 of 245/24; subject to Agricultural Bank and Industries Assistance Board indebtedness and a cropping lease expiring 28th February, 1942; being E. D. Tapsou's forfeited Leases 17658/68 and 17934/68.

Avon District (about six to eight miles north-west of Dwarda).

Open under Part V. (sees. 47 and 49 only).

Open under Part V. (sees. 47 and 49 only). Corr. No. 1447/27. (Plan 379C/40, D3.) Location 9872, containing 200a., at 10s, 6d. per acre; elassification page 9 of 1447/27; Locations 7765 and 7439, containing 400a., at 7s. 6d. per acre; elassifica-tion page 9 of 1446/27; also Locations 8512, 5308, and 18768, containing 610a. 2r., at 5s. per acre; classifica-tion page 24 of 356/27; subject to Agricultural Bank indebteduess; being F. M. Sherry's forfeited Leases 42303/55, 21741/68, and 21740/68.

GERALDTON LAND AGENCY. Victoria District (about seven miles north-west of Indarra).

Corr. No. 1132/38. (Plan 156/80, A2.)

Location 6063, containing 1,124a., at 2s. 9d. per acre; and Location 6066, containing 1,232a., at 4s. per acre; classifications pages 11 and 22 of File 12464/11; sub-ject to Minister for Lands' indebtedness. This cancels the previous Government Gazette notice dated 15th October, 1937.

Victoria District (about four miles north of Tenindewa).

(Plan 156/80, B2.) Corr. No. 209/20.

Location 7135, containing 1,531a. 1r. 19p., at 3s. 3d. per acre; and Location 9536, containing 1,560a. 0r. 7p., at 2s. 10d. per acre; classification page 4 of 209/20; subject to payment for improvements (if any); being I. G. Griffiths' forfeited Lease 13074/68.

KATANNING LAND AGENCY.

Kojonup District (about 71/2 miles north of Muradup). Open under Part V. (secs. 47 and 49 only).

Corr. No. 592/40. (Plans 416D/40, A3; 416A/40. A2.)

Location 5124, containing 605a., at 4s. 3d. per acre; classification page 14 of 592/40; subject to Agricul-tural Bank indebtedness; being C. H. Raven's cancelled application.

NORTHAM LAND AGENCY.

Avon District (about six miles north-east of Weira Siding).

Corr. No. 1169/34. (Plan 54/80, C3 & 4.) Location 26694, containing 799a. 3r. 22p., at 7s. 3d. per acre; classification page 6 of 1169/34: exempt from road rates for two years from date of approval of application.

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

Open under Part V. (secs. 47 and 49 only).

Corr. No. 2412/26. (Plau 5/80, D & E2.)

Corr. No. 2412/26. (Plan 5/80, D & E2.) Location 19201, containing 826a., at 4s. 6d. per acre: and Location 19202, containing 987a., at 5s. per acre: classifications pages 5 and 6 of 2296/23; also Location 25232. containing 702a. 2r. 23p., at 7s. 3d. per acre; classification page 25 of 5240/27; subject to Agricul-tural Bank and Industries Assistance Board indebted-uess; being H. B. Ellson's forfeited Leases 20620/68 and 68/468.

PERTH LAND AGENCY.

Gascoyue District (near Carnarvon).

Open under Part V. (sec. 47 only).

Corr. No. 218/40. (Plan Locations near Carnarvon). Location 175, containing 74a. 2r. 27p., at £1 78. 6d. per acre; classification page 57 of 439/33; subject to payment for improvements, also special conditions gov-erning selection in this subdivision; being J. G. Chap-pell's cancelled application.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 21/2 miles north and east of Bullfinch).

Corr. No. 2363/37. (Plan 53/80, C & D4.) Locations 613, 619, and 622, containing 2,747a. 1r. 14p., at 4s. per acre: also Locations 616, 618, 621, and (523, containing 3,835a. 1r. 3p., at 4s, per acre; subject to payment for improvements at capital value of £607 and £790 on respective groups, and to mining couli-tions; being S. C. Lang's forfeited Leases 3116/671 and 3116/723.

Yilgarn District (about two miles south-east of Bullfinch).

Corr. No. 4413/26. (Plan 53/80, C & D4.) Location 1077, containing 1,264a, 0r. 16p., at 4s. per acre; classification page 12 of 4413/26; exempt from road rates for two years from date of approval of application and subject to mining and timber conditions; being Cooke and Nicholls' forfeited Lease 21885/68.

WAGIN LAND AGENCY.

Williams District (about 12 miles south-east of Moulyinning).

Corr. No. 1092/35. (Plan 408/80, E3.) Location 9729, containing 1,000a. 1r. 26p., at 8s. 6d. per acre; classification page 50 of 11768/09, vol. 2: exempt from road rates for two years from date of approval of application; being arca surrendered from Lease 347/959.

THURSDAY, 5th SEPTEMBER, 1940.

BRIDGETOWN LAND AGENCY.

Nelson District (near Northcliffe).

Corr. No. 1344/37. (Plan 454B/40, E1.) Locations 8681, 8682, and 8683, containing 140a. 3r. 25p., 140a. 3r. 21p., and 140a. 3r. 33p. respectively, at 7s. 6d. per acre; classifications pages 42, 3, and 4 of 5279/19; subject to a grazing license terminable at any time at the will of the Minister for Lands, and to timber conditions. This cancels the previous *Gazette* notice dated 4th March, 1932.

WEDNESDAY, 11th SEPTEMBER, 1940. BUNBURY LAND AGENCY.

Harvey Agricultural Area (near Cookernup). Corr. No. 8016/05. (Plan 383D/40, C3.) Location 178, containing 96a.; available subject to classification and pricing.

GERALDTON LAND AGENCY.

Victoria District (about 11 miles east of Gutha).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 1974/28. (Plan 128/80, D3.) Location 885, containing 2,503a, 1r. 25p., at 4s. 9d. per acre; classification page 6 of File 1974/28; subject to Agricultural Bank indebtedness. This cancels the previous Government Gazette notice dated the 2/11/1934.

NORTHAM LAND AGENCY.

Avon District (about 111/2 miles south-west of Lake Brown).

Open under Part V. (secs. 47 and 49 only). Corr. No. 2209/10. (Plan 35/80, A2.)

Location 14204, containing 989a., at 7s. per acre; and Location 14206, containing 821a., at 5s. 3d. per acre; classifications in File 99/38; subject to Agricultural Bank and Minister for Lands' indebtedness and a cropping lease expiring 28/2/1942; being G. A. Frusher's forfeited Leases 8229/56 and 25399/55.

Avon District (about 31/2 miles east of Narembeen). Open under Part V. (secs. 47 and 49 only).

Corr. No. 256/14. (Plan 5/80, C4.)

Corr. 1NO. 250/14. (Plan 5/80, C4.) Location 18161, containing 840a., at 8s. 3d. per acre; classification page 6 of File 256/14; subject to Agri-cultural Bank, Industries Assistance Board, and Min-ister for Lands' indebtedness and a cropping lease ex-piring 28/2/1942; being W. Foster's forfeited Lease 34317/55.

Avon District (about 121/2 miles south of Kununoppin). Open under Part V. (secs. 47 and 49 only).

Corr. No. 7029/12. (Plan 34/80, C4.)

Location 20248, containing 1,146a., at 4s. 9d. per acre; classification page 8 of File 7029/12; subject to Agricultural Bank and Minister for Lands' indebtedness and a cropping lease expiring on 28/2/1941; being McGarry and Felgate's forfeited Lease 10431/68.

Melbourne District (about 21/2 miles sonth of Marne). Open under Part V. (secs. 47 and 49 only).

Corr. No. 1981/25. (Plan 64/80, D3.) Location 1056, containing 484a. 2r. 31p., at 4s. 6d. per acre; classification page 7 of 1981/25; subject to Agricultural Bank and Industries Assistance Board indebtedness; being C. R. O. Davies' forfeited Lease 19261/68.

Ninghan District (about five miles north-west of Narkal).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 7071/12. (Plan 56/80, F1 & 2.) Location 220, containing 500a., at 8s. per acre; classification page 32 of File 7071/12; subject to Agricultural Bank and Industries Assistance Board indebtedness; being H. E. How's forfeited Lease 32162/55.

Ninghan District (near Cadoux).

Corr. No. 3262/13. (Plan 56A/40, B2.) That portion of Location 1720, containing about 354 acres, bounded by lines commencing at a point on its north boundary situate about 50 chains west from its north-east corner and extending south about 40 chains; thence east about 50 chains to the west boundary of Location 1295; thence south and west along boundaries of said Location 1295 and Location 1296 to the latter's daries of Location 1720 aforesaid to the starting point; available subject to survey, classification, and pricing.

PERTH LAND AGENCY.

Peel Estate (about 21/2 miles south-east of Balmanup), Open under Part V. of the Land Act, 1933-1939. Corr. 425/32. (Plan Peel Estate.)

Lot 701, containing 287a. 0r. 23p.; purchase money-£114 17s. 2d.; deposit-£2; half-yearly instalments over 291/2 years, including principal and interest:—to civi-lians, at 5 per cent. p.a.—£3 14s. 1d.; to returned soldiers, at 41/2 per cent. p.a.—£3 9s. 9d.; subject to conditions applying to this estate. This cancels the previous Government Gazette notice dated 21st July, 1939.

WAGIN LAND AGENCY.

Williams District (about 71/2 miles south-east of Highbury).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 6231/19. (Plan 385C/40, E4.) Locations 10276, 10221, and 9231, containing 1,008a. Or. 16p., at 2s. 6d. per acre; subject to poison eradica-tion; classification page 18 of File 6231/19; also Loca-tion 8876, containing 317a. 2r., at 6s. per acre; subject to Agricultural Bank indebtedness; classification page 8 of File 8166/19; being C. E. Schultze's forfeited Leases 14444/68 and 19393/68.

Williams District (about four to seven miles south-west of Toolibin).

(Open under Part V. (secs. 47 and 49 only). r. No. 802/10 (Plan 386/40 A3)

Corr.	No.	80:	2/10). ((Plu	1 386/	40,	A	3.)		
				\Pr	ice						
Loc.	Ar	ea.	J	per :	acre.			\mathbf{R}	ema	ırks.	
No.	a.	r.	р.	s.	d,						
9595	210	0	0	9	3	Class.	р.	5	\mathbf{of}	File	802/10
6966) 6967)	260	0	0	10	0	Class.	р.	14	of	File	804/10
9606	208	1	6	9	3	Class.	р.	6	of	File	803/10
9604	400	0	0	7	9	Class.	p.	6	\mathbf{of}	File	801/10
9603	238	1	7	8	0	Class.	p.	6	\mathbf{of}	File	799/10
10363	612	0	0	5	3	Class.	р.	3	of	File	15653/10
9596	209	2	0	9	3	Class.	p.	14	\mathbf{of}	File	800/10
$10507 \\ 10723 \\ \end{bmatrix}$	775a }		rt at nce	$15 \\ 5$	$\left\{ \begin{smallmatrix} 0\\ 6 \end{smallmatrix} \right\}$	Class.	p.	5	of	File	10285/11

Subject to Agricultural Bank and Industries Assistance Board indebtedness and a cropping lease expiring on 28/2/1942.

Being F. W. Thompson's forfeited Leases 8095/56, 8094/56, 25063/55, 25064/55, 25065/55, 6146/68, 9990/56, and 12129/56.

THURSDAY, 12th SEPTEMBER, 1940.

BRIDGETOWN LAND AGENCY.

Boyaunp Agricultural Area (near Gwindinup).

Corr. No. 819/91, Vol. 4. (Plan 414A/40, B1.) Location 105, containing 137a., at 7s. per acre; Location 109, containing 100a, at 9s. 6d. per acre; Loca-tion 110, containing 118a., at 7s. 9d. per acre; Location 216, containing 99a., at 9s. per acre; and Location 217, containing 115a., at 8s. per acre; classifications pages 7, 9, 10, 39, and 40 of File 1465/23.

Preston Agricultural Area (near Brookhampton).

Corr. No. 498/40. (Plan 414A/40, C2.)

Location 14, containing 80a.; subject to classifica-tion and pricing; being T. Milo's cancelled application.

Sussex District (near Witchcliffe).

Corr. No. 764/40. (Plan 440A/40, B2.) Location 2807, containing 155a. 3r. 16p., at 9s. per acre; classification page 16 of File 1517/32; subject to payment for improvements and conditions applying to selection in this district; being R. Dixon's cancelled application.

Sussex District (on Island Brook).

Corr. No. 2760/29. (Plan 413D/40, C2.) Location 2515, containing 142a. 3r. 3p., at 10s. per acre; classification page 70 of File 2760/29.

Sussex District (adjoining Cowaramup).

Corr. No. 2099/39. (Plan 413D/40, B4.) Location 3215, containing 61a. 1r. 12p., at 7s. 6d. per acre, excluding survey fee; available subject to the usual timber reservation conditions; classification page 5 of File 2099/39.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1939.

Quairading Road District-Temporary Closure of Road.

Department of Lands and Surveys, No. 2815/21. Perth, 23rd August, 1940. IT is hereby notified, for general information, that the Hon. the Minister for Lands having approved, on the recommendation of the Quairading Road Board, of the road herennder described being temporarily closed under section 152 of the Road Districts Act, 1919-1939, such road is closed until further notice :-

No. 81:-The surveyed road passing along the northernmost and the west boundary of Avon Location 17521; from Road No. 9457 at a north-east corner of roid location to Road No. 9576 at its avoit worth come said location to Road No. 9576 at its south-west corner. (Plan 343B/40, D1.)

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Roads.

THE SOUTH PERTH ROAD BOARD, being the owner of lands over or along which the roads hereunder described pass, have applied to the Hon. the Minister for Lands for the confirmation of the Governor to the Board's resolution to close the said roads, viz.:-

3099/28.

South Perth.

and northern boundaries of Lot 7 of Sub. Lot 383 (L.T.O. Plan 1914); from Jelf street at the sonth-east corner of Lot 4 aforesaid to Jelf street at the north-east corner of the last-mentioued lot.

(2) Road No. 10001, passing along the southern and eastern boundaries of Lot 30 and the eastern boundaries of Lots 29 to 18, inclusive, of Perth Sub. Lot 387 (L.T.O. Diagram 522) and the eastern boundaries of Lots 24 to 39, inclusive, and the eastern and north-ern boundaries of Lot 40 of Sub. Lot 383 (L.T.O. Plan 1914); from Jelf street at the south-west corner of Lot 30, first-mentioned, to the north-west corner of said Lót 40.

(3) Road No. 6734 (Jelf street), passing along the eastern boundaries of Lots 3 to 17, inclusive, of Perth, Sub. Lot 387 and the eastern boundaries of Lots 23 to 7, inclusive, and Lot 3 of Perth Sub. Lot 383; from South terrace at the south-east corner of the firstmentioned lot to Hensman street at the north-east corner of Lot 3 last-mentioned.

(4) Road No. 6735 (Garner street), passing along the western boundaries of Lots 65 to 80, inclusive, of Perth Sub. Lots 385 and 386 (L.T.O. Plan 2040); from South terrace at the south-west corner of the first-mentioned lot to Summers street at the north-west corner of said Lot 80. (5) Road No. 6737 (Merton street), passing along the eastern boundaries of Lots 45 to 60, inclusive, of

Perth Sub. Lots 385 and 386; from Summers street at the north-east corner of the first-mentioned lot to Sonth terrace at the sonth-east corner of said Lot 60.

(6) Road No. 6738 (Edward street), passing along the sonthern boundaries of Lots 26 to 33, inclusive, of Perth Sub. Lot 385; from Merton street at the south-west corner of the first-mentioned lot to Sandgate street at the south-east corner of said Lot 33.

(7) Road No. 6737 (Summers street) passing along the sonthern boundary of Perth Sub. Lot 384 (A Reserve 3618); from the south-west corner of the lot to Sandgate street at its south-east corner. (Plan Sonth Perth.)

D. F. VINCENT,

Chairman South Perth Road Board. 13th Angust, 1940.

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Road.

WE, G. L. Browne and T. A. Cooper, being the owners of land over or along which the portion of road here-under described passes, have applied to the West Arthur Road Board to close the said portion of road, viz .:-

West Arthur.

4237/30. W. 589: The surveyed road passing along the west boundary of Wellington Location 3796; from the north-west corner of the location to a surveyed road at its sonth-west corner. (Plan 415A/40, B1.)

G. L. BROWNE. A. COOPER.

I, William Hurtle Nicholls, on behalf of the West Arthur Road Board, hereby assent to the above application to close the road therein described.

W. H. NICHOLLS, Chairman West Arthur Road Board. 16th August, 1940.

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Road.

I, J. T. QUILL, being the owner of land over or along which the portion of road hereunder described passes, have applied to the West Arthur Road Board to close the said portion of road, viz.:--

West Arthur.

W. 323: The surveyed road passing along parts of the west and south boundaries of Wellington Location 1812; from Road No. 7155 at its intersection with the location's west boundary to Road No. 3737 at its inter-section with the location's south boundary. (Plan 410C/40, E4.)

J. T. QUILL.

I, William Hurtle Nicholls, on behalf of the West Arthur Road Board, hereby assent to the above appli-cation to close the road therein described.

W. H. NICHOLLS, Chairman West Arthur Road Board.

16th May, 1940.

TRANSFER OF LAND ACT, 1893.

Application 1022/1940.

TAKE notice that Mary Offer of Burekup Married Woman has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Leschenault District and being-

portion of Leschenault Location 26 containing 39 and six-tenths perches

Bounded on the south-west by part of Forrest avenue measuring 1 chain 24 and three tenths links

On the north-west by the sonth-east boundary of Lot 1 on Diagram 10816 measuring 2 chains and one tenth of a link

On the north-east by part of the south-west boun-dary of Lot 5 of Lot 25 of the said Location 26 measuring 1 chain 25 links.

And on the sonth-east by the north-west boundary of Lot 3 of the said Lot 25 measuring 1 chain 99 and nine-tenths links

The land is more particularly delineated on Diagram 11492 deposited in the Office of Titles and thereon mumbered Lot 2

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 19th day of September next a caveat forbidding the said land being brought under the operation of the said Act

A. W. B. GLEADELL,

Registrar of Titles.

John R. Hnelin, Solicitor, Bunbury, Solicitor for the Applicant

TRANSFER OF LAND ACT, 1893.

Application 1021/1940.

TAKE notice that Mary Offer of Burekup Married Woman has made application to be registered under the Transfer of Laud Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of laud situate in the Leschenault District and being-

portions of Leschenault Location 26 containing together 2 roods 13 and eight-tenths perches

Bounded on the north by part of Strickland street measuring 1 chain 71 and four-tenths links

On the east by the west boundary of part of Lot 9 of Lot 25 of the said Location 26 measuring 3 chains 10 and three-tenths links

On the south-east by part of the north-west boundary of Lot 1 ou Diagram 1834 measuring 1 chain 71 and eight-tenths links

On the south-west by part of the north-east boundary of Lot 4 of the said Lot 25 measuring 18 links

And on the west by the east boundary of Lot 6 of the said Lot 25 measuring 3 chains 58 and four-tenths links

The land is more particularly delineated on Diagram 11492 deposited in the Office of Titles and thereon numbered Lots 7 and 8.

And further take notice that all persons other than the applicant claiming to have any estate right title or the applicant claiming to have any estate right time 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 19th day of Sep-tember next a caveat forbidding the said land being brought under the operation of the said Act.

A. W. B. GLEADELL, Registrar of Titles.

John R. Huelin, Solicitor, Bunbury, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application 1162/1940. TAKE notice that Amy Elizabeth Maun of Spencer Street Albany Married Woman has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following percent of long situate in the Albany in the following parcel of land situate in the Albany District and being-

part of Albany Town Lot 136 containing 24 and one-tentli perches

Bounded on the west by part of the east boundary of Town Lot 135 measuring 2 chains 71 and nine-tenths links

On the north-east by part of the south-west boundary of Spencer street measuring 1 chain 10 links

And on the east and south by lines forming west and north boundaries of other parts of the said Town Lot 136 measuring 1 chain 84 links and 66 and one-tenth links respectively

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 3rd day of October next a caveat forbidding the said land being brought under the operation of the said Act.

A. W. B. GLEADELL

Registrar of Titles.

Office of Titles, Perth, this 19th day of August, 1940.

Haynes, Robinson & White, Solicitors, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application 677/1940. TAKE notice that William Augustus Reilly of Mundijong Contractor 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 follow-ing parcel of land situate in the Cockburn Sound District and being-

part of Cockburn Sound Location 165 containing 41 acres 1 rood

Bounded on the west by part of an east boundary of Location 302 measuring 19 chains 73 links

On the north and north-east by the left bank of the Manjedal Brook

On the east by lines forming west boundaries of the Perth-Bunbury road measuring in all 7 chains 79 and eight-tenths links

And on the south by part of a north boundary of road number 384 measuring 29 chains 32 and six-tenths links

The laud is more particularly defined on Diagram 11695 deposited in the Office of Titles

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to or interest in the above pince of land and deshing to object to the said application are hereby required to lodge in this Office on or before the 27th day of Sep-tember next a *caveat* forbidding the said land being brought under the operation of the said Act.

A. W. B. GLEADELL,

Registrar of Titles.

Office of Titles, Perth, this 21st day of August, 1940.

N. deB. Cullen & Co., Solicitors, Fremantle, Solicitors for the Applicant.

Date Noti		Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.		
194	ŧ0.		1940. (2·30 p.m. on Tuesday)			
Aug.	7	Nabawah School Quarters—Ad- ditions and Renovations (9087)	27th August	Contractors' Room, Perth, and Public Works Depart- ment, Geraldton, on and after Tuesday, the 13th August, 1940.		
Aug.	7	Bruce Rock Hospital—Additious (9088)	27th August	Contractors' Room, Perth; Court House, Merredin, and Police Station, Bruce Rock, on and after Tuesday, the 13th August, 1940.		
Aug.	14	Perth-Fremantle Government Buildings—Chimney Sweeping (9090)	3rd September	Contractors' Room, Perth, on and after Tuesday, 20th August, 1940.		
Aug.	14	Perth Hospital-Supply Fabrica- tion and Erection of Steel Frame (Second Section) (9089)	10th September	Contractors' Room, Perth, on and after Friday, the 16th August, 1940.		

TENDERS FOR PUBLIC WORKS.

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.

THE ROAD DISTRICTS ACT, 1919-1939.

Bayswater Road Board. Building By-laws (Values).

P.W. 1078/35.

WHEREAS by the Road Districts Act, 1919-39, section 204, subsection (53) and by section 206, the Road Board of any District is empowered to make, alter, or repeal by-laws for all or any purposes in the said act mentioned, the Bayswater 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 repeal and make and publish the following by-laws, to apply to the specified areas in the respective townsites enumerated and described in the Schedule hereunder:—

Repeal Paragraph 8 of Building By-laws.

Paragraph 8 of the Building By-laws published in the Government Gazette on 22nd February, 1929, is hereby repealed.

New Building By-laws (Values of Buildings).

1. That no residential and/or business premises shall be erected in any area herennder specified of less "value" than the amount mentioned at the end of the description thereof.

Definition:—"Value" shall mean the actual builder's cost or the cost of construction of the building including onthouses, septic tanks, or sewerage connections and fences and appurtenances thereto, but shall not include the cost of the land.

THE SCHEDULE.

2. Portions of the Bedford Park Townsite:-

(a) All that southern portion of the townsite bounded by Craven street, The Strand, Hay street, and the western boundary of the Bayswater Road District—£650.

(b) All that northern portion of the townsite bounded by the West Gnildford road on the north, by the Strand on the north-east, Craven street and the western boundary of the Bayswater Road District-£550.

3. Meltham Heights Townsite :---

(a) All that northern portion of the townsite bounded by Hay street, The Strand, Railway crescent, and the western boundary of the Bayswater Road District-£650.

(b) All that sonthern portion of the townsite bounded by the townsite's south-eastern boundary, Garratt road, Sonth crescent, and the western boundary of the Bayswater Road District (along Kenilworth street)-£550.

4. Portions of Oakleigh Townsite:-

(a) The whole of the land fronting the Guildford road on both of its sides for a depth of 165 feet thronghout the whole of its length in the Oakleigh Townsite—£650.

(b) All that northern portion of the townsite (excluding the Gnildford road area) bounded by its north-western boundary, north-eastern boundary, and along Milne street, Neville street, Garratt road, Stone street, and the western boundary of the Bayswater Road District— ± 550 .

(c) All that southern portion of the townsite bounded by Stone street, Garratt road, Neville street, Milne street, the Swan River, and the western boundary of the Bayswater Road District— $\pounds450$.

5. Portions of Central Bayswater Townsite:---

(a) All that northern portion of the Townsite bounded by Catherine street, Coode street, the West Gnildford road, and The Strand-£450.

(b) The whole of the land fronting Beanfort street and the Guildford road on both sides of each road for a depth of 165 feet throughout the whole of their lengths in the Central Bayswater Townsite— $\pounds650$.

(c) All that portion of the townsite (excluding Beaufort street and Guildford road areas as above) bounded by Catherine street, The Strand, along the southwestern townsite boundary, Milne street, Neville street, Leake street, Sutherland street, King William street, along the northern boundary of Lot 16, Slade street, Hardy road, and the eastern boundary of the townsite—£550.

(d) All that southern portion of the townsite bounded by Neville street, Leake street, Sutherland street, King William street, the northern boundary of Lot 16, Slade street, Hardy road, River road, the Swan River, and Milne street—£450.

Passed at a meeting of the Bayswater Road Board held on the 24th day of May, 1940.

ROBERTS V. HILL, Chairman. ALFRED B. BONE, Secretary.

Recommended : ----

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

Approved by His Excellency the Lientenant-Governor in Executive Conncil this 14th day of August, 1940.

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

MUNICIPAL CORPORATIONS ACT, 1906-1939. Municipality of Albany.

P.W. 469/37.

A by-law of the Municipality of Albany, made under section 180 of the Municipal Corporations Act, 1906-1939, and numbered 34.

IN pursuance of the powers conferred by the said Act the Mayor and Conneillors of the Municipality of Albany order as follows:—

The whole of the by-laws contained in the 11th Schedule to the Municipal Corporations Act, 1906-1939, are hereby adopted.

Passed this 22nd day of July, 1940.

T. H. NESBITT, Mayor. R. HOUGHTON.

R. HOUGHTON, Town Clerk.

Recommended----

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

Approved by His Excellency the Lientenant-Governor in Executive Conncil this 14th day of August, 1940.

(Sgd.) L. E. SHAPCOTT,

Clerk of the Council.

THE MUNICIPAL CORPORATIONS ACT, 1906-38. Municipality of Albany.

Notice of intention to Borrow.

Proposed Loan (No. 30)-£650.

NOTICE is hereby given that the Council of the Municipality of Albany proposes to borrow the sum of six hundred and fifty pounds (£650) for the purpose of liquidating the balance of principal owing on the following previous loan, namely:—Loan No. 7—£5,000 maturing 21st November, 1940.

The amount of £650 is proposed to be raised by the sale of Debentures repayable with interest by thirty equal half-yearly instalments over a period of fifteen years after the issue thereof, in lien of the formation of a sinking fund.

The Debentures shall bear interest at a rate not exceeding four and one half per centum per-annum, payable half-yearly. The amount of the said Debentures, including interest thereon, is to be paid at the Town Hall, Albany.

Dated the 14th day of Angust, 1940.

T. H. NESBITT, Mayor. R. HOUGHTON, Town Clerk.

BALINGUP ROAD BOARD.

Bush Fire Control.

FRED J. SMITH has been appointed a Bush Fire Control Officer for the Balingup Road District. By order of the Board,

> R. F. DARLING, Secretary.

THE CITY OF PERTH.

Extraordinary Election-Central (No. 1) Ward. NOTICE is hereby given that an election to fill the (No. 1) Ward of the City of Perth, caused by the resignation of Cr. S. E. O'Brien, will be held on Saturday, 7th September, 1940, in the event of there being more than one candidate for the vacancy.

Nominations in accordance with the provisions of the Municipal Corporations Act, 1906-1939, must be delivered to the Returning Officer or the Town Clerk at the Office of the Council on Saturday, 24th August, 1940, at or before 4 o'clock, or within seven days next preceding that data preceding that date.

A deposit of £5 is required with each nomination.

THOMAS W. MEAGER, Lord Mayor, Returning Officer.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT. Erratum Notice.

M.W.S. 667/40.

M.W.S. 607/40. "DAPHNE STREET," appearing in the first and second lines under Nedlands Road District in the notice on page 517 of the *Government Gazette* of the 12th April, 1940, should *read* "Stephanie street."

J. C. HUTCHINSON. Under Secretary

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 667/40. NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, that water mains have been laid in the undermentioned streets, in districts indicated:—

Claremont Municipality.

875/40-Wright avenue, from Lot 29 to Lot 32-Northerly.

Perth Municipality.

865/40-Russell street, from Fitzgerald street to Lot 3-Easterly.

Belmont Park Road District.

628/40-Belmont avenue, from Kew street to Lot 42-South-easterly.

Perth Road District.

745/40-Edinboro street, from Lot 34 to Lot 35-Northerly.

839/40-Carnarvon crescent, from Lot 677 to Lot 697-North-easterly.

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

Dated at Perth this 24th day of August, 1940.

J. C. HUTCHINSON,

Under Secretary.

WATER SUPPLY, SEWERAGE, AND DRAINAGE ACT, 1912.

P.W.W.S. 1060/40.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has been pleased to approve-

1. Under subsection (5) of section 2 of the Water Supply, Sewerage, and Drainage Act, 1912, to appoint William Stephen Henry Andrew as Under Secretary of the Department of Water Supply, Sewerage, and Drain-age (exclusive of the Metropolitan Water Supply, Sew-erage, and Drainage Undertaking) as constituted under the scief Act: the said Act;

2. To declare that such appointment shall have effect and be deemed to have had effect as from and including the eleventh day of February, 1937;

3. To confirm all acts, matters, and things which the said William Stephen Henry Andrew shall have done and performed or shall have caused to be done or per-formed as Under Secretary of the said Department since the said eleventh day of February, 1937.

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

Sewerage, and Drainage.

19th August, 1940.

WATER BOARDS ACT AMENDMENT ACT, 1918. Mandiga Water Area.

P.W.W.S. 967/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Mandiga Water Area for the year ending the 30th June, 1941.

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

WATER BOARDS ACT AMENDMENT ACT, 1918. Trayning Water Area.

P.W.W.S. 969/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Trayning Water Area for the year ending the Water Area for the year ending the 30th June, 1941.

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

WATER BOARDS ACT AMENDMENT ACT, 1918. Lake Brown Water Area.

P.W.W.S. 963/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Lake Brown Water Area for the year ending the 30th June, 1941.

W. S. ANDREW Under Secretary for Water Supply.

WATER BOARDS ACT AMENDMENT ACT, 1918. Gabbin Water Area.

P.W.W.S. 968/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Gabbin Water Area for the year ending the 30th June, 1941.

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

WATER BOARDS ACT AMENDMENT ACT, 1918. Welbungin Water Area.

P.W.W.S. 962/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Welbungin Water Area for the year ending the 30th June, 1941.

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

WATER BOARDS ACT AMENDMENT ACT, 1918. Kununoppin Water Board,

P.W.W.S. 964/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Kununoppin Water Area for the year ending the 20th June 1041 30th June, 1941.

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

[AUGUST 23, 1940.

WATER BOARDS ACT AMENDMENT ACT, 1918. Mukinbudin Water Area.

P.W.W.S. 965/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Mukinbudin Water Area for the year ending the 30th June, 1941.

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

WATER BOARDS ACT AMENDMENT ACT, 1918. Bencubbin Water Area.

P.W.W.S. 966/29.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and sixpence in the pound on the annual rateable value of the land rated being made and levied in the Bencubbin Water Area for the year ending the 30th June, 1941.

W. S. ANDREW.

Under Secretary for Water Supply.

WATER BOARDS ACT AMENDMENT ACT, 1918. Pinjarra Water Area.

P.W.W.S. 793/37.

1T is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the

Water Boards Act Amendment Act, 1918, of a rate of two shillings and fourpence in the pound on the annual rateable value of the land rated being made and levied by the Pinjarra Water Board in the Pinjarra Water Area for the year ending the 30th June, 1941.

W. S. ANDREW Under Secretary for Water Supply.

WATER BOARDS ACT AMENDMENT ACT, 1918. Wiluna Water Area.

P.W.W.S. 846/32.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and fivepence in the pound on the annual value being made and levied in the Wiluna Water Area for the year ending 30th June, 1941.

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

LOST CASH ORDER.

Agricultural Bank,

Perth, 21st August, 1940.

THE undermentioned Cash Order drawn by the Agri-cultural Bank has been lost and payment has been stopped; it is proposed to issue a fresh Cash Order in lieu thereof :-

C.O. No. 36079; value £24 6s. 5d.; M. Callaghan; 1/2/40; Geraldton.

C. L. CLARKE, Acting General Manager.

EDUCATION ACT, 1928.

Education Department, Perth, 19th August, 1940.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 28 of the Education Act, 1928, 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 as published in the Government Gazette on the 9th day of March, 1923, and subsequently from time to time amended thereafter.

M. G. LITTLE,

Acting Director of Education.

Schedule.

Regulation 47 of the above-mentioned regulations (as amended by notice gazetted 19th May, 1933) is amended by deleting paragraph (g) thereof and inserting in lien thereof a new paragraph as follows:-

(g) Where a teacher intends to claim payment of expenses incurred by him in respect of transport of chattels and effects consequent upon his transfer from one school to another school, the following provisions shall apply:-

- (i) before the transport of such chattels and effects is arranged, the teacher shall, where practicable, obtain tenders for such transport from at least two carriers;
- (ii) the teacher shall attach all tenders obtained by him in accordance with subparagraph (i) of this paragraph to the claim for payment which he submits to the department;
- (iii) the teacher shall in any event use his best endeavours to arrange the transport aforesaid at the most reasonable cost or expense, having regard to all material circumstances;
- (iv) the teacher shall not be entitled to receive the full amount of the cost or expense of the transport aforesaid as shown on his claim for payment if, in the opinion of the Director, such amount is unreasonably high.

In such case the amount to be paid to the teacher in satisfaction of his claim shall be such amount as is fixed by the Director.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11:15 a.m. on Friday, 30th August, for the supply and delivery of Butter to Government Institutions and Hospitals during the ensuing period of four weeks.

Forms of Tender and full particulars are available at the Tender Board Office, Murray street, Perth.

By Order of the Board,

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

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
485/40	1940. Aug. 15	McPhersons Pty., Ltd.	219A, 1940	8 only Engineers' Bench Vyces, "Dawn," 6 in., being portion of Item 3	Technical Educa- tion	49s. 6d. each.
374/40	Ang. 16	Reliance Manufacturing Co.	186a, 1940	 Oilskins, as follows : Item 1Oilskin Jackets aud Leggings, approx. 20 only Item 2Oilskin Long Coats, approx. 700 only Item 3Oilskiu Long Coats (Lightweight), approx. 10 only Item 4Three-quarter Coats and Trousers, approx. 12 ouly 	Railways 	 21s. 6d. each. 27s. 6d. each. 27s. 6d. each. 33s. 6d. each.
526/40	do.	Millars Timber & Trad- ing Co., Ltd.	231a, 1940	Jarrah Piles, 12 iu. to 15 in. Crown, as per Items 1 to 9 inclusive, delivered by rail to North Fremantle	Public Works	Rates on applica tion.
516/40	do.	Edna May (W.A.), Amalgamated Gold Mines, N.L.	229 A , 1940	l ouly Second-hand Horizontal Steau Engine, as per Item 1, plus £5 for delivery on rails at Carrabin	do	for £15.
562/40	do.	Elder, Suith & Co., Ltd.	240A, 1940	126 only Woolpacks, 54 in. x 27 in. x 27 in. x 11 ¹ / ₂ lbs., as per Item 1, F.O.R. Fremantle	Agricultural	6s. 1½d. each.

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
485/40	1940. Aug. 15	W. Drabble, Ltd	8 Eugineers' Bench Vyces, under Item 3 of Schedule 219A, 1940, at 49s. 3d. each.

Tenders for Government Supplies.

	Date of Advertising. Schedule No.		No.	Supplies required.				
1	940.					19	40.	
Aug.	8	•••	245a, 1940		Stone, 9 iu. to 12 in. average, for Samson Brook Reservoir, during the period ending 31st May, 1941, approximately 15,000 cubic yards	Aug.	29	
Aug.	15	•••	246a, 1940		Firewood for Government Departments, Schools, etc., at Kalgoorlie and Boulder, during a period of 12 months	Aug.		
Aug.	19	•••	253a, 254a, 1940	255а,	Screenings-Moora-Geraldton Road, No. 518; Geraldton-Northampton Road, No. 11H; Geraldton-North-East Road, No. 11C- ⁷ / ₈ in. Quartz, Gravel, or Metal Screenings-5,340 cub. yds., or, al- ternatively, § in. Metal Screenings-3,200 cub. yds.; and ¹⁵ / ₁₅ in.			
Aug.	19		256л, 1940		Metal Screenings—5,870 cub. yds Donnybrook Stone, for Window Dressings, String Courses, aud Copings of	Aug.		
Aug.	22	••••	260a, 1940		New Perth Hospital	Aug.		
Sept.	5	•••	258a, 1940		E.P.N.S. Ware, Butter Shaper, Preserving Pans, and Baking Dishes, for	_		
June	13		198A, 1940		Perth Hospital	Sept.		
Aug.	$\frac{10}{20}$	•••	257A, 1940		Copper Rod, Cupro-Nickel Rod, Solid Drawn Copper Tubes, and Solid Drawn	bopt.		
Aug.	22		259A, 1940	•••	Brass Boiler Tubes Firewood, in 4 ft., 3 ft., and 2 ft. 6 in. leugths, for Samson Brook Reservoir	Sept.	12	
July	23		233a, 1940		Works, approx. 360 cords	Sept. Sept.	-	
Aug.	13	•••	247a, 1940		For Sale by Tender. Houses on Jilbadji Locations 378 and 427, and Yilgarn Location 612, where inspection can be made	Aug.	29	
Aug.	15		251a, 1940	•••	Buildings on Yilgarn Locations 1096 and 587, where iuspection can be made	Aug.		

Teuders 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 22nd August, 1940.

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

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the celebration of Marriages through-out the State of Western Australia:—

R.G. No., Date, Denomination and Name, Residence, Registry District.

ROMAN CATHOLIC.

31/39; 12/8/40; The Rev. William Cowan, O.M.I.; Fremantle; Fremantle.

R. J. LITTLE,

Acting Registrar General.

MINING ACT, 1904.

General Exemption.

680/23.

Department of Mines, Perth, 26th July, 1940.

IT is hereby notified that exemption from conditions of work, use, and occupation has been granted on all mining tenements situated in the vicinity of the Wilga Mining Centre for a further period of six months from the 1st day of July, 1940, subject to cancellation at any time during such period by one month's notice being given.

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

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Northampton, 29th July, 1940.

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

(Sgd.) KEIR J. DOUGALL, Warden.

To be heard at the Warden's Court, Northampton, on Tuesday, the 17th day of September, 1940.

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

NORTHAMPTON MINERAL FIELD. Water Right.

3-Porter, Frederick Albert; Galena; non-payment of rent.

WESTERN AU WAYS, TR TRICITY S	AMWAYS, FERRIES, AND ELEC-
ended June, 194 Railways Act, J Tramways Act, Ferries Act, 19	3); R. 63/38. Commissioner of Railways for Quarter 0, as required under the Government 904 (section 54); the Government 1912 (section 18); the Government 322 (section 17); the Government Act, 1914 (section 18):
Gross Receipts	Electricity Railways, Tramways, Ferries, Supply, £ £ £ 920,382 77,753 1,845 108,427
Expenditure	660,556 69,104 2,079 80,633
	£260,326 £8,649 *£234 £27794
Capital cost	£26,736,299 £1,107,402 £4,335 £1,926,579
	*Deficit.
19/8/1940.	J. A. ELLIS, Commissioner of Railways.

THE COMPANIES ACT, 1893. Carnarvon Traders, Limited.

NOTICE is hereby given that the Registered Office of Carnarvon Traders, Limited, is now situate at the offices of A. J. McLaren & Co., First Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on each week day (Saturdays and Bank Holidays excepted).

Dated at Perth this 15th day of August, 1940.

EDW. H. ANGELO,

Director.

A. J. McLaren & Co., Chartered Accountants (Aust.), English, Scottish, and Australian Bauk Chambers, St. George's terrace, Perth.

THE COMPANIES ACT, 1893-1938.

Australian Iron & Steel, Limited.

NOTICE is hereby given that the office and place of business of the above Company has been changed and is now situate at First Floor, Steamship Buildings, St. George's terrace, Perth.

Dated the 16th day of August, 1940.

H. C. WATSON, Attorney in Western Australia for the abovenamed Company.

Robinson, Cox, McDonald, & Louch, 21 Howard street, Perth, Solicitors in Western Australia for the said Company.

THE COMPANIES ACT, 1893. Gladstone's Pty., Limited.

NOTICE is hereby given that the Registered Office of Gladstone's Pty., Limited, is situated at Second Floor, Warwick House, 63 St. George's terrace, Perth, and is open to the public from 9 a.m. to 5 p.m. on week days and 9 a.ni. to noon on Saturdays.

IDRIS V. GARLAND,

Attorney. Idris V. Garland, 63 St. George's terrace, Perth, Chartered Accountant (Aust.).

THE COMPANIES ACT, 1893.

Steel Horse Crude Oil Tractors, Limited.

I CERTIFY that, at a duly convened meeting of the Shareholders of Steel Horse Crude Oil Tractors, Limited, held at the offices of Messrs. Lohrmann & Tindal, Soli-citors, 89 St. George's terrace, Perth, on Wednesday, the 24th day of July, 1940, at 3 p.m., the resignation of Reginald Goyne Miller as Liquidator was received and a special resolution was passed appointing Arthur Douglas Sinclair, Accountant, of St. George's terrace, Perth, as Voluntary Liquidator.

Dated the 24th day of July, 1940.

J. ITTERSHAGEN, Chairman.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Steel Horse Crude Oil Tractors, Limited (in liquidation).

THE creditors of the abovenamed Company are re-quired, on or before the 19th day of September, 1940, to send the names and addresses of their solicitors (if to send the names and addresses of their solicitors (if any) to Arthur Douglas Sinclair, of 12 Nestle House, St. George's terrace, Perth, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator are by their solicitors or otherwise to prove their debts or claims at 12 Nestle House, Perth, the office of the Liquidator, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved: the 20th day of made before such debts are proved; the 20th day of September, 1940, at four o'clock in the afternoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 15th day of August, 1940, at Perth.

Α.	D.	SINCLAIR.

Liquidator. A. Douglas Sinclair, Chartered Accountant, 12 Nestle House, 188 St. George's terrace, Perth. ASSOCIATIONS INCORPORATION ACT, 1895.

WE, Thomas Henry Batey, of 5 Arundell street, Bayswater, and William Thomas Davies, 14 Watson place, Maylands, being the persons hereunto authorised by the Maylands and Bayswater Old Age and Invalid Pensioners' Association, do hereby give notice that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

> T. H. BATEY. W. T. DAVIES.

The following is a copy of the Memorial intended to be filed in the Supreme Court, under the provisions of the said Act:---

1. Name of Institution:-The Maylands and Bayswater Old Age and Invalid Pensioners' Association.

2. Object and Purpose of Institution:—(a) Generally to assist and protect the interests and further the claims of Invalid and Old Age Pensioners Act, 1908-1932, and amendments, and any other Act or Acts which may hereafter be passed affecting or concerning invalid or old age pensioners or persons claiming to be entitled to a pension under such Acts or any other such Acts, or any matter concerning invalid or old age pensioners or persons claiming to be entitled to a pension; (b) to promote such legislative, social, or administrative reforms or amendments as are relative to the foregoing aims and objects; (c) to encourage and assist in the dissemination of a sound public knowledge concerning the condition in life of aged and invalid pensioners and the duty of making adequate provision for their support, and to print and publish such publications as the Association may think desirable for the furtherance of the objects of the Association; (d) the establishment of a functal fund for the benefit of members generally; (e) and for the inauguration and carrying out of any business or matter deemed necessary in the interests of members of the Association.

3. Where Situated or Established:-No. 223 Railway terrace, Maylands.

4. Trustees:-Nil.

5. In whom the Management of the Institution is Vested:—The Executive Committee, the President, Vice-President, Secretary, Treasurer, and ten other members or more elected annually at the general meeting in January.

THE PARTNERSHIP ACT, 1893.

NOTICE is hereby given that the Partnership heretofore subsisting between Herbert Wilson Holloway and Albert Edward Roberts, both of Menzies, carrying on business of Garage and Service Station, at Menzies aforesaid, under the style or firm of ''Holloway & Roberts,'' has been dissolved by mutual consent as from the 24th day of June, 1940; the said Herbert Wilson Holloway has retired from the firm and the business is now being carried on by the said Albert Edward Roberts.

Dated the 17th day of August, 1940.

(Sgd.) H. W. HOLLOWAY. (Sgd.) A. E. ROBERTS.

Witness:-

(Sgd.) George Smith, Draper, Menzies.

O'Dea & O'Dea, Solicitors, National Mutual Buildings, St. George's terrace, Perth, and at Kalgoorlie.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Francis John Pinnock, late of No. 376 Albany road, Victoria Park, in the State of Western Australia, Building Contractor, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed Francis John Pinnock, deceased, are required to send particulars thereof in writing to the Executor of his said Will, care of the undersigned, on or before the 23rd day of September, 1940, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which notice shall then have been received. Dated the 20th day of August, 1940.

> ACKLAND & WATKINS, Perpetual Trustees Buildings, 89 St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Elizabeth Howlett, late of Melrose crescent, Mt. Lawley, in the State of Western Australia, but formerly of Marvel Loch, in the said State, Widow, deceased. NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed Elizabeth Howlett, deceased, are required to send particulars thereof in writing to the Executor of her said Will, care of the undersigned, on or before the 23rd day of September, 1940, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which notice shall then have been received.

Dated the 19th day of August, 1940.

ACKLAND & WATKINS, Perpetual Trustees Buildings, 89 St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION

In the matter of Will of Mary Burrows, late of Harvey, in the State of Western Australia, Widow, deceased.

ALL persons having claims or demands against the Estate of the abovenamed deceased are hereby required to render particulars of the same in writing to the Executors, care of the undersigned, on or before the 23rd day of September, 1940, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which the said Executor shall then have had notice.

Dated this 14th day of August, 1940.

BALL & ROBERTSON, of Udue road, Harvey, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Foley, late of Chidlow street, Northam, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of James Foley, late of Chidlow street, Northam, in the State of Western Australia, Retired Farmer, deceased, are requested to send particulars of the same in writing to the Executrices, care of the undersigned, on or before the 23rd day of September, 1940, after which date the Executrices 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 15th day of August, 1940.

CONNOR & MAYBERRY, 110 Fitzgerald street, Northam, Solicitors for the Executrices.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Jane Gatherer, late of 36 Lawley crescent, Mount Lawley, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Jane Gatherer, late of 36 Lawley crescent, Mount Lawley, in the State of Western Australia, Widow (deceased), are required to

forward particulars of such claims to the Excentor The West Australian Trnstee, Executor, and Agency Com-pany, Limited, St. George's terrace, Perth, in the State of Western Anstralia, on or before the 23rd day of State of Western Anstrana, on or before the 25rd (149 of September, 1940; and notice is hereby further given that at the expiration of such time the said Executor will proceed to distribute the assets of the said de-ceased among the persons entitled thereto, having re-gard only to the claims and demands of which it shall then have had notice.

Dated this 14th day of Angust, 1940.

OLNEY & NEVILE, Solicitors for the Executor, C.M.L. Buildings, St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Francis Joseph Hyde, late of 102 Outram street, West Perth, in the State of Western Anstralia, Retired, deceased.

NOTICE is hereby given that all persons having claims NOTICE is hereby given that all persons having claums or demands against the Estate of the abovenamed Francis Joseph Hyde, deceased, are required to send particulars thereof in writing to the Executor, The West Anstralian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 23rd day of September, 1940, after which date the said Executor will proceed to distribute the assets of the soid deceased amongst the persons entitled thereto. the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated this 14th day of August, 1940.

V. O. FABRICIUS,

of 56 A.M.P. Chambers, William street, Perth, Solicitor for the Excentor, The West Ans-tralian Trustee, Excentor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Edward Arthur Griffith, late of Pendleton street, Collie, in the State of Western Anstralia, Land Agent, decensed.

Western Anstralia, Land Agent, deceased. NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of Edward Arthur Griffith, late of Pendleton street, Collie, in the State of Western Australia, Land Agent, deceased, are hereby requested to send in particulars in writing of their claims or demands to the Excentor, The Perpetnal Excentors, Trustees, and Agency Com-pany (W.A.), Limited, of St. George's terrace, Perth, in the said State, on or before the 23rd day of Sep-tember, 1940, after which day the said Excentor 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 Exce only to the claims and demands of which the said Exccutor shall then have had notice.

Dated this 20th day of August, 1940.

DWYER, DURACK, & DUNPHY, of Samson's Buildings, 33 Barrack street, Perth, Solicitors for the Excentor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Estate of Pasquale Carboni, late of Brown road and Briant road, Baleatta, in the State of Western Australia, Market Gardener, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed de-ceased are requested to send particulars thereof in writceased are requested to send particulars thereof in writ-ing to the Administratrix, care of Joseph, Mnir, & Wil-liams, Solicitors, A.N.A. Honse, St. George's terrace, Perth, on or before the 23rd day of September, 1940, after which date the Administratrix will distribute the Estate amongst the persons entitled thereto, and will not be liable in respect of any claims and demands of which she shall not then have had notice.

Dated this 16th day of August, 1940.

JOSEPH, MUIR, & WILLIAMS, A.N.A. House, St. George's terrace, Perth, Solicitors for the Administratrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of George Rouse Gardner, formerly of Wyalkatchem, in the State of Western Australia, Butcher, but late of Number 31 Stirling road, Claremont, in the said State, Master Butcher, decensed.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deor demands against the Estate of the abovenamed de-ceased are requested to send particulars thereof in writ-ing to the Executors, eare of Joseph, Mnir, & Williams, Solicitors, A.N.A. Honse, St. George's terrace, Perth, on or before the 23rd day of September, 1940, after which date the Executors will distribute the Estate amongst the persons entitled thereto, and will not be liable in respect of any claims and demands of which they shall not then have had notice.

Dated this 16th day of August, 1940.

JOSEPH, MUIR, & WILLIAMS, A.N.A. Honse, St. George's terrace, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will and Codicil thereto of Charles Young, late of 8 Brookman street, Perth, in the State of Western Anstralia, Retired Contractor, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby requested to send in particulars in writing of their claims and demands to the Executor, John Patrick Young, care of the undersigned, on or before the 23rd day of September, 1940, 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 he shall then have had notice.

Dated this 15th day of Angust, 1940.

LAVAN, WALSH, & LAVAN, Queensland Insurance Building, 29 Barrack street, Perth, Solicitors for the Executor.

The Election of Senators Act, 1903. PROCLAMATION

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

WHEREAS by the Election of Senators Act, 1903, it is provided that the Governor may by Proclamation, to be published in the Government Gazette not less than seven days before the issue of the Writ for any election of Senators for the State of Western Australia, fix the places at which such election shall be held, and the dates for the nomination, the polling, and the declaradates for the nomination, the polling, and the declara-tion of the poll and return of the writ: And whereas the thirtieth day of Angust, 1940, has been fixed as the date for the issue of a Writ for the election of Senators aforesaid: Now, therefore I, the said Lientenant-Gov-ernor, by and with the advice and consent of the Exceu-tive Conneil, do hereby fix Saturday, the seventh day of September, 1940, at 12 o'clock noon as the day and time hefore which nominations for the said election are of September, 1940, at 12 o'clock noon as the day and time before which nominations for the said election are to be made, and Saturday, the twenty-first day of September, 1940, as the date for the polling at the said election, and on or before Saturday, the twenty-sixth day of October, 1940, as the date for the return of the Writ; and do hereby fix the Office of the Commonwealth Electoral Officer, Commonwealth Bank Buildings, Second Floor, Murray street, Perth, as the place of nomination for the said election, and the polling places within the said State appointed under the law of the Common-wealth for the time being in force for the regulation of Derivative election of the place of the regulation of Parliamentary elections as the places at which such election shall be held.

Given under my hand and the Public Scal of the said State, at Perth, this 22nd day of August, 1940.

By His Excellency's Command,

E. NULSEN, Minister for Justice.

GOD SAVE THE KING ! ! !

NOTICE TO CREDITORS AND CLAIMANTS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims or demands 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 or demands to me in writing on or before the 23rd day of September, 1940, 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 or demands of which I shall then have had notice.

Dated at Perth the 22nd day of August, 1940.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation
Linton, John	16-2-40	15-8-40	Continental Hotel, Claremont	Business agent
Holmes, Janet Proctor	19-6-40	,,	Ewing street, Welshpool	Widow
Pemberton, John James (also known as John James Ryan)	9-6-40	,,	formerly of Bayswater but late of Nedlands	Labourer
Evans, Isabella Preshaw	29-11-36	19-8-40	1 Wimbledon avenue, El- wood, Victoria	Widow
McVilly, Thomas Hawkins	15-3-40	,,	Wooroloo	Clerk
Eastwood, Martha	21-1-39	,,	67 Weston street, Carlisle	Widow

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

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Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	3	Q
Adoption of Children Act	0	2	6
Agricultural Bank Act	0	1	0
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ment	0	1	6
Brands Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6
Bush Fires Act	0	1	0
Carriers Act	0	0	6
Child Welfare Act	0	2	0
Companies (Consolidated) Act	0	4	6
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Dairy Industry Act	0	2	õ
Dairy Products Marketing Regulation Act	-		-
Declarations and Attestations Act	0	0	6
Dentists Act and Amendment		2	0
Discharged Soldiers' Settlement Act	0	1	6
Dog Act (Consolidated)	0	1	0
Dried Fruits Act	0	1	6
Droving Act	0	1	Ō
Drugs (Police Offences) Act	ŏ	î	ĕ
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